
ASSEMBLY BILL NO. 74—COMMITTEE
ON COMMERCE AND LABOR

(ON BEHALF OF THE DIVISION OF INSURANCE OF THE
DEPARTMENT OF BUSINESS AND INDUSTRY)

PREFILED NOVEMBER 20, 2024

Referred to Committee on Commerce and Labor

SUMMARY—Revises provisions relating to insurance.
(BDR 57-256)

FISCAL NOTE: Effect on Local Government: Increases or Newly
Provides for Term of Imprisonment in County or City
Jail or Detention Facility.
Effect on the State: Yes.

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EXPLANATION – Matter in *bolded italics* is new; matter between brackets ~~omitted material~~ is material to be omitted.

AN ACT relating to insurance; making various changes to the Nevada Insurance Code; revising provisions governing examinations of insurers and other persons subject to regulation under the Code; revising certain powers and duties of the Commissioner of Insurance; revising various requirements and restrictions imposed on insurers and other persons subject to regulation under the Code; revising provisions relating to service contracts, providers of service contracts and administrators of service contracts; repealing provisions governing insurance for home protection; revising provisions relating to administrators; standardizing the definitions of certain words and terms; revising provisions relating to adjustors; revising provisions relating to certain trade practices and frauds; removing certain obsolete and duplicative provisions; transferring certain duties from the Commissioner of Financial Institutions to the Commissioner of Mortgage Lending; revising provisions relating to certain accounts and funds relevant to the regulation of certain insurers and insurance administration; designating certain employees of the Division of Insurance of the Department of Business and Industry as category II peace officers; providing penalties; and providing other matters properly relating thereto.



Legislative Counsel's Digest:

1 Existing law requires the Commissioner of Insurance to regulate insurance in
2 this State and enforce the provisions of the Nevada Insurance Code. (NRS
3 679B.120) Existing law sets forth various requirements relating to examinations of
4 insurers, which are conducted by the Commissioner. (NRS 679B.230-679B.300)

5 **Section 354** of this bill repeals those provisions of existing law relating to
6 examinations of insurers. **Sections 1-41** of this bill reenact, reorganize and revise
7 those provisions into a new chapter of the Nevada Revised Statutes governing
8 examinations of insurers and other persons subject to regulation under the Nevada
9 Insurance Code. **Sections 3-12 and 27-41** additionally enact provisions that are
10 modeled, in general, after the Market Conduct Surveillance Model Law adopted by
11 the National Association of Insurance Commissioners and which: (1) require the
12 Commissioner to collect and analyze information concerning the market practices
13 of insurers; and (2) authorize the Commissioner to take certain actions, including,
14 without limitation, the conducting of certain examinations, based on the results of
15 that analysis. **Sections 43, 54, 65, 111, 113, 114, 124-127, 197, 203, 210, 213, 216-**
16 **218, 221, 223, 229, 251, 253, 269, 289-291, 293, 294, 297, 318, 319, 336, 340 and**
17 **342** of this bill make conforming changes to replace references in existing law to
18 the sections which were repealed and reenacted in **sections 2-41**.

19 **Section 42** of this bill authorizes the Commissioner, during a state of
20 emergency or declaration of disaster, to issue a temporary order to address certain
21 matters relating to policies issued in this State. **Section 42** requires each such order
22 to be approved by the Governor and meet certain other requirements. **Section 333**
23 of this bill exempts any order issued by the Commissioner pursuant to **section 42**
24 of the requirements of the Nevada Administrative Procedure Act.
25 (NRS 233B.039)

26 **Section 44** of this bill expands the applicability of a provision of existing law
27 requiring the Secretary of State to nullify the charter or certificate of certain
28 insurers who are prohibited from transacting insurance in this State to include any
29 person who is prohibited from transacting insurance in this State. **Section 45** of this
30 bill revises requirements imposed on the Commissioner concerning the publication
31 of a guide to rates for policies of insurance for motor vehicles. **Section 46** of this
32 bill revises provisions governing oversight by the Commissioner of certain usual
33 and customary fees or reimbursement methodologies. **Section 47** of this bill
34 authorizes an attorney employed by the Division of Insurance of the Department of
35 Business and Industry to act as legal counsel to the Division and the Commissioner
36 in certain matters, instead of the Attorney General. **Section 48** of this bill: (1)
37 authorizes the Commissioner to enter into contracts with the National Association
38 of Insurance Commissioners for goods and services related to the regulation of
39 insurance; and (2) exempts such a contract from the provisions of existing law
40 governing purchasing for the State. **Section 116** of this bill makes a conforming
41 change to update an internal reference changed by **section 48**. **Section 51** of this
42 bill authorizes the Commissioner to limit, in addition to suspending, the certificate
43 of authority of an insurer under certain circumstances.

44 Existing law provides for the registration and regulation of administrators by
45 the Commissioner. (NRS 683A.0805-683A.0893) **Section 55** of this bill requires an
46 administrator to report to the Commissioner certain information concerning
47 administrative actions and criminal prosecutions against the administrator. **Section**
48 **57** of this bill applies certain definitions in existing law relating to administrators to
49 **section 55**. **Sections 58-60** of this bill revise provisions relating to certain: (1)
50 documents which are required as part of an application for registration as an
51 administrator; (2) bonds which are required to be filed by an administrator; and (3)
52 recordkeeping requirements for administrators. **Section 61** of this bill authorizes an
53 administrator to use accounts in a financial institution not located in this State to
54 hold certain money in a fiduciary capacity. **Section 62** of this bill authorizes the



55 Commissioner to revoke the registration of an administrator without further notice
56 if the registration has already been suspended and the administrator becomes
57 nonresponsive.

58 Existing law provides for the registration and regulation of providers of service
59 contracts by the Commissioner. (Chapter 690C of NRS) **Sections 52 and 205** of
60 this bill: (1) reduce from 2 years to 1 year the length of time that a certificate of
61 registration for a service contract provider is valid; and (2) proportionally reduce
62 the fees for registration and renewal to reflect annual instead of biennial
63 registration. **Sections 202, 207 and 209** of this bill revise provisions relating to
64 certain duties and requirements for the registration of a service contract provider.
65 **Section 206** of this bill revises provisions relating to the financial security which is
66 required of a service contract provider. **Section 208** of this bill requires a service
67 contract to include the name of the holder of the service contract. **Sections 56, 199,**
68 **201 and 204** of this bill: (1) require a person who administers a service contract to
69 obtain a certificate of registration as an administrator issued by the Commissioner;
70 (2) subject such an administrator to the provisions of existing law governing
71 administrators; and (3) set forth certain requirements for the operation of such an
72 administrator. **Sections 200 and 211** of this bill authorize the Commissioner to: (1)
73 issue a cease and desist order under certain circumstances; and (2) suspend, without
74 advance notice or a hearing, the registration of a service contract provider if the
75 provider violates a cease and desist order from the Commissioner. **Section 212** of
76 this bill increases the maximum fines the Commissioner may assess for certain
77 violations of existing law relating to service contracts.

78 **Section 64** of this bill: (1) removes a provision requiring certain hearings to be
79 held within 30 days of a written application under certain circumstances, thus
80 making existing law applicable which provides a 60-day timeline for such hearings
81 under those circumstances; and (2) authorizes the Commissioner, after notice and
82 the opportunity for a hearing, to take certain actions against the license of a
83 business organization. (NRS 679B.310)

84 Existing law provides for the licensure and regulation of independent adjusters,
85 public adjusters, company adjusters and staff adjusters by the Commissioner.
86 (Chapter 684A of NRS) **Section 67** of this bill eliminates the staff adjuster and
87 company adjuster license types and instead consolidates those license types into the
88 independent adjuster license type. **Sections 66, 68-70, 73-76, 343 and 344** of this
89 bill make conforming changes to reflect that consolidation.

90 Existing law generally exempts a person who is licensed as an adjuster in
91 another state from the requirement to take and pass an examination to obtain a
92 nonresident license as an adjuster under certain circumstances. **Sections 71 and 72**
93 of this bill require a person to take and pass such an examination if the home state
94 of the person requires a nonresident applicant for a license as an adjuster to take
95 and pass an examination for licensure.

96 **Section 77** of this bill revises requirements for licensing as a surplus lines
97 broker. **Section 78** of this bill revises provisions relating to the Commissioner
98 accepting service of process on behalf of unauthorized insurers in certain
99 circumstances.

100 Existing law governs trade practices and frauds relating to the insurance
101 business and gives the Commissioner exclusive jurisdiction to regulate trade
102 practices in the insurance business. (Chapter 686A of NRS) **Sections 80-83, 97, 99,**
103 **101, 102 and 110** of this bill revise and add to the provisions of existing law
104 governing trade practices and frauds for the purpose of conforming more closely to
105 the Unfair Trade Practices Act adopted by the National Association of Insurance
106 Commissioners. **Section 80** prohibits an insurer from taking certain discriminatory
107 actions. **Section 81** imposes certain requirements on an insurer relating to
108 recordkeeping. **Section 82** prohibits a person from making certain false or
109 fraudulent statements or representations. **Section 83** requires a property and



110 casualty insurer to provide to a primary insured certain loss information upon
111 request. **Section 97** prohibits an insurer from providing certain inducements to
112 purchase insurance. **Section 99** sets forth certain restrictions upon a person, bank or
113 affiliate relating to insurance. **Section 101** sets forth certain actions relating to
114 value-added products or services that do not constitute prohibited discrimination or
115 rebates. **Section 102** sets forth certain actions that constitute prohibited unfair
116 discrimination. **Section 110** sets forth certain recordkeeping requirements for a
117 person who generates leads for an insurer or producer of insurance relating to
118 health insurance products and services.

119 Existing law prohibits certain health insurers from denying a claim, refusing to
120 issue or cancelling a policy of health insurance solely because the claim involves an
121 act of domestic violence or the person applying for or covered by the policy was the
122 victim of such an act of domestic violence. (NRS 689A.413, 689B.068, 689C.196,
123 695A.195, 695B.316, 695C.203, 695D.217) **Section 354** repeals those provisions.
124 **Sections 84-93** of this bill instead set forth restrictions concerning discrimination
125 based on domestic violence which are modeled, in general, after several model acts
126 adopted by the National Association of Insurance Commissioners relating to unfair
127 discrimination against subjects of abuse. **Sections 83-92** prohibit insurers,
128 insurance professionals and other persons from engaging in various discriminatory
129 actions relating to domestic violence, including, among other actions: (1) denying,
130 refusing to issue or renew, cancelling or otherwise terminating a policy of insurance
131 on the basis of the domestic violence status of a person; and (2) with certain
132 exceptions, denying benefits on a policy of insurance on the basis of domestic
133 violence status, including, without limitation, denying a claim under a policy of
134 health insurance solely because the claim involves an act that constitutes domestic
135 violence. **Section 93** requires an insurer or insurance professional to explain to an
136 applicant or insured, and demonstrate to the Commissioner, certain matters relating
137 to certain actions involving medical conditions relating to domestic violence.

138 **Section 109** of this bill sets forth certain unfair trade practices relating to the
139 handling of claims that are modeled, in general, after provisions set forth in the
140 Unfair Claims Settlement Practices Act adopted by the National Association of
141 Insurance Commissioners.

142 **Section 115** of this bill limits deductions for depreciation in the settlement of
143 certain property insurance claims to the cost of physical goods being repaired or
144 replaced.

145 **Section 117** of this bill reduces the time within which an insurer is required to
146 respond to a request for prior authorization, from within 20 days after the insurer
147 received the request to: (1) within 2 business days after the date of submission of
148 the request, if the request involves urgent health care services; and (2) within 5
149 business days after the date of submission of the request, if the request does not
150 involve urgent health care services.

151 Existing law prohibits an insurer from taking certain adverse actions against a
152 policy of motor vehicle insurance as a result of the filing of certain claims or the
153 making of certain inquiries. (NRS 687B.385) **Section 118** of this bill expands that
154 prohibition to prohibit an insurer from taking certain adverse actions against a
155 policy of property or casualty insurance as a result of the filing of certain claims or
156 the making of certain inquiries.

157 **Section 119** of this bill revises the dates on which the Commissioner is required
158 to request and an insurer is required to provide certain annual information relating
159 to compliance with certain federal laws.

160 **Sections 128-134, 153-159, 175-181, 197, 232-237, 252, 270, 298-302, 304**
161 **and 305** of this bill reorganize and revise, for consistency throughout various
162 provisions of the Nevada Insurance Code, certain definitions in existing law of the
163 terms "medical management technique," "network plan," "provider network
164 contract," "provider of health care" and "therapeutic equivalent" as those terms



165 relate to: (1) individual health insurance; (2) group and blanket health insurance;
166 (3) health insurance for small employers; (4) fraternal benefit societies; (5)
167 nonprofit corporations for hospital, medical and dental service; (6) health
168 maintenance organizations; and (7) managed care organizations. **Sections 63, 120-**
169 **123, 136-149, 151, 152, 160-174, 183-194, 238-250, 255-268, 274-287, 296, 303,**
170 **306-317, 328, 337, 338 and 349** of this bill make conforming changes to eliminate
171 duplicative references in provisions of existing law to which those reorganized
172 definitions apply.

173 **Section 135** of this bill removes certain obsolete references to a program for
174 reinsurance. **Section 150** of this bill exempts certain health benefit plans from a
175 requirement to include certain provisions relating to reinstatement.

176 **Sections 214 and 215** of this bill transfer certain duties of the Commissioner of
177 Financial Institutions to the Commissioner of Mortgage Lending. **Sections 219,**
178 **321, 322 and 345** of this bill revise the conditions under which certain insurers are
179 considered impaired or insolvent for the purpose of conforming more closely to the
180 Insurer Receivership Model Act adopted by the National Association of Insurance
181 Commissioners.

182 **Sections 220 and 334** of this bill provide for the confidentiality of certain
183 information relating to captive insurers. **Section 222** of this bill authorizes the
184 Commissioner to exempt a pure captive insurer that only insures risks of its parent
185 and affiliated companies or controlled unaffiliated businesses from certain
186 provisions of existing law applicable to captive insurers generally. For a captive
187 insurer who is not currently transacting the business of insurance and has been
188 issued a certificate of dormancy by the Commissioner, **section 224** of this bill: (1)
189 revises the amount of capital and surplus required of a dormant captive insurer; and
190 (2) requires a dormant captive insurer to comply with any applicable
191 responsibilities of the insurer which accrued before the date on which the certificate
192 of dormancy was issued. **Section 230** of this bill specifies the minimum amount of
193 the annual premium tax that is required to be paid by a captive insurer in any year
194 in which the captive insurer was not a dormant captive insurer and wrote no direct
195 premiums or assumed no reinsurance premiums. **Section 225** of this bill eliminates
196 a requirement for the Commissioner to adopt administrative regulations relating to
197 the competence of an attorney with whom a captive insurer enters into a contract.
198 **Section 226** of this bill authorizes the calculation of what constitutes an
199 extraordinary dividend or extraordinary distribution based on the fiscal year of a
200 captive insurer rather than a calendar year. **Sections 227 and 228** of this bill revise
201 provisions relating to certain reporting requirements applicable to certain captive
202 insurers for consistency in existing law among different types of captive insurers.

203 **Sections 230 and 231** of this bill: (1) eliminate the Account for the Regulation
204 and Supervision of Captive Insurers; and (2) redirect all fees, assessments, taxes
205 and other sources of funds which are credited to the Account into the Fund for
206 Insurance Administration and Enforcement.

207 **Section 254** of this bill revises provisions relating to certain deductibles and
208 coinsurance payments which are applicable to group contracts for hospital, medical
209 or dental services.

210 **Section 271** of this bill clarifies the applicability to health maintenance
211 organizations of certain existing laws relating to network plans. **Sections 272 and**
212 **273** of this bill revise certain terminology relating to the capital and surplus of a
213 health maintenance organization.

214 **Sections 323-327** of this bill authorize the Commissioner to appoint a person
215 who is not an employee of the Division of Insurance to serve as the administrative
216 supervisor of an insurer which has been placed under administrative supervision by
217 the Commissioner.

218 **Section 335** of this bill designates investigators and administrators of the
219 Division who perform certain duties relating to insurance fraud as category II peace



220 officers, thus requiring them to meet certain training and educational requirements
221 applicable to those officers.

222 **Sections 339 and 341** of this bill authorize the Commissioner to adopt
223 administrative regulations relating to cemeteries and crematories for pets.

224 **Sections 347 and 348** of this bill: (1) require an association of self-insured
225 public or private employers to file a corrective action plan with the Commissioner
226 relating to certain deficiencies; and (2) authorize the Commissioner to withdraw the
227 certificate of an association if the association fails to notify the Commissioner of
228 such a deficiency.

229 **Section 354** repeals provisions of existing law relating to insurance for home
230 protection. (NRS 645.645, 690B.100-690B.180) **Section 354** also repeals a
231 provision applicable to health insurance for small employers which is duplicative of
232 existing law applicable to all group and blanket health insurance. (NRS 689C.320)
233 **Sections 53, 182, 195 and 330-332** of this bill make conforming changes by
234 removing and replacing references in existing law to provisions repealed by
235 **section 354**.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Title 57 of NRS is hereby amended by adding
2 thereto a new chapter to consist of the provisions set forth as
3 sections 2 to 41, inclusive, of this act.

4 **Sec. 2.** *As used in this chapter, unless the context otherwise*
5 *requires, the words and terms defined in sections 3 to 12,*
6 *inclusive, of this act have the meanings ascribed to them in those*
7 *sections.*

8 **Sec. 3.** *“Desk examination” means a targeted examination*
9 *that is conducted at a location other than the office of the insurer*
10 *or the location at which the records under review are stored.*

11 **Sec. 4.** *“Market analysis” means the process required by*
12 *sections 27 and 28 of this act whereby the Commissioner and*
13 *market conduct surveillance personnel collect and analyze*
14 *information to develop a baseline understanding of the*
15 *marketplace and to identify patterns or practices of insurers that*
16 *deviate significantly from the norm or that may pose a potential*
17 *risk to a consumer of insurance.*

18 **Sec. 5. 1.** *“Market conduct action” means any action that*
19 *the Commissioner may initiate to assess and address the market*
20 *practices of an insurer, including, without limitation, market*
21 *analysis, a targeted examination and any other action described in*
22 *section 30 of this act.*

23 **2.** *The term does not include any action by the Commissioner*
24 *to resolve any individual complaint of a consumer or other report*
25 *or a specific instance of misconduct.*

26 **Sec. 6.** *“Market conduct surveillance personnel” means any*
27 *person employed by or contracted with by the Commissioner to*



1 *collect, analyze, review or act on information in the insurance*
2 *marketplace that identifies patterns or practices of insurers.*

3 **Sec. 7.** *“Market conduct uniform examination procedures”*
4 *means the most recent set of guidelines, developed and adopted by*
5 *the National Association of Insurance Commissioners, to be used*
6 *by market conduct surveillance personnel in conducting an*
7 *examination.*

8 **Sec. 8.** *“Market Regulation Handbook” means the most*
9 *recent handbook, developed and adopted by the National*
10 *Association of Insurance Commissioners, which:*

11 1. *Outlines the elements and objectives of market analysis*
12 *and the process by which states can establish and implement*
13 *programs of market analysis; and*

14 2. *Sets forth guidelines which document established practices*
15 *to be used by market conduct surveillance personnel in developing*
16 *and executing an examination.*

17 **Sec. 9.** *“On-site examination” means a targeted examination*
18 *that is conducted at the office of the insurer or the location at*
19 *which the records under review are stored.*

20 **Sec. 10.** *“Standardized Data Request” means the most recent*
21 *set of field names and descriptions, developed and adopted by the*
22 *National Association of Insurance Commissioners, for use by*
23 *market conduct surveillance personnel during an examination.*

24 **Sec. 11.** *“Targeted examination” means a focused*
25 *examination based on the results of market analysis to review*
26 *specific lines of business or specific business practices of an*
27 *insurer as described in section 13 of this act.*

28 **Sec. 12.** *“Third-party model or product” means a model or*
29 *product used by an insurer that was provided to the insurer by a*
30 *person not under direct or indirect corporate control of the*
31 *insurer.*

32 **Sec. 13.** *The specific lines of business or specific business*
33 *practices of an insurer that may be the subject of a targeted*
34 *examination include, without limitation:*

35 1. *Underwriting and rating;*

36 2. *Marketing and sales;*

37 3. *Complaint handling operations or management;*

38 4. *Advertising materials;*

39 5. *Licensing;*

40 6. *Policyholder services;*

41 7. *Nonforfeitures;*

42 8. *Claims handling; or*

43 9. *Policy forms and filings.*

44 **Sec. 14.** *If a change is made to any procedures, guidelines,*
45 *handbook or other work product of the National Association of*



1 *Insurance Commissioners referenced in this chapter that would*
2 *materially change the manner in which a market conduct action is*
3 *conducted, the Commissioner shall give notice and provide*
4 *interested parties with the opportunity for a hearing to be held*
5 *pursuant to NRS 679B.310 on the matter if:*

6 1. *The change cannot be implemented without an amendment*
7 *to an existing statute or regulation; or*

8 2. *The Commissioner chooses not to follow the change or*
9 *otherwise deviate from the most recent version of the procedures,*
10 *guidelines, handbook or other work product.*

11 **Sec. 15.** 1. *For the purpose of determining financial*
12 *condition, fulfillment of contractual obligations and compliance*
13 *with the law, the Commissioner shall, as often as he or she deems*
14 *advisable, examine the affairs, transactions, accounts, records and*
15 *assets of each person subject to regulation under this Code and of*
16 *any person as to any matter relevant to the financial affairs of the*
17 *person subject to regulation under this Code or to the*
18 *examination. Except as otherwise expressly provided in this Code,*
19 *the Commissioner shall so examine each authorized insurer not*
20 *less frequently than every 5 years. In scheduling and determining*
21 *the nature, scope and frequency of examinations, the*
22 *Commissioner shall consider:*

23 (a) *The results of any analysis or any applicable financial*
24 *statement;*

25 (b) *Any change in management or ownership of the person*
26 *subject to regulation under this Code;*

27 (c) *Any applicable actuarial opinion or summary;*

28 (d) *Any applicable report of an independent certified public*
29 *accountant; and*

30 (e) *Any other applicable criteria set forth in the Market*
31 *Regulation Handbook and most recent edition of the Financial*
32 *Condition Examiners Handbook, published by the National*
33 *Association of Insurance Commissioners that is in effect when the*
34 *Commissioner exercises his or her discretion pursuant to this*
35 *section.*

36 2. *In performing an examination pursuant to this section of a*
37 *person subject to regulation under this Code, the Commissioner*
38 *may examine or investigate any person, or the business of any*
39 *person, if the examination or investigation is, in the sole discretion*
40 *of the Commissioner, necessary or material to the examination of*
41 *the person subject to regulation under this Code.*

42 3. *The examination of an alien insurer must be limited to its*
43 *insurance transactions, assets, trust deposits and affairs in the*
44 *United States, except as otherwise required by the Commissioner.*



1 4. *The Commissioner shall in like manner examine each*
2 *insurer applying for an initial certificate of authority to transact*
3 *insurance in this State.*

4 5. *In lieu of an examination under this chapter, the*
5 *Commissioner may accept a report of the examination of a foreign*
6 *or alien insurer prepared by the Division for a foreign insurer's*
7 *state of domicile or an alien insurer's state of entry into the United*
8 *States.*

9 6. *As far as practicable, the examination of a foreign or alien*
10 *insurer must be made in cooperation with the supervisory officers*
11 *of insurance of other states in which the insurer transacts*
12 *business.*

13 **Sec. 16.** *To ascertain compliance with law, or relationships*
14 *and transactions between any person and any person subject to*
15 *regulation under this Code, the Commissioner may, as often as he*
16 *or she deems advisable, examine the accounts, records, documents*
17 *and transactions relating to such compliance or relationships of:*

18 1. *Any producer of insurance, solicitor, surplus lines broker,*
19 *general agent, adjuster, insurer representative, bail agent, motor*
20 *club agent or any other licensee or any other person the*
21 *Commissioner has reason to believe may be holding himself or*
22 *herself out as any of the foregoing.*

23 2. *Any person having a contract under which the person*
24 *enjoys in fact the exclusive or dominant right to manage or*
25 *control an insurer.*

26 3. *Any insurance holding company or other person holding*
27 *the shares of voting stock or the proxies of policyholders of a*
28 *domestic insurer, to control the management thereof, as voting*
29 *trustee or otherwise.*

30 4. *Any subsidiary of the person subject to regulation under*
31 *this Code.*

32 5. *Any person engaged in this State in, or proposing to*
33 *engage in this State in, or holding himself or herself out in this*
34 *State as so engaging or proposing, or in this State assisting in, the*
35 *promotion, formation or financing of an insurer or insurance*
36 *holding corporation, or corporation or other group to finance an*
37 *insurer or the production of its business.*

38 6. *Any independent review organization, as defined in*
39 *NRS 695G.026.*

40 **Sec. 17.** 1. *When the Commissioner determines to examine*
41 *the affairs of any person, the Commissioner shall designate one or*
42 *more examiners and instruct the examiner or examiners as to the*
43 *scope of the examination.*

44 2. *The Commissioner shall conduct each examination in an*
45 *expeditious, fair and impartial manner.*



1 3. Upon any such examination the Commissioner, or the
2 examiner if specifically so authorized in writing by the
3 Commissioner, may administer oaths and examine under oath any
4 person as to any matter relevant to the affairs under examination
5 or relevant to the examination.

6 4. Every person being examined and the officers, attorneys,
7 employees, agents and representatives of the person shall make
8 freely available to the Commissioner or the examiners of the
9 Commissioner the accounts, records, documents, files,
10 information, assets and matters of the person which are in his or
11 her possession or control and relating to the subject of the
12 examination and shall facilitate the examination.

13 5. If the Commissioner or examiner finds any accounts or
14 records to be inadequate, or inadequately kept or posted, the
15 Commissioner may employ experts to reconstruct, rewrite, post or
16 balance the accounts or records at the expense of the person being
17 examined if that person has failed to maintain, complete or correct
18 the accounts or records after the Commissioner or examiner has
19 given the person written notice and a reasonable opportunity to do
20 so.

21 6. Neither the Commissioner nor any examiner may remove
22 any account, record, document, file or other property of the person
23 being examined from the offices or place of the person being
24 examined except with the written consent of the person before
25 removal or pursuant to an order of a court duly obtained. This
26 provision does not affect the making and removal of copies or
27 abstracts of any such account, record, document, file or other
28 property.

29 7. Any person who refuses without just cause to be examined
30 under oath or who willfully obstructs or interferes with an
31 examiner in the exercise of his or her authority pursuant to this
32 section is guilty of a misdemeanor.

33 8. This chapter does not limit the Commissioner's authority:

34 (a) To terminate or suspend an examination in order to pursue
35 other legal or regulatory action.

36 (b) During any hearing or any legal action, to use and, if so
37 ordered by a court, to make public a final or preliminary report of
38 an examination, working papers or other documents of an
39 examiner or insurer, or any other information discovered or
40 developed during the course of an examination. Such documents
41 must be given their appropriate evidentiary weight and must not be
42 accepted as prima facie evidence of the facts contained therein.

43 **Sec. 18.** 1. No cause of action arises, nor may any liability
44 be imposed against any person for the act of communicating or
45 delivering information or data to the Commissioner or any



1 *authorized representative or examiner of the Commissioner*
2 *pursuant to an examination made under this chapter, if the act of*
3 *communication or delivery was performed in good faith and*
4 *without fraudulent intent, the intent to deceive or gross*
5 *negligence.*

6 *2. The Commissioner, his or her authorized representative or*
7 *any examiner appointed by the Commissioner is entitled to an*
8 *award of attorney's fees and costs if he or she is the prevailing*
9 *party in a civil cause of action for libel, slander or any other*
10 *relevant tort arising out of activities in carrying out the provisions*
11 *of this chapter and the party bringing the action was not*
12 *substantially justified in doing so. For the purposes of this*
13 *subsection, an action is substantially justified if the action had a*
14 *reasonable basis in law or fact at the time it was brought.*

15 **Sec. 19. 1. Except as otherwise provided in subsection 2:**

16 *(a) The cost of an examination of an insurer, or of any person*
17 *described in subsection 1, 2, 5 or 6 of section 16 of this act, must*
18 *be borne by the person examined. Such costs include only the*
19 *reasonable compensation and per diem allowance of the*
20 *examiners of the Commissioner, including expert assistance, and*
21 *incidental expenses as necessarily incurred in the examination. As*
22 *to the costs incurred in any such examination, the Commissioner*
23 *shall give due consideration to scales and limitations*
24 *recommended by the National Association of Insurance*
25 *Commissioners and outlined in the examination manual*
26 *sponsored by the Association.*

27 *(b) The person examined shall promptly pay the costs of the*
28 *examination upon presentation by the Commissioner of a*
29 *reasonably detailed written statement thereof.*

30 *2. The Commissioner may bill a person subject to regulation*
31 *under this Code for the examination of any person referred to in*
32 *subsection 1 of section 16 of this act and shall adopt regulations*
33 *governing such billings.*

34 **Sec. 20. 1. All money received by the Commissioner**
35 **pursuant to section 19 of this act must be deposited in the Fund**
36 **for Insurance Administration and Enforcement created by**
37 **NRS 680C.100.**

38 *2. Money for travel, per diem, compensation and other*
39 *necessary and authorized expenses incurred by an examiner or*
40 *other representative of the Division in the examination of any*
41 *person required to pay, and making payment of, the expense of*
42 *examination pursuant to section 19 of this act must be paid out of*
43 *the Fund for Insurance Administration and Enforcement as other*
44 *claims against the State are paid.*



1 **Sec. 21.** *The provisions of sections 22 to 26, inclusive, of this*
2 *act apply to an examination conducted by the Commissioner other*
3 *than a targeted examination.*

4 **Sec. 22.** *1. If the Commissioner deems it necessary to value*
5 *any asset involved in an examination, the Commissioner may*
6 *submit a written request to the person being examined to appoint*
7 *one or more appraisers who by reason of education, experience or*
8 *special training, and disinterest, are competent to appraise the*
9 *asset. Selection of any such appraiser must be subject to the*
10 *written approval of the Commissioner. If no such appointment is*
11 *made within 10 days after the request was delivered to the person,*
12 *the Commissioner may appoint the appraiser or appraisers.*

13 *2. Any such appraisal must be expeditiously made, and a copy*
14 *of the appraisal furnished to the Commissioner and to the person*
15 *being examined.*

16 *3. The reasonable costs of the appraisal must be borne by the*
17 *person being examined.*

18 **Sec. 23.** *1. Not later than 60 days after the completion of*
19 *an examination, the examiner designated by the Commissioner*
20 *shall file a verified report of examination, in writing, which must*
21 *be comprised only of facts appearing upon the books, records or*
22 *other documents of the person subject to regulation under this*
23 *Code, the agents of the person or other persons examined*
24 *concerning the affairs of the person, or as ascertained from the*
25 *testimony of the officers or agents of the person or other persons*
26 *examined concerning the affairs of the person, and such*
27 *conclusions and recommendations as the examiner finds*
28 *reasonably warranted from the facts. The report of examination*
29 *must be verified by the oath of the examiner making the report.*

30 *2. The report of examination of a person subject to regulation*
31 *under this Code verified pursuant to subsection 1 is prima facie*
32 *evidence in any action or proceeding for the receivership,*
33 *conservation or liquidation of the person brought in the name of*
34 *the State against the person, or the officers or agents of the*
35 *person, upon the facts stated therein.*

36 **Sec. 24.** *1. Upon receipt of the verified report of*
37 *examination pursuant to section 23 of this act, the Commissioner*
38 *shall deliver a copy of the report to the person examined with a*
39 *notice affording the person 10 days or such additional reasonable*
40 *period as the Commissioner for good cause may allow within*
41 *which to review the report and make a written submission or*
42 *rebuttal with respect to recommended changes or any matters*
43 *contained in the report.*

44 *2. Within 30 days after the end of the period allowed for the*
45 *receipt of written submissions or rebuttals, the Commissioner shall*



1 *fully consider and review the report, together with any written*
2 *submissions or rebuttals and any relevant portions of the*
3 *examiner's working papers and enter an order:*

4 *(a) Adopting the report as filed or with modification or*
5 *corrections;*

6 *(b) Rejecting the report with directions to the examiner to*
7 *reopen the examination for purposes of obtaining additional data,*
8 *documentation or information, and requiring the refileing of the*
9 *report pursuant to subsection 1 of section 23 of this act; or*

10 *(c) For an investigatory hearing for purposes of obtaining*
11 *additional documentation, data, information and testimony.*

12 *3. If the report reveals that a person subject to regulation*
13 *under this Code is operating in violation of any law, regulation or*
14 *previous order of the Commissioner, the Commissioner may order*
15 *the person to take any action the Commissioner considers*
16 *necessary or appropriate to cure the violation.*

17 **Sec. 25.** *1. If requested by the person examined, within the*
18 *period allowed under subsection 1 of section 24 of this act, or if*
19 *ordered pursuant to subsection 2 of that section, the*
20 *Commissioner shall hold a hearing relative to the report and shall*
21 *not file the report in the Division for public inspection until after*
22 *the hearing and the order of the Commissioner thereon.*

23 *2. If no hearing has been requested or ordered, the report of*
24 *examination, with modifications, if any, as the Commissioner*
25 *deems proper, must be filed in the Division for public inspection*
26 *within 30 days after the expiration of the period allowed for review*
27 *by the person examined. Otherwise the report must be so filed*
28 *within 30 days after final hearing thereon, except that the*
29 *Commissioner may withhold from public inspection any report for*
30 *so long as the Commissioner deems such withholding to be*
31 *necessary for the protection of the person examined against*
32 *unwarranted injury or to be in the public interest.*

33 *3. The Commissioner shall forward to the person examined a*
34 *copy of the report of examination as filed, together with any*
35 *recommendations or statements relating thereto which the*
36 *Commissioner deems proper.*

37 *4. If the report concerns the examination of a domestic*
38 *insurer, a copy of the report, or a summary thereof approved by*
39 *the Commissioner must be presented by the insurer's chief*
40 *executive officer to the insurer's board of directors or similar*
41 *governing body at its next regular board meeting. A copy of the*
42 *report must also be furnished by the secretary of the insurer, if*
43 *incorporated, or by the attorney-in-fact if a reciprocal insurer,*
44 *within 30 days after receipt of the report in final form by the*
45 *insurer, to each member of the insurer's board of directors or*



1 similar governing body, and the certificate of the secretary or
2 attorney-in-fact that a copy of the report of examination has been
3 so furnished shall be deemed to constitute knowledge of the
4 contents of the report by each such member.

5 **Sec. 26.** 1. The Commissioner may disclose the content of a
6 report of examination, preliminary report, or the results of an
7 examination, or any matter relating thereto, to the Division or any
8 agency of any other state or country that regulates insurance, or to
9 law enforcement officers of this or any other state, or to an agency
10 of the Federal Government at any time, if the agency or office
11 receiving the report or matter relating thereto agrees in writing to
12 hold it confidential in a manner consistent with this chapter.
13 Access may also be granted to the National Association of
14 Insurance Commissioners.

15 2. All working papers, recorded information, documents and
16 copies thereof produced by, obtained by or disclosed to the
17 Commissioner or any other person in the course of an
18 examination are confidential, are not subject to subpoena, and
19 may not be made public by the Commissioner or any other person,
20 except as necessary for a hearing or as provided in this section,
21 NRS 239.0115 and subsection 4 of section 25 of this act. A person
22 to whom information is given must agree in writing before
23 receiving the information to provide to it the same confidential
24 treatment as required by this section, unless the prior written
25 consent of the person to which it pertains has been obtained.

26 **Sec. 27.** For the purpose of conducting the analysis required
27 by section 28 of this act, the Commissioner and market conduct
28 surveillance personnel shall collect information from:

- 29 1. Data currently available to the Division;
- 30 2. Surveys and required reporting requirements;
- 31 3. Information collected by the National Association of
32 Insurance Commissioners;
- 33 4. Other sources in public and private sectors; and
- 34 5. Other sources from within and outside the insurance
35 industry.

36 **Sec. 28.** 1. The Commissioner and market conduct
37 surveillance personnel shall analyze the information collected
38 pursuant to section 27 of this act to develop a baseline
39 understanding of the marketplace and to identify for further
40 review any insurer or pattern or practice of an insurer that
41 deviates significantly from the norm or that may pose a potential
42 risk to a consumer of insurance.

43 2. The Commissioner and market conduct surveillance
44 personnel shall use the Market Regulation Handbook as one
45 resource in performing the analysis required by subsection 1.



1 **Sec. 29.** *Except as otherwise provided by law, every insurer*
2 *or other person from whom information is sought in connection*
3 *with a market conduct action, including the officers, directors and*
4 *agents of the insurer or other person, shall provide the*
5 *Commissioner or market conduct surveillance personnel*
6 *convenient and free access to all books, records, accounts, papers,*
7 *documents and any or all computer or other recordings relating to*
8 *the property, assets, business and affairs of the insurer. The*
9 *officers, directors, employees, producers of insurance and agents*
10 *of the insurer or other person shall facilitate market conduct*
11 *actions and aid in market conduct actions so far as it is in their*
12 *power to do so.*

13 **Sec. 30. 1.** *If the Commissioner determines, as the result of*
14 *market analysis, that further inquiry into an insurer or a pattern*
15 *or practice of an insurer is needed, the Commissioner may, subject*
16 *to section 32 of this act, initiate an on-site examination or, before*
17 *initiating an on-site examination, initiate one or more other*
18 *market conduct actions, including, without limitation:*

19 (i) *Correspondence with the insurer.*

20 (ii) *An interview with the insurer.*

21 (iii) *Information gathering.*

22 (iv) *Policy and procedure reviews.*

23 (v) *Interrogatories.*

24 (vi) *A review of any self-evaluation or compliance program of*
25 *the insurer, including, without limitation, membership in a best*
26 *practices organization.*

27 (vii) *A desk examination.*

28 (viii) *Any other investigation, review or other action the*
29 *Commissioner deems appropriate to assess the market practices of*
30 *the insurer.*

31 **2.** *Any market conduct action initiated by the Commissioner*
32 *must:*

33 (i) *Be cost effective for the Division and the insurer;*

34 (ii) *Provide for the protection of consumers of insurance; and*

35 (iii) *Focus on the general business practices and compliance*
36 *activities of the insurer rather than on identifying infrequent or*
37 *unintentional errors that do not cause significant harm to*
38 *consumers of insurance.*

39 **3.** *Before initiating a market conduct action, the*
40 *Commissioner may provide the insurer an opportunity to resolve*
41 *any concerns of the Commissioner raised by market analysis to the*
42 *satisfaction of the Commissioner.*

43 **4.** *The Commissioner shall notify an insurer in writing if the*
44 *Commissioner initiates a market conduct action which requires a*
45 *response or other participation from the insurer.*



1 5. *The Commissioner shall take reasonable steps to eliminate*
2 *duplicative inquiries and coordinate market conduct actions and*
3 *findings with other states.*

4 **Sec. 31. 1.** *The Commissioner may determine the*
5 *frequency and timing of market conduct actions. In determining*
6 *the frequency and timing of market conduct actions, the*
7 *Commissioner shall consider:*

8 (a) *The specific market conduct action to be initiated; and*

9 (b) *Whether extraordinary circumstances indicating a risk to*
10 *consumers warrant immediate action.*

11 2. *If the Commissioner has reason to believe that more than*
12 *one insurer is engaged in common practices that constitute*
13 *grounds for initiating a market conduct action, the Commissioner*
14 *may schedule and coordinate more than one market conduct*
15 *action simultaneously.*

16 3. *The Commissioner shall conduct any targeted examination*
17 *in accordance with the Market Regulation Handbook and the*
18 *market conduct uniform examination procedures.*

19 4. *To the greatest extent possible, the Division shall use the*
20 *Standardized Data Request during a targeted examination. The*
21 *Division may adopt by regulation a successor product to the*
22 *Standardized Data Request if the Commissioner determines the*
23 *successor product is substantially similar.*

24 5. *In lieu of a targeted examination of a foreign or alien*
25 *insurer licensed in this State, the Commissioner may accept an*
26 *examination report of another state if the Commissioner*
27 *determines that the state has a market surveillance system that is*
28 *comparable to the provisions of this chapter.*

29 **Sec. 32. 1.** *To the greatest extent possible, the*
30 *Commissioner shall consider initiating a desk examination or*
31 *other market conduct action described in section 30 of this act*
32 *before initiating an on-site examination.*

33 2. *If the Commissioner determines that other market conduct*
34 *actions identified in section 30 of this act are not appropriate or if*
35 *the Commissioner has already conducted another market conduct*
36 *action but determines that further inquiry into an insurer or the*
37 *pattern or practices of an insurer is warranted, the Commissioner*
38 *may initiate and conduct an on-site examination.*

39 3. *If the Commissioner schedules an on-site examination, the*
40 *Commissioner shall post notice of that fact, in accordance with the*
41 *requirements set forth in section 34 of this act, on the system for*
42 *tracking examinations maintained by the National Association of*
43 *Insurance Commissioners or its successor product or*
44 *organization, as determined by the Commissioner.*



1 **Sec. 33.** *Before conducting an on-site examination, market*
2 *conduct surveillance personnel shall prepare a work plan for the*
3 *examination that must include, without limitation:*

4 1. *The name and address of the insurer to be examined;*

5 2. *The name and contact information of a lead examiner who*
6 *will oversee the examination;*

7 3. *Notice of any personnel from outside the Division who will*
8 *assist in the examination;*

9 4. *The justification for the on-site examination;*

10 5. *The scope of the on-site examination;*

11 6. *The date on which the on-site examination is scheduled to*
12 *begin;*

13 7. *An estimate of the length of time that the on-site*
14 *examination will take;*

15 8. *A budget for the on-site examination; and*

16 9. *The factors which will be included in the billing for the on-*
17 *site examination.*

18 **Sec. 34.** 1. *Except as otherwise provided in subsection 3,*
19 *not later than 60 days before the date on which an on-site*
20 *examination is scheduled to begin, the Commissioner shall:*

21 (a) *Send to the insurer:*

22 (1) *Notice in writing of that fact;*

23 (2) *The work plan prepared pursuant to section 33 of this*
24 *act; and*

25 (3) *A request for the insurer to name an examination*
26 *coordinator and to provide the name and contact information of*
27 *that person to the Commissioner.*

28 (b) *Post notice of that fact on the system for tracking*
29 *examinations maintained by the National Association of*
30 *Insurance Commissioners or its successor product or*
31 *organization, as determined by the Commissioner.*

32 2. *Except as otherwise provided in subsection 3, not later*
33 *than 30 days before the date on which an on-site examination is*
34 *scheduled to begin, the Commissioner shall conduct a pre-*
35 *examination conference with the examination coordinator named*
36 *by the insurer pursuant to paragraph (a) of subsection 1 and any*
37 *other key personnel, as determined by the Commissioner or*
38 *examination coordinator, as applicable.*

39 3. *If the on-site examination is initiated in response to*
40 *extraordinary circumstances pursuant to paragraph (b) of*
41 *subsection 1 of section 31 of this act, the Commissioner shall*
42 *comply with the provisions of this section as soon as is practicable.*

43 4. *Before completing an on-site examination, the lead*
44 *examiner named in the work plan prepared pursuant to section 33*
45 *of this act shall conduct an exit conference with the insurer.*



1 5. As soon as is practicable after completing the examination,
2 the Commissioner shall send notice in writing to the insurer
3 confirming the date on which the on-site examination was
4 completed.

5 **Sec. 35. 1.** Except by mutual agreement in writing between
6 the Commissioner and the insurer to modify the following
7 timeline:

8 (a) Not later than 60 days after the date on which an on-site
9 examination is confirmed as complete pursuant to subsection 5 of
10 section 34 of this act, the Commissioner shall send a draft report
11 of examination results to the insurer.

12 (b) Not later than 30 days after the date on which the insurer
13 receives the draft report of examination results described in
14 paragraph (a), the insurer may send any written comments related
15 to the draft report to the Commissioner. The insurer is not
16 required by this paragraph to submit written comments. If the
17 insurer submits written comments pursuant to this paragraph, the
18 comments must not include the name of any person involved in
19 any aspect of the examination, except that the name of a person
20 may be included to acknowledge the involvement of the person in
21 the examination.

22 (c) Not later than 30 days after the date on which the
23 Commissioner receives any written comments from the insurer
24 pursuant to paragraph (b), or not later than 60 days after the date
25 on which the Commissioner sent the draft report pursuant to
26 paragraph (a) if the insurer does not submit any written
27 comments, the Commissioner shall send a final report of
28 examination results to the insurer in compliance with the
29 requirements of subsections 2 and 3.

30 (d) Not later than 30 days after the date on which the insurer
31 receives the final report of examination results, the insurer shall
32 be deemed to accept the final report and the findings of the final
33 report unless the insurer:

34 (1) Makes a written application for a hearing pursuant to
35 NRS 679B.310; or

36 (2) Makes a written request for a one-time extension from
37 the Commissioner of 30 additional days. The Commissioner may
38 grant a request for extension submitted pursuant to this
39 subparagraph if the Commissioner determines it is appropriate.

40 2. The Commissioner may make revisions or corrections to
41 the report of examination results at any time after sending a draft
42 report to the insurer pursuant to paragraph (a) of subsection 1
43 and before sending a final report to the insurer pursuant to
44 paragraph (c) of subsection 1. If the insurer submits any written



1 *comments related to the draft report pursuant to paragraph (b) of*
2 *subsection 1, the Commissioner:*

3 *(a) Shall make a good faith effort to informally resolve any*
4 *issues raised in the written comments; and*

5 *(b) Except as otherwise provided in subsection 3, shall include*
6 *the written comments in the final report of examination results,*
7 *either in the body of the report or as an appendix.*

8 *3. The final report of examination results must not include*
9 *the name of any person involved in any aspect of the examination,*
10 *except that the name of a person may be included to acknowledge*
11 *the involvement of the person in the examination. If the insurer*
12 *submits written comments pursuant to paragraph (b) of subsection*
13 *1 in violation of the requirements of that paragraph, the*
14 *Commissioner shall redact the written comments in compliance*
15 *with the requirements of this subsection before including the*
16 *written comments in the final report.*

17 **Sec. 36.** *1. Except as otherwise provided in this section, the*
18 *Commissioner shall keep confidential the final report of*
19 *examination results created pursuant to section 35 of this act for*
20 *not less than 30 days after:*

21 *(a) The date on which the insurer accepts the report or is*
22 *deemed to accept the report; or*

23 *(b) The date on which any proceedings related to a hearing*
24 *requested by the insurer pursuant to NRS 679B.310 have*
25 *concluded.*

26 *2. So long as a court of competent jurisdiction has not stayed*
27 *the publication of the final report of examination results created*
28 *pursuant to section 35 of this act, the Commissioner shall make*
29 *the final report open for public inspection after the period of*
30 *confidentiality described in subsection 1 has expired.*

31 *3. Nothing in this chapter shall be construed to prevent the*
32 *Commissioner from disclosing to the insurance regulatory body of*
33 *any other state or agency of the Federal Government, at any time,*
34 *any information discovered in the course of or the results of*
35 *targeted examination or any matter relating thereto, including,*
36 *without limitation, any draft report or final report of examination*
37 *results, if the state, agency or office receiving the information,*
38 *results or report agrees to hold the information, results or report*
39 *confidential in accordance with the provisions of this chapter.*

40 **Sec. 37.** *1. Except as otherwise provided by law, in the*
41 *course of any market conduct action, market conduct surveillance*
42 *personnel shall have free and full access to all books and records,*
43 *employees, officers and directors, as practicable, of an insurer*
44 *during regular business hours.*



1 2. *An insurer utilizing a third-party model or product for any*
2 *of the activities which are the subject of a market conduct action*
3 *shall, upon the request of market conduct surveillance personnel,*
4 *make the details of the third-party model or product available.*

5 3. *All documents created, produced, disclosed to or obtained*
6 *by the Commissioner, the National Association of Insurance*
7 *Commissioners or any other person in the course of market*
8 *analysis or any other market conduct action shall be confidential*
9 *and privileged, shall not be subject to subpoena, and shall not be*
10 *subject to discovery or admissible in evidence in any private civil*
11 *action. For the purposes of this subsection, the term "documents"*
12 *includes, without limitation, working papers, third-party models or*
13 *products, complaint logs and any copies of the foregoing.*

14 4. *Disclosure from an insurer to the Commissioner of any*
15 *documents, materials or other information subject to the*
16 *provisions of this section shall not be construed as a waiver of any*
17 *applicable privilege or claim of confidentiality.*

18 **Sec. 38.** *Notwithstanding the provisions of section 37 of this*
19 *act, the Commissioner may, in order to assist in the performance*
20 *of his or her duties:*

21 1. *Share documents, materials and other information,*
22 *including confidential and privileged documents, materials and*
23 *other information, with an agency of any other state or country*
24 *that regulates insurance, law enforcement officers of this or any*
25 *other state, an agency of the Federal Government or the National*
26 *Association of Insurance Commissioners and its affiliates and*
27 *subsidiaries, if the recipient of the information has the legal*
28 *authority to and agrees to maintain the confidential and privileged*
29 *status of the information;*

30 2. *Receive documents, materials and other information,*
31 *including confidential and privileged documents, materials and*
32 *other information, from an agency of any other state or country*
33 *that regulates insurance, law enforcement officers of this or any*
34 *other state, an agency of the Federal Government or the National*
35 *Association of Insurance Commissioners and its affiliates and*
36 *subsidiaries, if the Commissioner maintains the confidential and*
37 *privileged status of any information received with notice of or the*
38 *understanding that it is confidential or privileged under the laws*
39 *of the jurisdiction where the document, material or other*
40 *information originated; and*

41 3. *Enter into agreements governing the sharing and use of*
42 *documents, materials and other information consistent with this*
43 *chapter.*

44 **Sec. 39.** *1. Market conduct surveillance personnel must be*
45 *qualified by education, experience and, where applicable,*



1 *professional designations. The Commissioner may contract with*
2 *qualified outside market conduct surveillance personnel to*
3 *supplement existing market conduct surveillance personnel if the*
4 *Commissioner determines assistance is necessary.*

5 2. *Except as otherwise provided in subsection 3, market*
6 *conduct surveillance personnel have a conflict of interest in a*
7 *market conduct action pursuant to the provisions of this chapter if*
8 *the market conduct surveillance personnel directly or indirectly:*

9 (a) *Are affiliated with the management of the insurer subject*
10 *to the market conduct action;*

11 (b) *Have been employed by the insurer subject to the market*
12 *conduct action; or*

13 (c) *Own a pecuniary interest in the insurer subject to the*
14 *market conduct action.*

15 3. *Nothing in the provisions of subsection 2 shall be*
16 *construed to automatically preclude a person from being:*

17 (a) *A policyholder or claimant under a policy of insurance;*

18 (b) *A grantee of a mortgage or similar instrument on the*
19 *residence of the person from a regulated entity, if under*
20 *customary terms and in the ordinary course of business;*

21 (c) *An owner of an investment in shares of regulated*
22 *diversified investment companies; or*

23 (d) *A settlor or beneficiary of a blind trust into which any*
24 *otherwise permissible holding has been placed.*

25 **Sec. 40. 1.** *Any fine or other penalty levied as the result of*
26 *a market conduct action must be consistent, reasonable and*
27 *justified.*

28 2. *In determining whether a fine or penalty is consistent,*
29 *reasonable and justified, the Commissioner shall consider:*

30 (a) *Any actions taken by the insurer to maintain membership*
31 *in and comply with the standards of any best practices*
32 *organizations that promote high ethical standards of conduct in*
33 *the marketplace; and*

34 (b) *The extent to which the insurer maintains any program of*
35 *regulatory compliance to assess, report and remediate any*
36 *problems detected by the insurer.*

37 **Sec. 41. 1.** *The Commissioner shall report data which is*
38 *collected during market analysis to the market information*
39 *systems which are used by the National Association of Insurance*
40 *Commissioners, or successor products as determined by the*
41 *Commissioner, including, without limitation, the Complaints*
42 *Database System, the Examination Tracking System and the*
43 *Regulatory Information Retrieval System.*



1 2. *The Division shall compile and maintain data and other*
2 *information in a manner that meets the requirements of the*
3 *National Association of Insurance Commissioners.*

4 3. *The Commissioner shall share information and coordinate*
5 *the market analysis and examination efforts of the Division with*
6 *other states through the National Association of Insurance*
7 *Commissioners.*

8 **Sec. 42.** Chapter 679B of NRS is hereby amended by adding
9 thereto a new section to read as follows:

10 1. *If the Governor or the Legislature proclaims the existence*
11 *of a state of emergency or issues a declaration of disaster pursuant*
12 *to NRS 414.070, the Commissioner may issue an order that*
13 *addresses any or all of the following matters related to policies*
14 *issued in this State:*

15 (a) *Reporting requirements for claims;*

16 (b) *Grace periods for payment of insurance premiums and*
17 *performance of other duties by an insured; or*

18 (c) *Temporary postponement of cancellations and*
19 *nonrenewals.*

20 2. *An order issued pursuant to subsection 1:*

21 (a) *Must be approved by the Governor;*

22 (b) *Is effective for not more than 30 days unless the*
23 *Commissioner, with the approval of the Governor, extends the*
24 *order for an additional period of not more than 30 days or any*
25 *subsequent additional period of not more than 30 days.*

26 (c) *Must specify, by line of insurance:*

27 (1) *The geographic areas in which the order applies, which*
28 *must be:*

29 (I) *Within, but may be less extensive than, the*
30 *geographic area specified in the proclamation of the existence of a*
31 *state of emergency or declaration of disaster; and*

32 (II) *Specified by an appropriate means of delineation*
33 *which may include, without limitation, delineation by zip code;*
34 *and*

35 (2) *The date on which the order becomes effective and the*
36 *date on which the order terminates.*

37 3. *The Commissioner shall adopt regulations that establish*
38 *general criteria for an order issued pursuant to subsection 1.*

39 4. *Nothing in this section prohibits the Commissioner from*
40 *adopting an emergency regulation in accordance with chapter*
41 *233B of NRS relating to a specific proclamation of a state of*
42 *emergency or declaration of disaster or otherwise limits or affects*
43 *the regulatory authority of the Commissioner as provided by law.*



1 **Sec. 43.** NRS 679B.139 is hereby amended to read as follows:
2 679B.139 1. The Commissioner may adopt regulations
3 governing plans for providing welfare benefits to employees of
4 more than one employer. The regulations must provide standards
5 requiring the maintenance of specified levels of reserves and
6 specified levels of contributions which any such plan, or any trust
7 established under such a plan, must meet. If a plan does not meet the
8 standards, no benefits may be paid under the plan.

9 2. The Commissioner may conduct an examination of any
10 insurer which administers a plan for providing welfare benefits to
11 employees of more than one employer to determine whether the
12 insurer is complying with the Commissioner's regulations. The cost
13 of the examination must be borne by the insurer in the manner
14 provided in ~~[NRS 679B.290.]~~ *section 19 of this act.* If the
15 Commissioner determines that the insurer is not complying with
16 the Commissioner's regulations, the Commissioner shall require the
17 insurer not to pay benefits under the plan.

18 3. As used in this section, the term "plan for providing welfare
19 benefits for employees of more than one employer" is intended to be
20 equivalent to the term "employee welfare benefit plan which is a
21 multiple employer welfare arrangement" as used in federal statutes
22 and regulations.

23 **Sec. 44.** NRS 679B.142 is hereby amended to read as follows:

24 679B.142 1. The Commissioner shall deliver to the Secretary
25 of State a copy of an order of the Commissioner or of the district
26 court prohibiting ~~[an insurer]~~ *a person* from transacting insurance in
27 this state as a corporation, limited-liability company, limited
28 partnership or limited-liability partnership.

29 2. Upon receiving the order, the Secretary of State shall nullify
30 the charter of the corporation or limited-liability company or the
31 certificate of the limited partnership or limited-liability partnership.

32 3. The Secretary of State shall not accept for filing a document
33 with the same name as a corporation, limited-liability company,
34 limited partnership or limited-liability partnership whose charter or
35 certificate has been nullified.

36 **Sec. 45.** NRS 679B.145 is hereby amended to read as follows:

37 679B.145 The Commissioner shall:

38 1. Publish a guide to rates for policies of insurance for motor
39 vehicles which contains:

40 (a) An explanation of the various types of coverage available.
41 (b) A list of all insurers which offer insurance for motor vehicles
42 in Nevada.

43 (c) ~~[Comparisons of the cost for each type of insurance when
44 purchased from the five insurers who offer it at the highest price and~~



1 ~~the five insurers who offer it at the lowest price, using one or more~~
2 ~~hypothetical examples developed by the Commissioner.~~

3 ~~—(d)~~ Any other information which the Commissioner deems
4 appropriate and useful to the public.

5 2. Maintain the guide by republishing it with revised
6 information ~~[at least once each year.]~~ *if the Commissioner*
7 *determines market conditions have changed enough to warrant an*
8 *update.*

9 3. Distribute the guide and the information contained in the
10 guide in any manner the Commissioner deems appropriate.

11 **Sec. 46.** NRS 679B.152 is hereby amended to read as follows:

12 679B.152 1. Every insurer or organization for dental care
13 which pays claims on the basis of *usual and customary* fees ~~[for~~
14 ~~medical]~~ or ~~[dental care which are “usual and customary”]~~ *other*
15 *reimbursement methodology* shall submit to the Commissioner a
16 complete description of the method it uses to determine those fees
17 ~~[.]~~ *or of the other methodology, as applicable.* Except as otherwise
18 provided in NRS 239.0115, this information must be kept
19 confidential by the Commissioner. The fees ~~[determined]~~ *or*
20 *methodology submitted* by the insurer or organization ~~[to be the~~
21 ~~usual and customary fees]~~ for ~~[that]~~ *dental* care are subject to the
22 approval of the Commissioner as being the usual and customary fees
23 *or an appropriate reimbursement methodology* in that locality.
24 ~~[The]~~ *Except as otherwise provided in subsection 3, the* provisions
25 of this subsection apply to medical or dental care provided to a
26 claimant under any contract of insurance.

27 2. Any contract for group, blanket or individual health
28 insurance and any contract issued by a nonprofit hospital, medical or
29 dental service corporation or organization for dental care, which
30 provides a plan for dental care to its insureds or members which
31 limits their choice of a dentist, under the plan to those in a
32 preselected group, must offer its insureds or members the option of
33 selecting a plan of benefits which does not restrict the choice of a
34 dentist. The selection of that option does not entitle the insured or
35 member to any increase in contributions by his or her employer or
36 other organization toward the premium or cost of the optional plan
37 over that contributed under the restricted plan.

38 3. *The provisions of subsection 1 do not apply to fees or*
39 *reimbursement methodologies used to reimburse a participating*
40 *provider of health care under a network plan issued pursuant to*
41 *NRS 687B.600 to 687B.850, inclusive.*

42 **Sec. 47.** NRS 679B.180 is hereby amended to read as follows:

43 679B.180 1. The Commissioner may invoke the aid of the
44 courts through injunction or other proper process, mandatory or
45 otherwise, to enjoin any existing or threatened violation of any



1 provision of this Code, or to enforce any proper order made by or
2 action taken by the Commissioner.

3 2. If the Commissioner has reason to believe that any person
4 has violated any provision of this Code, or other law applicable to
5 insurance operations, for which criminal prosecution in the opinion
6 of the Commissioner would be in order, the Commissioner shall
7 give the information relative thereto to the appropriate district
8 attorney or to the Attorney General. The district attorney or
9 Attorney General shall promptly institute such action or proceedings
10 against such person as in the opinion of the district attorney or
11 Attorney General the information may require or justify.

12 3. Except as otherwise provided in this Code, *an attorney*
13 *employed by the Division or* the Attorney General shall act as legal
14 counsel to the Division and the Commissioner in all matters
15 pertaining to the administration and enforcement of this Code.

16 **Sec. 48.** NRS 679B.220 is hereby amended to read as follows:

17 679B.220 1. The Commissioner shall communicate on
18 request of the regulatory officer for insurance in any state, province
19 or country any information which it is the duty of the Commissioner
20 by law to ascertain respecting authorized insurers.

21 2. The Commissioner may:

22 (a) Be a member of the National Association of Insurance
23 Commissioners or any successor organization. ~~{ }~~

24 (b) Exchange with the ~~{association}~~ *Association* or any
25 successor organization any information, not otherwise confidential,
26 relating to applicants and licensees under this title. ~~{ }~~

27 (c) Communicate with the ~~{association}~~ *Association* or any
28 successor organization concerning the business of insurance
29 generally. ~~{ }~~

30 (d) *Enter into contracts with or through the Association or any*
31 *successor organization for goods and services related to the*
32 *regulation of insurance. Any contract entered into pursuant to this*
33 *paragraph is not subject to the provisions of chapter 333 of NRS.*

34 (e) Enter into compacts with the regulatory officers in other
35 states to:

36 (1) Further the uniform treatment of insurers throughout the
37 United States;

38 (2) Ensure market stability; or

39 (3) Ensure essential insurance is made available to Nevada
40 residents. ~~{and}~~

41 ~~{e)}~~ (f) Participate in and support other cooperative activities of
42 public officers having supervision of the business of insurance.

43 **Sec. 49.** NRS 679B.630 is hereby amended to read as follows:

44 679B.630 The Commissioner shall establish a program within
45 the Division to investigate any act or practice which:



1 1. Violates the provisions of NRS 686A.010 to ~~686A.310,~~
2 **686A.325**, inclusive ~~4~~, and sections 80 to 93, inclusive, of this
3 **act**; or

4 2. Defrauds or is an attempt to defraud an insurer.

5 **Sec. 50.** NRS 680A.120 is hereby amended to read as follows:

6 680A.120 1. Except as *otherwise* provided in ~~subsections 2~~
7 ~~and 5,~~ **subsection 4**, to qualify for authority to transact any one
8 kind of insurance as defined in NRS 681A.010 to 681A.080,
9 inclusive, or combinations of kinds of insurance as shown below, an
10 insurer shall possess and thereafter maintain unimpaired paid-in
11 capital stock, if a stock insurer, or unimpaired basic surplus, if a
12 mutual or a reciprocal insurer, and free surplus not less than 100
13 percent of the minimum required capital stock or minimum required
14 basic surplus, and when first so authorized shall possess initial free
15 surplus, all in amounts not less than as determined from the
16 following table:

	STOCK INSURERS		FOREIGN MUTUAL INSURERS		RECIPROCAL INSURERS	
	Minimum Required Capital Stock	Initial Free Surplus	Minimum Required Basic Surplus	Initial Free Surplus	Minimum Required Basic Surplus	Initial Free Surplus
Life	500,000	1,000,000 2,000,000	500,000	1,000,000 2,000,000	N/A	N/A
Health, Property, Casualty, Surety, Marine & Transportation Multiple						
line.....	500,000	1,000,000 2,000,000	500,000	1,000,000 2,000,000	500,000	1,000,000 2,000,000
Title	500,000	750,000 1,500,000	N/A	N/A	N/A	N/A
Financial Guarantee Guaranty	10,000,000	40,000,000	N/A	N/A	N/A	N/A

40 2. ~~At the discretion of the Commissioner, a domestic insurer~~
41 ~~holding a valid certificate of authority to transact insurance in this~~
42 ~~state immediately prior to January 1, 1992, may, if otherwise~~
43 ~~qualified therefor, continue to be so authorized while possessing the~~
44 ~~amount of paid in capital stock, if a stock insurer, or surplus, if a~~
45 ~~mutual insurer, required by the laws of this state for such authority~~



~~1 immediately before January 1, 1992, for a period not to exceed 2
2 years. On or before January 1, 1994, the insurer shall meet the
3 requirements of subsection 1. The Commissioner shall not grant
4 such an insurer authority to transact any other or additional kinds of
5 insurance unless it then fully complies with the requirements as to
6 capital and surplus, as applied to all kinds of insurance which it then
7 proposes to transact, as provided by this section for like foreign
8 insurers applying for original certificates of authority pursuant to
9 this Code.~~

10 ~~—3.]~~ Capital and surplus requirements are based upon all the
11 kinds of insurance transacted by the insurer in any and all areas in
12 which it operates or proposes to operate, whether or not only a
13 portion of such kinds are to be transacted in this state.

14 ~~[4.]~~ 3. As to surplus required for qualification to transact one or
15 more kinds of insurance and thereafter to be maintained, domestic
16 mutual insurers are governed by chapter 693A of NRS and domestic
17 reciprocal insurers are governed by chapter 694B of NRS.

18 ~~[5.]~~ 4. An insurer who transacts financial guaranty insurance in
19 this state must transact only one kind of insurance and possess and
20 maintain the minimum capital and surplus requirements pursuant to
21 subsection 1.

22 **Sec. 51.** NRS 680A.200 is hereby amended to read as follows:

23 680A.200 1. Except as otherwise provided in NRS 616B.472,
24 the Commissioner may refuse to continue or may suspend, limit or
25 revoke an insurer's certificate of authority if the Commissioner finds
26 after a hearing thereon, or upon waiver of hearing by the insurer,
27 that the insurer has:

28 (a) Violated or failed to comply with any lawful order of the
29 Commissioner;

30 (b) Conducted business in an unsuitable manner;

31 (c) Willfully violated or willfully failed to comply with any
32 lawful regulation of the Commissioner; or

33 (d) Violated any provision of this Code other than one for
34 violation of which suspension or revocation is mandatory.

35 ➤ In lieu of such a suspension or revocation, the Commissioner
36 may levy upon the insurer, and the insurer shall pay forthwith, an
37 administrative fine of not more than \$2,000 for each act or violation.

38 2. Except as otherwise provided in chapter 696B of NRS, the
39 Commissioner shall suspend or revoke an insurer's certificate of
40 authority on any of the following grounds if the Commissioner finds
41 after a hearing thereon that the insurer:

42 (a) Is in unsound condition, is being fraudulently conducted, or
43 is in such a condition or is using such methods and practices in the
44 conduct of its business as to render its further transaction of



1 insurance in this State currently or prospectively hazardous or
2 injurious to policyholders or to the public.

3 (b) With such frequency as to indicate its general business
4 practice in this State:

5 (1) Has without just cause failed to pay, or delayed payment
6 of, claims arising under its policies, whether the claims are in
7 favor of an insured or in favor of a third person with respect to the
8 liability of an insured to the third person; or

9 (2) Without just cause compels insureds or claimants to
10 accept less than the amount due them or to employ attorneys or to
11 bring suit against the insurer or such an insured to secure full
12 payment or settlement of such claims.

13 (c) Refuses to be examined, or its directors, officers, employees
14 or representatives refuse to submit to examination relative to its
15 affairs, or to produce its books, papers, records, contracts,
16 correspondence or other documents for examination by the
17 Commissioner when required, or refuse to perform any legal
18 obligation relative to the examination.

19 (d) Except as otherwise provided in NRS 681A.110, has
20 reinsured all its risks in their entirety in another insurer.

21 (e) Has failed to pay any final judgment rendered against it in
22 this State upon any policy, bond, recognizance or undertaking as
23 issued or guaranteed by it, within 30 days after the judgment
24 became final or within 30 days after dismissal of an appeal before
25 final determination, whichever date is the later.

26 3. In addition to the grounds specified in subsections 1 and 2,
27 the Commissioner may refuse to continue or may suspend, limit or
28 revoke an insurer's certificate of authority if the Commissioner finds
29 after a hearing thereon, or upon waiver of hearing by the insurer,
30 that the insurer has failed to comply with any provision of NRS
31 439B.800 to 439B.875, inclusive, if applicable, or any applicable
32 regulation adopted pursuant thereto.

33 4. The Commissioner may, without advance notice or a hearing
34 thereon, immediately *limit or* suspend the certificate of authority of
35 any insurer as to which proceedings for receivership,
36 conservatorship, rehabilitation or other delinquency proceedings
37 have been commenced in any state by the public officer who
38 supervises insurance for that state.

39 5. No proceeding to suspend, limit or revoke a certificate of
40 authority pursuant to this section may be maintained unless it is
41 commenced by the giving of notice to the insurer within 5 years
42 after the occurrence of the charged act or omission. This limitation
43 does not apply if the Commissioner finds fraudulent or willful
44 evasion of taxes.



1 **Sec. 52.** NRS 680B.010 is hereby amended to read as follows:
2 680B.010 The Commissioner shall collect in advance and
3 receipt for, and persons so served must pay to the Commissioner,
4 fees and miscellaneous charges as follows:

- 5 1. Insurer's certificate of authority:
6 (a) Filing initial application \$2,450
7 (b) Issuance of certificate:
8 (1) For any one kind of insurance as defined in
9 NRS 681A.010 to 681A.080, inclusive 283
10 (2) For two or more kinds of insurance as so
11 defined 578
12 (3) For a reinsurer 2,450
13 (c) Each annual continuation of a certificate 2,450
14 (d) Reinstatement pursuant to NRS 680A.180, 50
15 percent of the annual continuation fee otherwise
16 required.
17 (e) Registration of additional title pursuant to
18 NRS 680A.240 50
19 (f) Annual renewal of the registration of
20 additional title pursuant to NRS 680A.240 25
21 2. Charter documents, other than those filed
22 with an application for a certificate of authority.
23 Filing amendments to articles of incorporation,
24 charter, bylaws, power of attorney and other
25 constituent documents of the insurer, each document \$10
26 3. Annual statement or report. For filing annual
27 statement or report \$25
28 4. Service of process:
29 (a) Filing of power of attorney \$5
30 (b) Acceptance of service of process 30
31 5. Licenses, appointments and renewals for
32 producers of insurance:
33 (a) Application and license \$125
34 (b) Appointment fee for each insurer 15
35 (c) Triennial renewal of each license 125
36 (d) Temporary license 10
37 (e) Modification of an existing license 50
38 6. Surplus lines brokers:
39 (a) Application and license \$125
40 (b) Triennial renewal of each license 125
41 7. Managing general agents' licenses,
42 appointments and renewals:
43 (a) Application and license \$125
44 (b) Appointment fee for each insurer 15
45 (c) Triennial renewal of each license 125



1 8. Adjusters', as defined in NRS 684A.030,
2 licenses and renewals:
3 (a) Application and license \$125
4 (b) Triennial renewal of each license..... 125
5 9. Licenses and renewals for appraisers of
6 physical damage to motor vehicles:
7 (a) Application and license \$125
8 (b) Triennial renewal of each license..... 125
9 10. Insurance vending machines:
10 (a) Application and license, for each machine..... \$125
11 (b) Triennial renewal of each license..... 125
12 11. Permit for solicitation for securities:
13 (a) Application for permit \$100
14 (b) Extension of permit 50
15 12. Securities salespersons for domestic
16 insurers:
17 (a) Application and license \$25
18 (b) Annual renewal of license 15
19 13. Rating organizations:
20 (a) Application and license \$500
21 (b) Annual renewal 500
22 14. Certificates and renewals for administrators
23 licensed pursuant to chapter 683A of NRS:
24 (a) Application and certificate of registration..... \$125
25 (b) Triennial renewal 125
26 15. For copies of the insurance laws of Nevada,
27 a fee which is not less than the cost of producing the
28 copies.
29 16. Certified copies of certificates of authority
30 and licenses issued pursuant to the Code \$10
31 17. For copies and amendments of documents
32 on file in the Division, a reasonable charge fixed by
33 the Commissioner, including charges for duplicating
34 or amending the forms and for certifying the copies
35 and affixing the official seal.
36 18. Letter of clearance for a producer of
37 insurance or other licensee if requested by someone
38 other than the licensee..... \$10
39 19. Certificate of status as a producer of
40 insurance or other licensee if requested by someone
41 other than the licensee..... \$10
42 20. Licenses, appointments and renewals for bail
43 agents:
44 (a) Application and license \$125
45 (b) Appointment for each surety insurer..... 15



1	(c) Triennial renewal of each license.....	\$125
2	21. Licenses and renewals for bail enforcement	
3	agents:	
4	(a) Application and license	\$125
5	(b) Triennial renewal of each license.....	125
6	22. Licenses, appointments and renewals for	
7	general agents for bail:	
8	(a) Application and license	\$125
9	(b) Initial appointment by each insurer.....	15
10	(c) Triennial renewal of each license.....	125
11	23. Licenses and renewals for bail solicitors:	
12	(a) Application and license	\$125
13	(b) Triennial renewal of each license.....	125
14	24. Licenses and renewals for title agents and	
15	escrow officers:	
16	(a) Application and license	\$125
17	(b) Triennial renewal of each license.....	125
18	(c) Appointment fee for each title insurer.....	15
19	25. Certificate of authority and renewal for a	
20	seller of prepaid funeral contracts.....	\$125
21	26. Licenses and renewals for agents for prepaid	
22	funeral contracts:	
23	(a) Application and license	\$125
24	(b) Triennial renewal of each license.....	125
25	27. Reinsurance intermediary broker or	
26	manager:	
27	(a) Application and license	\$125
28	(b) Triennial renewal of each license.....	125
29	28. Agents for and sellers of prepaid burial	
30	contracts:	
31	(a) Application and certificate or license.....	\$125
32	(b) Triennial renewal	125
33	29. Risk retention groups:	
34	(a) Initial registration	\$250
35	(b) Each annual continuation of a certificate of	
36	registration	250
37	30. Required filing of forms:	
38	(a) For rates and policies.....	\$25
39	(b) For riders and endorsements	10
40	31. Viatical settlements:	
41	(a) Provider of viatical settlements:	
42	(1) Application and license.....	\$1,000
43	(2) Annual renewal.....	1,000
44	(b) Broker of viatical settlements:	
45	(1) Application and license.....	500



1 (2) Annual renewal..... \$500
2 (c) Registration of producer of insurance acting
3 as a viatical settlement broker..... 250
4 32. Insurance consultants:
5 (a) Application and license \$125
6 (b) Triennial renewal 125
7 33. Licensee’s association with or designation,
8 appointment or sponsorship by an organization:
9 (a) Initial association, designation or sponsorship
10 and renewal of association, designation or
11 sponsorship, for each organization \$50
12 (b) Initial appointment and annual renewal of
13 appointment 15
14 34. Purchasing groups:
15 (a) Initial registration and review of an
16 application..... \$100
17 (b) Each annual continuation of registration..... 100
18 35. Exchange enrollment facilitators:
19 (a) Application and certificate \$125
20 (b) Triennial renewal of each certificate..... 125
21 (c) Temporary certificate 10
22 36. Agent who performs utilization reviews:
23 (a) Application and registration..... \$250
24 (b) Renewal of registration 250
25 37. Motor club:
26 (a) Filing of application \$500
27 (b) Issuance of certificate..... 283
28 38. Motor club agent:
29 (a) Application and license \$78
30 (b) Appointment by each motor club..... 5
31 (c) Triennial renewal of each license..... 78
32 39. Title plant company:
33 (a) Application and license \$10
34 (b) Renewal of license 10
35 40. Service contract provider:
36 (a) Application and registration..... ~~[\$2,000]~~ \$1,000
37 (b) Renewal of registration ~~[\$2,000]~~ 1,000
38 41. In addition to any other fee or charge, all applicable fees
39 required of any person, including, without limitation, persons listed
40 in this section, pursuant to NRS 680C.110.
41 **Sec. 53.** NRS 681A.020 is hereby amended to read as follows:
42 681A.020 1. “Casualty insurance” includes:
43 (a) Vehicle insurance. Insurance against loss of or damage to
44 any land vehicle or aircraft or any draft or riding animal or to
45 property while contained therein or thereon or being loaded or



1 unloaded therein or therefrom, from any hazard or cause, and
2 against any loss, liability or expense resulting from or incidental to
3 ownership, maintenance or use of any such vehicle, aircraft or
4 animal, together with insurance against accidental injury to natural
5 persons, irrespective of legal liability of the insured, including the
6 named insured, while in, entering, alighting from, adjusting,
7 repairing, cranking, or caused by being struck by a vehicle, aircraft
8 or draft or riding animal, if such insurance is issued as an incidental
9 part of insurance on the vehicle, aircraft or draft or riding animal.

10 (b) Liability insurance. Insurance against legal liability for the
11 death, injury or disability of any human being, or for damage to
12 property, including liability resulting from negligence in rendering
13 expert, fiduciary or professional services, and provisions of medical,
14 hospital, surgical, disability benefits to injured persons and funeral
15 and death benefits to dependents, beneficiaries or personal
16 representatives of persons killed, irrespective of legal liability of the
17 insured, when issued as an incidental coverage with or supplemental
18 to liability insurance.

19 (c) Workers' compensation and employer's liability. Insurance
20 of the obligations accepted by, imposed upon or assumed by
21 employers under law for death, disablement or injury of employees.

22 (d) Burglary and theft. Insurance against loss or damage by
23 burglary, theft, larceny, robbery, forgery, fraud, vandalism,
24 malicious mischief, confiscation, or wrongful conversion, disposal
25 or concealment, or from any attempt at any of the foregoing,
26 including supplemental coverage for medical, hospital, surgical and
27 funeral expense incurred by the named insured or any other person
28 as a result of bodily injury during the commission of a burglary,
29 robbery or theft by another, and, also, insurance against loss of or
30 damage to moneys, coins, bullion, securities, notes, drafts,
31 acceptances or any other valuable papers and documents, resulting
32 from any cause.

33 (e) Personal property floater. Insurance upon personal effects
34 against loss or damage from any cause.

35 (f) Glass. Insurance against loss or damage to glass, including its
36 lettering, ornamentation and fittings.

37 (g) Boiler and machinery. Insurance against any liability and
38 loss or damage to property or interest resulting from accidents to or
39 explosions of boilers, pipes, pressure containers, machinery or
40 apparatus, and to make inspection of and issue certificates of
41 inspection upon boilers, machinery and apparatus of any kind,
42 whether or not insured.

43 (h) Leakage and fire extinguishing equipment. Insurance against
44 loss or damage to any property or interest caused by the breakage or
45 leakage of sprinklers, hoses, pumps and other fire-extinguishing



1 equipment or apparatus, water pipes or containers, or by water
2 entering through leaks or openings in buildings, and insurance
3 against loss or damage to such sprinklers, hoses, pumps and other
4 fire-extinguishing equipment or apparatus.

5 (i) Credit and mortgage guaranty. Insurance against loss or
6 damage resulting from failure of debtors to pay their obligations to
7 the insured, and insurance of real property mortgage lenders against
8 loss by reason of nonpayment of the mortgage indebtedness.

9 (j) Elevator. Insurance against loss of or damage to any property
10 of the insured, resulting from the ownership, maintenance or use of
11 elevators, except loss or damage by fire, and to make inspection of
12 and issue certificates of inspection upon, elevators.

13 (k) Congenital defects. Insurance against congenital defects in
14 human beings.

15 (l) Livestock. Insurance against loss or damage to livestock, and
16 services of a veterinary for such animals.

17 (m) Entertainments. Insurance indemnifying the producer of any
18 motion picture, television, radio, theatrical, sport, spectacle,
19 entertainment, or similar production, event or exhibition against loss
20 from interruption, postponement or cancellation thereof due to
21 death, accidental injury or sickness of performers, participants,
22 directors or other principals.

23 (n) Miscellaneous. Insurance against any other kind of loss,
24 damage or liability properly a subject of insurance and not within
25 any other kind of insurance as defined in this chapter, if such
26 insurance is not disapproved by the Commissioner as being contrary
27 to law or public policy . [~~including insurance for home protection
28 issued pursuant to NRS 690B.100 to 690B.180, inclusive.~~]

29 2. Provision of medical, hospital, surgical and funeral benefits,
30 and of coverage against accidental death or injury, as incidental to
31 and part of other insurance as stated under paragraphs (a) (vehicle),
32 (b) (liability), (d) (burglary), (g) (boiler and machinery) and (j)
33 (elevator) of subsection 1 shall for all purposes be deemed to be the
34 same kind of insurance to which it is so incidental, and is not subject
35 to provisions of this Code applicable to life and health insurances.

36 **Sec. 54.** NRS 681B.400 is hereby amended to read as follows:

37 681B.400 1. The following types of information shall qualify
38 as confidential information:

39 (a) A memorandum in support of an opinion submitted pursuant
40 to NRS 681B.200 to 681B.260, inclusive, or 681B.350 and any
41 other documents, materials and other information, including,
42 without limitation, all working papers, and copies thereof, created,
43 produced or obtained by or disclosed to the Commissioner or any
44 other person in connection with such memorandum;



1 (b) All documents, materials and other information, including,
2 without limitation, all working papers, and copies thereof, created,
3 produced or obtained by or disclosed to the Commissioner or any
4 other person in the course of an examination authorized by
5 subsection 4 of ~~[NRS 679B.230]~~ *section 15 of this act* or subsection
6 7 of NRS 681B.300, provided that if an examination report or other
7 material prepared in connection with an examination authorized by
8 ~~[NRS 679B.230 to 679B.300,]~~ *sections 2 to 41*, inclusive, *of this*
9 *act*, is not held as private and confidential information in accordance
10 with the provisions of ~~[NRS 679B.230 to 679B.300,]~~ *sections 2 to*
11 *41*, inclusive, *of this act*, an adopted examination report created in
12 accordance with the provisions of subsection 4 of ~~[NRS 679B.230]~~
13 *section 15 of this act* or subsection 7 of NRS 681B.300 shall not be
14 deemed confidential information;

15 (c) Any reports, documents, materials and other information
16 developed by an applicable company in support of, or in connection
17 with, an annual certification by the applicable company in
18 accordance with the provisions of paragraph (b) of subsection 1 of
19 NRS 681B.360 evaluating the effectiveness of the company's
20 internal controls with respect to a principle-based valuation, and any
21 other documents, materials and other information, including,
22 without limitation, all working papers, and copies thereof, created,
23 produced or obtained by or disclosed to the Commissioner or any
24 other person in connection with such reports, documents, materials
25 and other information;

26 (d) Any principle-based valuation report developed in
27 accordance with paragraph (c) of subsection 1 of NRS 681B.360,
28 and any other documents, materials and other information,
29 including, without limitation, all working papers, and copies thereof,
30 created, produced or obtained by or disclosed to the Commissioner
31 or any other person in connection with such report; and

32 (e) Any experience data and experience materials, and any other
33 documents, materials, data and other information, including, without
34 limitation, all working papers, and copies thereof, created, produced
35 or obtained by or disclosed to the Commissioner or any other person
36 in connection with such data and materials.

37 2. As used in this section:

38 (a) "Experience data" means all documents, materials, data and
39 other information submitted by an applicable company to the
40 Commissioner, a designated experience reporting agent or other
41 such person authorized to act on behalf of the Commissioner
42 pursuant to NRS 681B.500 and 681B.510.

43 (b) "Experience materials" means all documents, materials, data
44 and other information, including, without limitation, all working
45 papers, and copies thereof, created or produced in connection with



1 experience data including, without limitation, any potentially
2 company-identifying or personally identifiable information, that is
3 provided to or obtained by the Commissioner, a designated
4 experience reporting agent or other such person authorized to act on
5 behalf of the Commissioner pursuant to NRS 681B.500 and
6 681B.510.

7 **Sec. 55.** Chapter 683A of NRS is hereby amended by adding
8 thereto a new section to read as follows:

9 *An administrator shall report to the Commissioner:*

10 *1. Any administrative action taken against the administrator*
11 *in another jurisdiction or by another governmental agency in this*
12 *State, not later than 30 days after the date of the final disposition*
13 *of the matter. The report must include, without limitation, a copy*
14 *of the complaint filed, the order issued and any other relevant*
15 *legal documents.*

16 *2. Any criminal prosecution against the administrator in any*
17 *jurisdiction, not later than 30 days after the date of the initial*
18 *pretrial hearing. The report must include, without limitation, a*
19 *copy of the complaint filed, any order issued after the pretrial*
20 *hearing and any other relevant legal documents.*

21 **Sec. 56.** NRS 683A.025 is hereby amended to read as follows:
22 683A.025 1. Except as limited by this section,
23 “administrator” means a person who:

24 (a) Directly or indirectly underwrites or collects charges or
25 premiums from or adjusts or settles claims of residents of this State
26 or any other state from within this State in connection with workers’
27 compensation insurance, life or health insurance coverage or
28 annuities, including coverage or annuities provided by an employer
29 for his or her employees;

30 (b) Administers an internal service fund pursuant to
31 NRS 287.010;

32 (c) Administers a trust established pursuant to NRS 287.015,
33 under a contract with the trust;

34 (d) Administers a program of self-insurance for an employer;

35 (e) Administers a program which is funded by an employer and
36 which provides pensions, annuities, health benefits, death benefits or
37 other similar benefits for his or her employees;

38 (f) Administers a program of pharmacy benefits for an
39 employer, insurer, internal service fund or trust; ~~for~~

40 (g) *Administers a service contract, as defined in NRS*
41 *690C.080; or*

42 (h) Is an insurance company that is licensed to do business in
43 this State or is acting as an insurer with respect to a policy lawfully
44 issued and delivered in a state where the insurer is authorized to do
45 business, if the insurance company performs any act described in



1 paragraphs (a) to ~~[(f)]~~ (g), inclusive, for or on behalf of another
2 insurer unless the insurers are affiliated and each insurer is licensed
3 to do business in this State.

4 2. "Administrator" does not include:

5 (a) An employee authorized to act on behalf of an administrator
6 who holds a certificate of registration from the Commissioner.

7 (b) An employer acting on behalf of his or her employees or the
8 employees of a subsidiary or affiliated concern.

9 (c) A labor union acting on behalf of its members.

10 (d) Except as otherwise provided in paragraph ~~[(g)]~~ (h) of
11 subsection 1, an insurance company licensed to do business in this
12 State or acting as an insurer with respect to a policy lawfully issued
13 and delivered in a state in which the insurer was authorized to do
14 business.

15 (e) A producer of life or health insurance licensed in this State,
16 when his or her activities are limited to the sale of insurance.

17 (f) A creditor acting on behalf of his or her debtors with respect
18 to insurance covering a debt between the creditor and debtor.

19 (g) A trust and its trustees, agents and employees acting for it, if
20 the trust was established under the provisions of 29 U.S.C. § 186.

21 (h) Except as otherwise provided in paragraph (c) of subsection
22 1, a trust and its trustees, agents and employees acting for it, if the
23 trust was established pursuant to NRS 287.015.

24 (i) A trust which is exempt from taxation under section 501(a)
25 of the Internal Revenue Code, 26 U.S.C. § 501(a), its trustees and
26 employees, and a custodian, his or her agents and employees acting
27 under a custodial account which meets the requirements of section
28 401(f) of the Internal Revenue Code, 26 U.S.C. § 401(f).

29 (j) A bank, credit union or other financial institution which is
30 subject to supervision by federal or state banking authorities.

31 (k) A company which issues credit cards, and which advances
32 for and collects premiums or charges from credit card holders who
33 have authorized it to do so, if the company does not adjust or settle
34 claims.

35 (l) An attorney at law who adjusts or settles claims in the normal
36 course of his or her practice or employment, but who does not
37 collect charges or premiums in connection with life or health
38 insurance coverage or with annuities.

39 3. As used in this section, "affiliated" means any insurer or
40 other person that directly, or indirectly through one or more
41 intermediaries, controls or is controlled by, or is under common
42 control with, another insurer or other person.



1 **Sec. 57.** NRS 683A.0805 is hereby amended to read as
2 follows:

3 683A.0805 As used in NRS 683A.0805 to 683A.0893,
4 inclusive, *and section 55 of this act*, unless the context otherwise
5 requires, the words and terms defined in NRS 683A.081 to
6 683A.084, inclusive, have the meanings ascribed to them in those
7 sections.

8 **Sec. 58.** NRS 683A.08522 is hereby amended to read as
9 follows:

10 683A.08522 Each application for a certificate of registration as
11 an administrator must include or be accompanied by:

12 1. A financial statement of the applicant that has been reviewed
13 by an independent certified public accountant and which includes:

14 (a) A statement regarding the amount of money that the
15 applicant expects to collect from or disburse to residents of this state
16 during the next calendar year.

17 (b) Financial information for the 90 days immediately preceding
18 the date the application was filed with the Commissioner.

19 (c) An income statement and balance sheet for the 2 years
20 immediately preceding the application that are:

21 (1) Prepared in accordance with generally accepted
22 accounting principles ~~§~~, *statutory accounting principles or other*
23 *recognized financial standards as the Commissioner may allow;*
24 and

25 (2) Reviewed by an independent certified public accountant.

26 (d) A certification of the financial statement by an officer of the
27 applicant.

28 2. The documents used to create the business association of the
29 administrator, including articles of incorporation, articles of
30 association, a partnership agreement, a trust agreement and a
31 shareholders' agreement.

32 3. The documents used to regulate the internal affairs of the
33 administrator, including the bylaws, rules or regulations of the
34 administrator.

35 4. A certificate of registration issued pursuant to NRS 600.350
36 for a trade name or trademark used by the administrator, if
37 applicable.

38 5. An organizational chart that identifies each person who
39 directly or indirectly controls the administrator and each affiliate of
40 the administrator.

41 6. A notarized affidavit from each person who manages or
42 controls the administrator, including each member of the board of
43 directors or board of trustees, each officer, partner and member of
44 the business association of the administrator, and each shareholder



1 of the administrator who holds not less than 10 percent of the voting
2 stock of the administrator. The affidavit must include:

3 (a) The personal history, business record and insurance
4 experience of the affiant;

5 (b) Whether the affiant has been investigated by any regulatory
6 authority or has had any license or certificate denied, suspended or
7 revoked in any state; and

8 (c) Any other information that the Commissioner may require.

9 7. The complete name and address of each office of the
10 administrator, including offices located outside this state.

11 8. A statement that sets forth whether the administrator has:

12 (a) Held a license or certificate to transact any kind of insurance
13 in this state or any other state and whether that license or certificate
14 has been refused, suspended or revoked;

15 (b) Been indebted to any person and, if so, the circumstances of
16 that debt; and

17 (c) Had an administrative agreement cancelled and, if so, the
18 circumstances of that cancellation.

19 9. A statement that describes the business plan of the
20 administrator. The statement must include information:

21 (a) Concerning the number of persons on the staff of the
22 administrator and the activities proposed in this state or in any other
23 state.

24 (b) That demonstrates the capability of the administrator to
25 provide a sufficient number of experienced and qualified persons for
26 the processing of claims, the keeping of records and, if applicable,
27 underwriting.

28 10. If the applicant intends to solicit new or renewal business,
29 proof that the applicant employs or has contracted with a producer
30 of insurance licensed in this state to solicit and take applications. An
31 applicant who intends to solicit insurance contracts directly or to act
32 as a producer must provide proof that the applicant is licensed as a
33 producer in this state.

34 11. If the applicant is not an insurer and is not ~~domiciled~~
35 *resident* in this State, a copy of the license, certificate or other
36 authorization issued by the state in which the applicant is
37 ~~domiciled~~ *resident* which authorizes the applicant to act as an
38 administrator in that state, if any.

39 12. Any other information required by the Commissioner.

40 **Sec. 59.** NRS 683A.0857 is hereby amended to read as
41 follows:

42 683A.0857 1. Each administrator shall file with the
43 Commissioner a bond which complies with NRS 679B.175,
44 continuous in form and in an amount determined by the
45 Commissioner of not less than \$100,000.



1 2. The Commissioner shall establish schedules for the amount
2 of the bond required, based on the amount of money received and
3 distributed by an administrator.

4 3. The bond must inure to the benefit of any person damaged
5 by any fraudulent act or conduct of the administrator ~~[and must be
6 conditioned upon faithful accounting and application of all money
7 coming into the administrator's possession]~~ in connection with his
8 or her activities as an administrator.

9 4. A replacement bond must meet all requirements for the
10 initial bond.

11 **Sec. 60.** NRS 683A.0873 is hereby amended to read as
12 follows:

13 683A.0873 1. Each administrator shall maintain at his or her
14 principal office adequate books and records of all transactions
15 between the administrator, the insurer and the insured. The books
16 and records must be maintained in accordance with prudent
17 standards of recordkeeping for insurance and with regulations of the
18 Commissioner for a period of 5 years after the transaction to which
19 they respectively relate. After the 5-year period, the administrator
20 may ~~[remove]~~ *return* the books and records ~~[from the State, store
21 their contents on microfilm or return them]~~ to the appropriate
22 insurer.

23 2. The Commissioner may examine, audit and inspect books
24 and records maintained by an administrator under the provisions of
25 this section to carry out the provisions of ~~[NRS 679B.230 to
26 679B.300,]~~ *sections 2 to 41*, inclusive ~~[,]~~, *of this act.*

27 3. The names and addresses of insured persons and any other
28 material which is in the books and records of an administrator are
29 confidential except as otherwise provided in NRS 239.0115 and
30 except when used in proceedings against the administrator.

31 4. The insurer may inspect and examine all books and records
32 to the extent necessary to fulfill all contractual obligations to insured
33 persons, subject to restrictions in the written agreement between the
34 insurer and administrator.

35 **Sec. 61.** NRS 683A.0877 is hereby amended to read as
36 follows:

37 683A.0877 1. All insurance charges and premiums collected
38 by an administrator on behalf of an insurer and return premiums
39 received from an insurer are held by the administrator in a fiduciary
40 capacity.

41 2. Money must be remitted within 15 days to the person or
42 persons entitled to it, or be deposited within 15 days in one or more
43 fiduciary accounts established and maintained by the administrator
44 in a bank, credit union or other financial institution . ~~[in this state.]~~



1 The fiduciary accounts must be separate from the personal or
2 business accounts of the administrator.

3 3. If charges or premiums deposited in an account have been
4 collected for or on behalf of more than one insurer, the administrator
5 shall cause the bank, credit union or other financial institution where
6 the fiduciary account is maintained to record clearly the deposits
7 and withdrawals from the account on behalf of each insurer.

8 4. The administrator shall promptly obtain and keep copies of
9 the records of each fiduciary account and shall furnish any insurer
10 with copies of the records which pertain to him or her upon demand
11 of the insurer.

12 5. The administrator shall not pay any claim by withdrawing
13 money from his or her fiduciary account in which premiums or
14 charges are deposited.

15 6. Withdrawals must be made as provided in the agreement
16 between the insurer and the administrator for:

17 (a) Remittance to the insurer.

18 (b) Deposit in an account maintained in the name of the insurer.

19 (c) Transfer to and deposit in an account for the payment of
20 claims.

21 (d) Payment to a group policyholder for remittance to the insurer
22 entitled to the money.

23 (e) Payment to the administrator of the commission, fees or
24 charges of the administrator.

25 (f) Remittance of return premiums to persons entitled to them.

26 7. The administrator shall maintain copies of all records
27 relating to deposits or withdrawals and, upon the request of an
28 insurer, provide the insurer with copies of those records.

29 **Sec. 62.** NRS 683A.0892 is hereby amended to read as
30 follows:

31 683A.0892 1. The Commissioner:

32 (a) Shall suspend or revoke the certificate of registration of an
33 administrator if the Commissioner has determined, after notice and a
34 hearing, that the administrator:

35 (1) Is in an unsound financial condition;

36 (2) Uses methods or practices in the conduct of business that
37 are hazardous or injurious to insured persons or members of the
38 general public; or

39 (3) Has failed to pay any judgment against the administrator
40 in this State within 60 days after the judgment became final.

41 (b) May suspend or revoke the certificate of registration of an
42 administrator if the Commissioner determines, after notice and a
43 hearing, that the administrator:



1 (1) Has knowingly violated or failed to comply with any
2 provision of this Code, any regulation adopted pursuant to this Code
3 or any order of the Commissioner;

4 (2) Has refused to be examined by the Commissioner or has
5 refused to produce accounts, records or files for examination upon
6 the request of the Commissioner;

7 (3) Has, without just cause, refused to pay claims or perform
8 services pursuant to the administrator's contracts or has, without just
9 cause, caused persons to accept less than the amount of money owed
10 to them pursuant to the contracts, or has caused persons to employ
11 an attorney or bring a civil action against the administrator to
12 receive full payment or settlement of claims;

13 (4) Is affiliated with, managed by or owned by another
14 administrator or an insurer who transacts insurance in this State
15 without a certificate of authority or certificate of registration;

16 (5) Fails to comply with any of the requirements for a
17 certificate of registration;

18 (6) Has been convicted of, or has entered a plea of guilty,
19 guilty but mentally ill or nolo contendere to, a felony, whether or
20 not adjudication was withheld;

21 (7) Has had his or her authority to act as an administrator in
22 another state limited, suspended or revoked; or

23 (8) Has failed to file an annual report in accordance with
24 NRS 683A.08528.

25 (c) May suspend or revoke the certificate of registration of an
26 administrator if the Commissioner determines, after notice and a
27 hearing, that a responsible person:

28 (1) Has refused to provide any information relating to the
29 administrator's affairs or refused to perform any other legal
30 obligation relating to an examination upon request by the
31 Commissioner; or

32 (2) Has been convicted of, or has entered a plea of guilty,
33 guilty but mentally ill or nolo contendere to, a felony committed on
34 or after October 1, 2003, whether or not adjudication was withheld.

35 (d) May, upon notice to the administrator, suspend the
36 certificate of registration of the administrator pending a hearing if:

37 (1) The administrator is impaired or insolvent;

38 (2) A proceeding for receivership, conservatorship or
39 rehabilitation has been commenced against the administrator in any
40 state; or

41 (3) The financial condition or the business practices of the
42 administrator represent an imminent threat to the public health,
43 safety or welfare of the residents of this State.

44 (e) *May revoke the certificate of registration of an*
45 *administrator if:*



1 (1) *The Commissioner suspends the certificate of*
2 *registration of the administrator pursuant to paragraph (d); and*

3 (2) *The administrator or a responsible person has not*
4 *responded to the notice required by paragraph (d) within 10 days*
5 *after the date on which the Commissioner transmitted the notice.*

6 (f) May, in addition to or in lieu of the suspension or revocation
7 of the certificate of registration of the administrator, impose a fine
8 of \$2,000 for each act or violation.

9 2. As used in this section, "responsible person" means any
10 person who is responsible for or controls or is authorized to control
11 or advise the affairs of an administrator, including, without
12 limitation:

13 (a) A member of the board of directors, board of trustees,
14 executive committee or other governing board or committee of the
15 administrator;

16 (b) The president, vice president, chief executive officer, chief
17 operating officer or any other principal officer of an administrator, if
18 the administrator is a corporation;

19 (c) A partner or member of the administrator, if the
20 administrator is a partnership, association or limited-liability
21 company; and

22 (d) Any shareholder or member of the administrator who
23 directly or indirectly holds 10 percent or more of the voting stock,
24 voting securities or voting interest of the administrator.

25 **Sec. 63.** NRS 683A.179 is hereby amended to read as follows:

26 683A.179 1. A pharmacy benefit manager shall not:

27 (a) Prohibit a pharmacist or pharmacy from providing
28 information to a covered person concerning:

29 (1) The amount of any copayment or coinsurance for a
30 prescription drug; or

31 (2) The availability of a less expensive alternative or generic
32 drug including, without limitation, information concerning clinical
33 efficacy of such a drug;

34 (b) Penalize a pharmacist or pharmacy for providing the
35 information described in paragraph (a) or selling a less expensive
36 alternative or generic drug to a covered person;

37 (c) Prohibit a pharmacy from offering or providing delivery
38 services directly to a covered person as an ancillary service of the
39 pharmacy; or

40 (d) If the pharmacy benefit manager manages a pharmacy
41 benefits plan that provides coverage through a network plan, charge
42 a copayment or coinsurance for a prescription drug in an amount
43 that is greater than the total amount paid to a pharmacy that is in the
44 network of providers under contract with the third party.

45 2. The provisions of this section:



1 (a) Must not be construed to authorize a pharmacist to dispense
2 a drug that has not been prescribed by a practitioner, as defined in
3 NRS 639.0125, except to the extent authorized by a specific
4 provision of law, including, without limitation, NRS 453C.120,
5 639.28078 and 639.28085.

6 (b) Do not apply to an institutional pharmacy, as defined in NRS
7 639.0085, or a pharmacist working in such a pharmacy as an
8 employee or independent contractor.

9 3. As used in this section, “network plan” ~~means a health~~
10 ~~benefit plan offered by a health carrier under which~~ *has* the
11 ~~financing and delivery of medical care is provided, in whole or~~
12 ~~meaning ascribed to it in part, through a defined set of providers~~
13 ~~under contract with the carrier. The term does not include an~~
14 ~~arrangement for the financing of premiums.]~~ *NRS 687B.645.*

15 **Sec. 64.** NRS 683A.461 is hereby amended to read as follows:

16 683A.461 1. If the Commissioner denies an application for,
17 or refuses to renew, a license, the Commissioner shall notify the
18 applicant or licensee and state in writing the reason for the denial or
19 refusal. The applicant or licensee may apply in writing, pursuant to
20 NRS 679B.310, for a hearing before the Commissioner to determine
21 the reasonableness of the denial or refusal. ~~The hearing must be~~
22 ~~held within 30 days and conducted pursuant to NRS 679B.330. The~~
23 ~~applicant or licensee may waive the requirement to hold the hearing~~
24 ~~within 30 days, in writing, before a hearing is held.]~~

25 2. The Commissioner may suspend, revoke or refuse to renew
26 the license of a business organization if the Commissioner finds,
27 after *notice and the opportunity for a* hearing, that a violation by a
28 natural person was known or should have been known by one or
29 more of the partners, officers or managers acting on behalf of the
30 organization, the violation was not reported to the Commissioner
31 and no corrective action was taken.

32 3. In addition to or in lieu of a denial, suspension or revocation
33 of, or refusal to renew, a license, an administrative fine of not less
34 than \$25 nor more than \$500 may be imposed for each violation or
35 act. An order imposing a fine must specify the date, not less than 15
36 days nor more than 30 days after the date of the order, before which
37 the fine must be paid. If the fine is not paid when due, the
38 Commissioner shall immediately revoke the license of a licensee
39 and the fine must be recovered in a civil action brought on behalf of
40 the Commissioner by the Attorney General. The Commissioner
41 shall immediately deposit all such fines collected with the State
42 Treasurer for credit to the State General Fund.

43 4. The Commissioner retains the authority to enforce the
44 provisions of, and impose any penalty or pursue any remedy
45 authorized by, this title against any person who is under



1 investigation for or charged with a violation of a provision of this
2 title even if the license or registration of the person has been
3 surrendered or has lapsed by operation of law.

4 5. A licensee must pay all applicable fees, including renewal
5 fees, and maintain any required education during a period of
6 suspension of his or her license.

7 **Sec. 65.** NRS 683C.018 is hereby amended to read as follows:

8 683C.018 The provisions of chapters 679A and 679B of NRS ,
9 *sections 2 to 41, inclusive, of this act*, and NRS 683A.301,
10 683A.341 and 683A.351 apply to an insurance consultant.

11 **Sec. 66.** NRS 684A.027 is hereby amended to read as follows:

12 684A.027 "Home state" means:

13 1. The District of Columbia or any state or territory of the
14 United States in which an independent ~~[, company, staff]~~ or public
15 adjuster maintains his, her or its principal place of residence or
16 principal place of business and is licensed to act as a resident
17 independent ~~[, company, staff]~~ or public adjuster; or

18 2. If neither the state in which the adjuster maintains his or her
19 principal place of residence nor the state in which the adjuster
20 maintains his, her or its principal place of business licenses
21 independent ~~[, company, staff]~~ or public adjusters for the line of
22 authority sought by the adjuster, a state:

23 (a) Which has an examination requirement;

24 (b) In which the adjuster is licensed; and

25 (c) Which the adjuster declares to be the home state.

26 **Sec. 67.** NRS 684A.030 is hereby amended to read as follows:

27 684A.030 1. "Independent adjuster" means ~~[an]~~ :

28 (a) *An* adjuster who is representing the interests of an insurer or
29 a self-insurer and who:

30 ~~[(a)]~~ (1) Contracts for compensation with the insurer or self-
31 insurer as an independent contractor or an employee of an
32 independent contractor;

33 ~~[(b)]~~ (2) Is treated for tax purposes by the insurer or self-insurer
34 in a manner consistent with an independent contractor rather than an
35 employee; and

36 ~~[(e)]~~ (3) Investigates, negotiates or settles property, casualty or
37 surety claims, including, without limitation, workers' compensation
38 claims, for the insurer or self-insurer.

39 (b) *A salaried employee of an insurer who:*

40 (1) *Investigates, negotiates or settles property, casualty or*
41 *surety claims, including, without limitation, workers'*
42 *compensation claims; and*

43 (2) *Obtains a license pursuant to this chapter.*

44 (c) *A person who investigates, negotiates or settles workers'*
45 *compensation claims under the authority of a third-party*



1 *administrator who holds a certificate of registration issued by the*
2 *Commissioner pursuant to NRS 683A.08524.*

3 2. "Public adjuster" means an adjuster employed by and
4 representing solely the financial interests of the insured named in
5 the policy. The term does not include an adjuster who investigates,
6 negotiates or settles workers' compensation claims.

7 ~~3. "Company adjuster" means a salaried employee of an~~
8 ~~insurer who:~~

9 ~~—(a) Investigates, negotiates or settles property, casualty or surety~~
10 ~~claims, including, without limitation, workers' compensation~~
11 ~~claims; and~~

12 ~~—(b) Obtains a license pursuant to this chapter.~~

13 ~~4. "Staff adjuster" means a person who investigates, negotiates~~
14 ~~or settles workers' compensation claims under the authority of a~~
15 ~~third party administrator who holds a certificate of registration~~
16 ~~issued by the Commissioner pursuant to NRS 683A.08524.]~~

17 **Sec. 68.** NRS 684A.040 is hereby amended to read as follows:
18 684A.040 1. Except as otherwise provided in NRS
19 684A.060, no person may act as, or hold himself or herself out to be,
20 an adjuster in this State unless then licensed as such under the
21 applicable adjuster's license issued under the provisions of this
22 chapter.

23 2. Any person violating the provisions of this section is guilty
24 of a gross misdemeanor.

25 3. Except as otherwise provided in NRS 684A.060, a person
26 who acts as an adjuster in this State without a license is subject to an
27 administrative fine of not more than \$1,000 for each violation.

28 4. A salaried employee of an insurer who investigates,
29 negotiates or settles workers' compensation claims may, but is not
30 required to, obtain a license as ~~{a company}~~ *an independent* adjuster
31 pursuant to this chapter. The provisions of subsections 1, 2 and 3 do
32 not apply to a salaried employee of an insurer. *A salaried employee*
33 *of an insurer is subject to the requirements of NRS 616B.0275.*

34 **Sec. 69.** NRS 684A.050 is hereby amended to read as follows:
35 684A.050 ~~{H}~~ The Commissioner may license an individual
36 as an independent adjuster ~~{,}~~ *or* a public ~~{adjuster, a company~~
37 ~~adjuster or a staff}~~ adjuster. No individual shall be licensed
38 concurrently under the same license or separate licenses as more
39 than one such type of adjuster.

40 ~~{2. A company adjuster and a staff adjuster shall pay the same~~
41 ~~fees as provided for an independent adjuster in NRS 680B.010 and~~
42 ~~680C.110.]~~

43 **Sec. 70.** NRS 684A.090 is hereby amended to read as follows:
44 684A.090 1. The applicant for a license as an adjuster shall
45 file a written application therefor with the Commissioner on forms



1 prescribed and furnished by the Commissioner. As part of, or in
2 connection with, the application, the applicant shall furnish
3 information as to his or her identity, personal history, experience,
4 financial responsibility, business record and other pertinent matters
5 as reasonably required by the Commissioner to determine the
6 applicant's eligibility and qualifications for the license.

7 2. If the applicant is a natural person, the application must
8 include the social security number of the applicant and include a
9 completed copy of the Uniform Individual Application.

10 3. If the applicant is a business entity, the application must
11 identify the natural person designated pursuant to paragraph (b) of
12 subsection 1 of NRS 684A.080 and must include:

13 (a) A completed copy of the Uniform Business Entity
14 Application;

15 (b) The name of each member, officer and director of the
16 business entity, as applicable;

17 (c) The name of each executive officer and director who owns
18 more than 10 percent of the outstanding voting securities of the
19 applicant; and

20 (d) The name of any other individual who owns more than 10
21 percent of the outstanding voting securities of the applicant.

22 ↪ Each such member, officer, director and individual shall furnish
23 information to the Commissioner as though applying for an
24 individual license.

25 4. If the applicant is a nonresident of this state, the application
26 must be accompanied by an appointment of the Commissioner as
27 process agent and agreement to appear pursuant to NRS 684A.200.

28 5. The application must be accompanied by the applicable
29 license fee as specified in NRS 680B.010 ~~[and subsection 2 of NRS~~
30 ~~684A.050]~~ and, in addition to any other fee or charge, all applicable
31 fees required pursuant to NRS 680C.110 . ~~[and subsection 2 of~~
32 ~~NRS 684A.050.]~~

33 6. No applicant for such a license may willfully misrepresent
34 or withhold any fact or information called for in the application
35 form or in connection therewith. A violation of this subsection is a
36 gross misdemeanor.

37 7. If the Commissioner determines that the information
38 contained in a Uniform Individual Application or Uniform Business
39 Entity Application submitted with an application pursuant to this
40 section is not true, correct and complete to the best of the applicant's
41 knowledge and belief, the Commissioner may refuse to issue a
42 license to the applicant or suspend or revoke the applicant's license.

43 **Sec. 71.** NRS 684A.100 is hereby amended to read as follows:
44 684A.100 Each person who intends to apply for a license as an
45 adjuster must, before applying for the license, personally take and



1 pass to the Commissioner's satisfaction a written examination
2 testing the applicant's qualifications and competence to act as an
3 adjuster and his or her knowledge of pertinent provisions of this
4 Code unless:

5 1. ~~The~~ *Except as otherwise provided in paragraph (d) of*
6 *subsection 1 of NRS 684A.115, the* person:

7 (a) Is not a resident of this State;

8 (b) Has passed an examination to become licensed as an adjuster
9 in the person's home state; and

10 (c) Is currently licensed and in good standing in the person's
11 home state as an adjuster; or

12 2. The person was licensed in this State as the same type of
13 adjuster within the 24-month period immediately preceding the date
14 of the application, unless the previous license was revoked or
15 suspended or its continuation was refused by the Commissioner.

16 **Sec. 72.** NRS 684A.115 is hereby amended to read as follows:

17 684A.115 1. The Commissioner shall issue a nonresident
18 license as an adjuster to a nonresident person if:

19 (a) The person is currently licensed in good standing as an
20 adjuster in the resident or home state of the person;

21 (b) The person has submitted the proper request for licensure
22 and has paid the fees required pursuant to NRS 680B.010 and, in
23 addition to any other fee or charge, all applicable fees required
24 pursuant to NRS 680C.110;

25 (c) The person has submitted or transmitted to the
26 Commissioner the appropriate completed application for licensure;
27 and

28 (d) ~~The~~ *Except as otherwise provided in this paragraph, the*
29 *home state of the person awards nonresident licenses as an adjuster*
30 *to persons of this State on the same basis. If the home state of the*
31 *person requires a nonresident applicant for a license as an*
32 *adjuster to take and pass an examination in that state which tests*
33 *the applicant's qualifications and competence to act as an*
34 *adjuster, the person must also take and pass the examination*
35 *required by NRS 684A.100.*

36 2. The Commissioner may verify the licensing status of the
37 nonresident person through any appropriate database, including,
38 without limitation, the Producer Database maintained by the
39 National Insurance Producer Registry, its affiliates or subsidiaries,
40 or may request that the nonresident person submit proof that the
41 nonresident person is licensed and in good standing in the person's
42 home state as an adjuster.

43 3. As a condition to the continuation of a nonresident license as
44 an adjuster, the nonresident adjuster shall maintain a resident license
45 as an adjuster in the home state of the adjuster. A nonresident



1 license as an adjuster issued under this section shall be terminated
2 and must be surrendered immediately to the Commissioner if the
3 resident license as an adjuster in the home state is terminated for any
4 reason, unless:

5 (a) The termination is due to the nonresident adjuster being
6 issued a new resident license as an adjuster in a new home state; and

7 (b) The new resident license as an adjuster is from a state that
8 has reciprocity with this State.

9 4. The Commissioner shall give notice of the termination of a
10 resident license as an adjuster within 30 days after the date of the
11 termination to any states that issued a nonresident license as an
12 adjuster to the holder of the resident license. If the resident license
13 as an adjuster was terminated due to a change in the home state of
14 the adjuster, the notice must include both the previous and current
15 address of the adjuster.

16 5. The Commissioner shall terminate a nonresident license as
17 an adjuster pursuant to this section if the adjuster establishes
18 legal residency in this State and fails to apply for a resident license
19 as an adjuster within 90 days after establishing legal residency.

20 **Sec. 73.** NRS 684A.120 is hereby amended to read as follows:

21 684A.120 1. The Commissioner shall prescribe the form of
22 the adjuster license, which shall state:

23 (a) The licensee's name, business address and a personal
24 identification number;

25 (b) The classification of the license, whether as an independent
26 adjuster ~~{}~~ or a public ~~{adjuster, a company adjuster or a staff}~~
27 adjuster;

28 (c) Date of issuance and general conditions as to expiration and
29 termination; and

30 (d) Such other conditions as the Commissioner deems proper.

31 2. The Commissioner may not issue a license in a trade name
32 unless the name has been registered as provided by law.

33 3. In order to assist in the performance of the Commissioner's
34 duties, the Commissioner may contract with any nongovernmental
35 entity, including, without limitation, the National Association of
36 Insurance Commissioners or its affiliates or subsidiaries, to perform
37 any ministerial function, including, without limitation, the collection
38 of fees and data, relating to licensing, that the Commissioner deems
39 appropriate.

40 **Sec. 74.** NRS 684A.130 is hereby amended to read as follows:

41 684A.130 1. Each license issued or renewed under this
42 chapter continues in force for 3 years unless it is suspended, revoked
43 or otherwise terminated. A license may be renewed upon payment
44 of all applicable fees for renewal to the Commissioner, completion
45 of any other requirement for renewal of the license specified in this



1 chapter and submission of the statement required pursuant to NRS
2 684A.143 if the licensee is a natural person. The statement, if
3 required, must be submitted, all requirements must be completed
4 and all applicable fees must be paid on or before the renewal date
5 for the license.

6 2. Any license not so renewed expires on the renewal date. The
7 Commissioner may accept a request for renewal received by the
8 Commissioner within 30 days after the expiration of the license if
9 the request is accompanied by:

10 (a) A fee for renewal of 150 percent of all applicable fees
11 otherwise required, except for any fee required pursuant to NRS
12 680C.110 ; ~~and subsection 2 of NRS 684A.050;~~

13 (b) If the person requesting renewal is a natural person, the
14 statement required pursuant to NRS 684A.143;

15 (c) Proof of successful completion of any requirement for an
16 examination unless exempt pursuant to NRS 684A.105; and

17 (d) If applicable, a request for a waiver of the time limit for
18 renewal and of any fine or sanction otherwise required or imposed
19 because of the failure of the licensee to renew his or her license
20 because of military service, extended medical disability or other
21 extenuating circumstance.

22 3. An adjuster who is unable to comply with the procedures
23 and requirements to renew a license due to military service, long-
24 term medical disability or some other extenuating circumstance may
25 request waiver of same and a waiver of any requirement relating to
26 an examination, fine or other sanction imposed for failure to comply
27 with such procedures or requirements.

28 4. An adjuster shall inform the Commissioner by any means
29 acceptable to the Commissioner of any change in the residence
30 address or business address for the home state or in the legal name
31 of the adjuster within 30 days of the change.

32 5. In order to assist in the performance of the duties of the
33 Commissioner, the Commissioner may contract with
34 nongovernmental entities, including, without limitation, the
35 National Association of Insurance Commissioners or its affiliates or
36 subsidiaries, to perform any ministerial function, including, without
37 limitation, the collection of fees and data, related to licensing that
38 the Commissioner may deem appropriate.

39 6. This section does not apply to temporary licenses issued
40 under NRS 684A.150.

41 7. As used in this section, "renewal date" means:

42 (a) For the first renewal of the license, the last day of the month
43 which is 3 years after the month in which the Commissioner
44 originally issued the license.



1 (b) For each renewal after the first renewal of the license, the
2 last day of the month which is 3 years after the month in which the
3 license was last due to be renewed.

4 **Sec. 75.** NRS 684A.150 is hereby amended to read as follows:

5 684A.150 1. In the event of death or inability to act as a
6 licensed independent adjuster **☐ of the type described in paragraph**
7 **(a) of subsection 1 of NRS 684A.030**, the Commissioner may issue
8 a temporary license as an independent adjuster **of the type described**
9 **in paragraph (a) of subsection 1 of NRS 684A.030** to another
10 individual qualified therefor except as to the taking and passing of
11 the required examination, to enable such individual to continue the
12 business of the deceased licensee or the licensee who has a
13 disability.

14 2. The temporary license shall be valid for 6 months, or until
15 the temporary licensee earlier qualifies for a regular license as an
16 independent adjuster **☐ of the type described in paragraph (a) of**
17 **subsection 1 of NRS 684A.030**.

18 3. A temporary license issued pursuant to this section may be
19 renewed for one additional period of 180 days if:

20 (a) The temporary licensee, on or before a date specified by the
21 Commissioner as the last day on which the temporary license is
22 renewable, submits to the Commissioner a written request which
23 includes, without limitation, sufficient justification for the renewal;
24 and

25 (b) The Commissioner approves the request.

26 **Sec. 76.** NRS 684A.180 is hereby amended to read as follows:

27 684A.180 1. Each adjuster shall keep at his or her business
28 address shown on the adjuster's license a record of all transactions
29 under the license.

30 2. The record shall include:

31 (a) A copy of each contract between an independent adjuster **of**
32 **the type described in paragraph (a) of subsection 1 of NRS**
33 **684A.030** and an insurer or self-insurer.

34 (b) A copy of all investigations or adjustments undertaken.

35 (c) A statement of any fee, commission or other compensation
36 received or to be received by the adjuster on account of such
37 investigation or adjustment.

38 3. The adjuster shall make such records available for
39 examination by the Commissioner at all times, and shall retain the
40 records for at least 3 years after the closure of the claim to which the
41 records apply.

42 4. An independent adjuster **of the type described in paragraph**
43 **(a) of subsection 1 of NRS 684A.030** shall comply with any record
44 retention policy agreed to in a contract between the independent
45 adjuster and an insurer or self-insurer to the extent that such a policy



1 imposes a requirement to retain records for a longer period than the
2 period required by this section.

3 **Sec. 77.** NRS 685A.120 is hereby amended to read as follows:

4 685A.120 1. No person may act as, hold himself or herself
5 out as or be a surplus lines broker with respect to subjects of
6 insurance for which this State is the insured's home state unless the
7 person is licensed as such by the Commissioner pursuant to this
8 chapter.

9 2. Any person who has been licensed by this State as a
10 producer of insurance for ~~[general lines for at least 6 months,]~~
11 *property and casualty insurance*, or has been licensed in another
12 state as a surplus lines broker and continues to be licensed in that
13 state, and who is deemed by the Commissioner to be competent and
14 trustworthy with respect to the handling of surplus lines may be
15 licensed as a surplus lines broker upon:

16 (a) Application for a license and payment of all applicable fees
17 for a license;

18 (b) Submitting the statement required pursuant to NRS
19 685A.127; and

20 (c) Passing any examination prescribed by the Commissioner on
21 the subject of surplus lines.

22 3. An application for a license must be submitted to the
23 Commissioner on a form designated and furnished by the
24 Commissioner. The application must include the social security
25 number of the applicant.

26 4. A license issued or renewed pursuant to this chapter
27 continues in force for 3 years unless it is suspended, revoked or
28 otherwise terminated. The license may be renewed upon submission
29 of the statement required pursuant to NRS 685A.127 and payment
30 of all applicable fees for renewal to the Commissioner on or before
31 the renewal date for the license.

32 5. A license which is not renewed expires on the renewal date.
33 The Commissioner may accept a request for renewal received by the
34 Commissioner within 30 days after the expiration of the license if
35 the request is accompanied by:

36 (a) The statement required pursuant to NRS 685A.127;

37 (b) All applicable fees for renewal; and

38 (c) A penalty in an amount that is equal to 50 percent of all
39 applicable fees for renewal, except for any fee required pursuant to
40 NRS 680C.110.

41 6. As used in this section, "renewal date" means:

42 (a) For the first renewal of the license, the last day of the month
43 which is 3 years after the month in which the Commissioner
44 originally issued the license.



1 (b) For each renewal after the first renewal of the license, the
2 last day of the month which is 3 years after the month in which the
3 license was last due to be renewed.

4 **Sec. 78.** NRS 685B.050 is hereby amended to read as follows:

5 685B.050 1. Any act of transacting an insurance business as
6 set forth in NRS 685B.030 by any unauthorized insurer is equivalent
7 to and constitutes an irrevocable appointment by such an insurer,
8 binding upon the insurer, the insurer's executor or administrator, or
9 successor in interest if a corporation, of the Commissioner or the
10 successor in office of the Commissioner, to be the true and lawful
11 attorney of such an insurer upon whom may be served all lawful
12 process in any action, suit or proceeding in any court by the
13 Commissioner or by the State and upon whom may be served any
14 notice, order, pleading or process in any proceeding before the
15 Commissioner and which arises out of transacting an insurance
16 business in this state by such an insurer. Any act of transacting an
17 insurance business in this state by any unauthorized insurer is
18 signification of its agreement that any such lawful process in such a
19 court action, suit or proceeding and any such notice, order, pleading
20 or process in such an administrative proceeding before the
21 Commissioner so served is of the same legal force and validity as
22 personal service or process in this state upon such an insurer.

23 2. Service of process in such an action must be made by
24 delivering to and leaving with the Commissioner, or some person in
25 apparent charge of the office of the Commissioner, ~~two copies~~ **one**
26 **copy** thereof and by payment to the Commissioner of the fee
27 prescribed by law. Service upon the Commissioner as attorney is
28 service upon the principal.

29 3. The Commissioner shall forthwith forward ~~by certified mail~~
30 ~~one of the copies of~~ such process or such notice, order, pleading or
31 process in proceedings before the Commissioner to the defendant in
32 such a court proceeding or to whom the notice, order, pleading or
33 process in such an administrative proceeding is addressed or
34 directed at its last known principal place of business . ~~and shall~~
35 ~~keep a record of all process so served on him or her which must~~
36 ~~show the day and hour of service.~~ Such service is sufficient if:

37 (a) Notice of such service and a copy of the court process or the
38 notice, order, pleading or process in such an administrative
39 proceeding are sent within 10 days thereafter by certified mail by
40 the plaintiff or the plaintiff's attorney in the court proceeding or by
41 the Commissioner in the administrative proceeding to the defendant
42 in the court proceeding or to whom the notice, order, pleading or
43 process in such an administrative proceeding is addressed or
44 directed at the last known principal place of business of the
45 defendant in the court or administrative proceeding.



1 (b) The defendant's receipt or receipts issued by the post office
2 with which the letter is certified, showing the name of the sender of
3 the letter and the name and address of the person or insurer to whom
4 the letter is addressed, and an affidavit of the plaintiff or the
5 plaintiff's attorney in a court proceeding or of the Commissioner in
6 an administrative proceeding, showing compliance therewith are
7 filed with the clerk of the court in which such an action, suit or
8 proceeding is pending or with the Commissioner in administrative
9 proceedings, on or before the date the defendant in the court or
10 administrative proceedings is required to appear or respond thereto,
11 or within such further time as the court or Commissioner may allow.

12 4. No plaintiff is entitled to a judgment or determination by
13 default in any court or administrative proceeding in which court
14 process or notice, order, pleading or process in proceedings before
15 the Commissioner is served under this section until 45 days after the
16 date of filing of the affidavit of compliance.

17 5. For the purposes of this section, "process" in an action in a
18 court includes only a summons or the initial documents served in
19 such an action. The Commissioner is not required to serve any
20 documents in such an action after the initial service of process.

21 6. Nothing in this section limits or affects the right to serve any
22 process, notice, order or demand upon any person or insurer in any
23 other manner permitted by law.

24 **Sec. 79.** Chapter 686A of NRS is hereby amended by adding
25 thereto the provisions set forth as sections 80 to 93, inclusive, of this
26 act.

27 **Sec. 80. 1.** *Except as otherwise provided in subsection 2 or*
28 *3, an insurer shall not refuse to insure, refuse to continue to*
29 *insure or limit the amount of coverage available to a person on the*
30 *basis of race, religion, sex, marital status or national origin.*

31 **2.** *The provisions of this section do not prohibit an insurer*
32 *from taking marital status into account for the purpose of defining*
33 *persons eligible for dependent benefits.*

34 **3.** *The provisions of this section do not prohibit or limit the*
35 *operation of fraternal benefit societies authorized to do business in*
36 *this State pursuant to chapter 695A of NRS.*

37 **Sec. 81. 1.** *An insurer shall maintain its books, documents*
38 *and other business records, including, without limitation,*
39 *recordings:*

40 *(a) In such an order that data regarding complaints, claims,*
41 *rating, underwriting and marketing are accessible and retrievable*
42 *for examination by the Commissioner; and*

43 *(b) For a period of not less than 5 years after the date on*
44 *which the book, document or other business record was created.*



1 2. An insurer shall maintain a complete record of all
2 complaints received since the date of the most recent examination
3 conducted pursuant to sections 2 to 41, inclusive, of this act, which
4 must include, without limitation:

- 5 (a) The total number of complaints;
- 6 (b) The classification of each complaint by line of insurance;
- 7 (c) The nature of each complaint;
- 8 (d) The disposition of each complaint; and
- 9 (e) The time it took for the insurer to process each complaint.

10 3. As used in this section, "complaint" means any
11 communication made in writing, by telephone or by electronic
12 mail which primarily expresses a grievance.

13 **Sec. 82.** A person shall not make false or fraudulent
14 statements or representations on or relating to an application for a
15 policy for the purpose of obtaining a fee, commission, money or
16 other benefit.

17 **Sec. 83.** 1. Except as otherwise provided in subsection 3 or
18 4, an insurer that issues policies of property and casualty
19 insurance shall provide to a primary insured, within 30 days after
20 the date on which the primary insured makes a written request for
21 such information, the following loss information for the 3 policy
22 years immediately preceding the date of the request:

23 (a) For all claims, the date and description of the claim and
24 the total amount of payments; and

25 (b) For any other occurrence not described in paragraph (a),
26 the date and description of the occurrence.

27 2. If a prospective insurer requests that a primary insured
28 provide detailed loss information which is beyond the scope of the
29 information described in subsection 1, the primary insured may
30 submit to the insurer, by mail, electronic mail or other means, a
31 written request for the additional information. A prospective
32 insurer shall not request more detailed loss information than is
33 reasonably required to underwrite the same line or class of
34 insurance.

35 3. Except as otherwise provided in subsection 4, an insurer
36 that receives a written request from a primary insured pursuant to
37 subsection 2 shall provide the information to the insured as soon
38 as practicable, but in no event later than 20 days after the date on
39 which the insurer receives the written request.

40 4. The provisions of this section do not require an insurer to
41 provide loss reserve information. A prospective insurer shall not
42 refuse to insure an applicant solely because the prospective
43 insurer is unable to obtain loss reserve information.

44 **Sec. 84.** As used in sections 84 to 93, inclusive, of this act,
45 unless the context otherwise requires, the words and terms defined



1 in sections 85 to 88, inclusive, of this act have the meanings
2 ascribed to them in those sections.

3 **Sec. 85.** “Domestic violence” has the meaning ascribed to it
4 in NRS 33.018.

5 **Sec. 86.** “Domestic violence related medical condition”
6 means a medical condition sustained by a subject of domestic
7 violence which arises in whole or in part from an act or pattern of
8 domestic violence.

9 **Sec. 87.** “Domestic violence status” means the fact or
10 perception that a person is, has been or may be a subject of
11 domestic violence, without regard to whether the person has
12 sustained a domestic violence related medical condition.

13 **Sec. 88.** “Insurance professional” means a producer of
14 insurance, adjuster or administrator licensed pursuant to the
15 provisions of this title.

16 **Sec. 89.** “Subject of domestic violence” means a person:

17 1. Against whom an act of domestic violence has been
18 directed;

19 2. Who has a past or current injury, illness or disorder that
20 resulted from domestic violence or other domestic violence related
21 medical condition; or

22 3. Who seeks, may have sought or had reason to seek:

23 (1) Medical or psychological treatment for domestic
24 violence; or

25 (2) Protection or shelter from domestic violence, including,
26 without limitation, a temporary or extended order for protection
27 issued by a court.

28 **Sec. 90.** 1. Except as otherwise provided in subsection 2, a
29 person shall not:

30 (a) Deny, refuse to issue, refuse to renew or reissue, cancel or
31 otherwise terminate, restrict or exclude insurance coverage on or
32 add a premium differential to a policy of insurance for an
33 applicant or insured on the basis of the domestic violence status of
34 the applicant or insured; or

35 (b) Except as otherwise permitted or required by the laws of
36 this State relating to acts of domestic violence committed by an
37 insurance beneficiary, exclude, limit or deny benefits on a policy
38 of insurance on the basis of the domestic violence status of an
39 insured, including, without limitation, denying a claim solely
40 because the claim involves an act that constitutes domestic
41 violence.

42 2. The provisions of this section do not prohibit an insurer or
43 insurance professional from declining to issue a life insurance
44 policy if the applicant or prospective owner of the policy is or
45 would be designated as a beneficiary of the policy, and:



1 (a) *The applicant or prospective owner of the policy lacks an*
2 *insurable interest in the insured;*

3 (b) *The applicant or prospective owner of the policy is known,*
4 *on the basis of medical, law enforcement or court records, to have*
5 *committed an act of domestic violence against the proposed*
6 *insured; or*

7 (c) *The insured or prospective insured:*

8 (1) *Is a subject of domestic violence; and*

9 (2) *Has objected to, or a person who has assumed the care*
10 *of the insured or prospective insured if a minor or incapacitated*
11 *person has objected to, the policy on the grounds that the policy*
12 *would be issued to or for the direct or indirect benefit of the*
13 *perpetrator of domestic violence.*

14 **Sec. 91. 1.** *A person shall not engage in any conduct that is*
15 *unfairly discriminatory pursuant to this section.*

16 2. *If an insurer or insurance professional has information in*
17 *its possession that clearly indicates that an insured or applicant is*
18 *a subject of domestic violence, it is unfairly discriminatory for a*
19 *person employed by or contracting with the insurer or insurance*
20 *professional to disclose or transfer confidential domestic violence*
21 *information for any purpose or to any person, except where the*
22 *disclosure or transfer is made:*

23 (a) *To the insured or applicant who is a subject of domestic*
24 *violence or a person who is designated in writing by the insured or*
25 *applicant. Nothing in this section shall be construed to preclude a*
26 *subject of domestic violence from obtaining his or her insurance*
27 *records.*

28 (b) *To a provider of health care:*

29 (1) *For the direct provision of health care services; or*

30 (2) *Who is designated in writing by the insured or applicant*
31 *who is a subject of domestic violence.*

32 (c) *Pursuant to an order of the Commissioner or a court of*
33 *competent jurisdiction or otherwise required by law.*

34 (d) *When necessary for a valid business purpose to transfer*
35 *information that contains confidential domestic violence*
36 *information which cannot reasonably be segregated, without*
37 *undue hardship. Confidential domestic violence information may*
38 *be disclosed pursuant to this paragraph only:*

39 (1) *If the recipient of the information executes a written*
40 *agreement to be bound by the prohibitions of this section in all*
41 *respects and to be subject to the jurisdiction of the courts of this*
42 *State for enforcement of this section for the benefit of the*
43 *applicant or insured; and*

44 (2) *To the following persons:*



1 (I) A reinsurer that indemnifies or seeks to indemnify all
2 or any part of a policy covering a subject of domestic violence and
3 that cannot underwrite or satisfy its obligations under the
4 reinsurance agreement without the disclosure of the information;

5 (II) A party to a proposed or consummated sale,
6 transfer, merger or consolidation of all or part of the business of
7 the insurer or insurance professional;

8 (III) Medical or claims personnel contracting with the
9 insurer or insurance professional, only if necessary to process an
10 application, to perform the duties of the insurer or insurance
11 professional under the policy or to protect the safety or privacy of
12 a subject of domestic violence; or

13 (IV) If the confidential domestic violence information is
14 an address or telephone number, to persons or entities with whom
15 the insurer or insurance professional transacts business only
16 where the business cannot be transacted without the address or
17 telephone number.

18 (e) To an attorney who needs the information to represent the
19 insurer or insurance professional effectively, if the insurer or
20 insurance professional:

21 (1) Notifies the attorney of obligations of the insurer or
22 insurance professional under this section; and

23 (2) Requests that the attorney exercise due diligence to
24 protect the confidential domestic violence information consistent
25 with the obligation of the attorney to represent the insurer or
26 insurance professional.

27 (f) To the owner of the policy or assignee, in the course of
28 delivering the policy, if the policy contains information about
29 domestic violence status.

30 (g) To any other person or entity deemed appropriate by the
31 Commissioner.

32 3. Except as otherwise provided in subsection 4, it is unfairly
33 discriminatory to:

34 (a) Request information about acts of domestic violence or
35 domestic violence status or make use of that information, however
36 obtained, except where the request for or use of information is for
37 the purpose of complying with a legal obligation or to verify a
38 claim that a person is a subject of domestic violence.

39 (b) Except as otherwise provided in this paragraph, terminate
40 coverage under a policy of group health insurance for a subject of
41 domestic violence because coverage was originally issued in the
42 name of the perpetrator of domestic violence, and the perpetrator
43 has divorced, separated from or lost custody of the subject of
44 domestic violence or the coverage of the perpetrator has been
45 terminated voluntarily or involuntarily. The provisions of this



1 *paragraph do not prohibit an insurer or insurance professional*
2 *from requiring the subject of domestic violence to pay the full*
3 *premium for coverage under the policy of group health insurance*
4 *or from requiring, as a condition of coverage, that the subject of*
5 *domestic violence reside or work within the geographic service*
6 *area of the insurer or insurance professional. If the insurer or*
7 *insurance professional offers conversion to an equivalent*
8 *individual plan, the insurer or insurance professional may*
9 *terminate the coverage under a policy of group health insurance*
10 *after the continuation coverage required by this paragraph has*
11 *been in force for 18 months. The continuation coverage required*
12 *by this paragraph:*

13 (1) *Shall be satisfied by coverage required under the*
14 *Consolidated Omnibus Budget Reconciliation Act of 1985 which is*
15 *provided to a subject of domestic violence; and*

16 (2) *Is not intended to be in addition to coverage provided*
17 *under the Consolidated Omnibus Budget Reconciliation Act of*
18 *1985.*

19 4. *For a policy of life insurance, to the extent otherwise*
20 *permitted by sections 84 to 93, inclusive, of this act and any other*
21 *applicable law, the provisions of subsection 3 do not prohibit an*
22 *insurer or insurance professional from asking about a medical*
23 *condition or from using medical information to underwrite a*
24 *policy or to carry out its duties under the policy, even if the*
25 *medical information is related to a medical condition that the*
26 *insurer or insurance professional knows or has reason to know is*
27 *related to domestic violence.*

28 5. *As used in this section "confidential domestic violence*
29 *information" means information concerning:*

30 (a) *An act of domestic violence;*

31 (b) *The domestic violence status of a subject of domestic*
32 *violence; or*

33 (c) *The status of an applicant or insured as a family member,*
34 *employer or associate of, or a person in a relationship with, a*
35 *subject of domestic violence.*

36 **Sec. 92. 1.** *A person shall not engage in any conduct that is*
37 *unfairly discriminatory pursuant to this section.*

38 2. *Except as otherwise provided in subsection 3, for a policy*
39 *of property or casualty insurance it is unfairly discriminatory to:*

40 (a) *Exclude or limit payment for a covered loss or deny a*
41 *covered claim incurred as a result of domestic violence by a*
42 *person other than a co-insured;*

43 (b) *Fail to pay losses arising out of domestic violence to an*
44 *innocent insured who makes a first-party claim, to the extent of*
45 *the legal interest of the first-party claimant in the covered*



1 *property, if the loss is caused by the intentional act of an insured;*
2 *or*

3 *(c) Use exclusions or limitations on coverage which the*
4 *Commissioner has determined unreasonably restrict the ability of*
5 *a subject of domestic violence to be indemnified for losses.*

6 3. *The provisions of subsection 2:*

7 *(a) Do not require payment in excess of the loss or policy*
8 *limits; and*

9 *(b) Do not prohibit an insurer or insurance professional from*
10 *applying reasonable standards to proof of claims.*

11 **Sec. 93.** *An insurer or insurance professional that takes an*
12 *action that adversely affects an applicant or insured on the basis*
13 *of a medical condition that the insurer or insurance professional*
14 *knows or has reason to know is related to domestic violence:*

15 1. *Shall explain the reason for its action to the applicant or*
16 *insured in writing; and*

17 2. *At the request of the Commissioner, must be able to*
18 *demonstrate that the action and any applicable policy provisions:*

19 *(a) Do not have the purpose or effect of treating domestic*
20 *violence status as a medical condition or underwriting criteria;*

21 *(b) Are not based on any actual or perceived correlation*
22 *between a medical condition and domestic violence;*

23 *(c) Are otherwise permitted by law and applied in the same*
24 *manner and to the same extent to all applicants and insureds with*
25 *a similar medical condition, without regard to whether the*
26 *condition or claim is related to domestic violence; and*

27 *(d) Except for claims actions, are based on a determination,*
28 *made in conformance with sound actuarial principles and*
29 *otherwise supported by actual or reasonably anticipated*
30 *experience, that there is a correlation between the medical*
31 *condition and a material increase in insurance risk.*

32 **Sec. 94.** NRS 686A.010 is hereby amended to read as follows:

33 686A.010 The purpose of NRS 686A.010 to ~~686A.310,~~
34 **686A.325**, inclusive, *and sections 80 to 93, inclusive, of this act* is
35 to regulate trade practices in the business of insurance in accordance
36 with the intent of Congress as expressed in the Act of Congress
37 approved March 9, 1945, being c. 20, 59 Stat. 33, also designated as
38 15 U.S.C. §§ 1011 to 1015, inclusive, and Title V of Public Law
39 106-102, 15 U.S.C. §§ 6801 et seq.

40 **Sec. 95.** NRS 686A.015 is hereby amended to read as follows:

41 686A.015 1. Notwithstanding any other provision of law, the
42 Commissioner has exclusive jurisdiction in regulating the subject of
43 trade practices in the business of insurance in this state.

44 2. The Commissioner shall establish a program within the
45 Division to investigate any act or practice which constitutes an



1 unfair or deceptive trade practice in violation of the provisions of
2 NRS 686A.010 to ~~[686A.310,]~~ 686A.325, inclusive ~~[]~~ , and
3 *sections 80 to 93, inclusive, of this act.*

4 *3. The powers conferred upon the Commissioner by NRS*
5 *686A.010 to 686A.325, inclusive, and sections 80 to 93, inclusive,*
6 *of this act, are in addition to and supplemental to any other*
7 *powers conferred upon the Commissioner to enforce any*
8 *penalties, fines or forfeitures authorized by law with respect to any*
9 *unfair method of competition or any unfair or deceptive act or*
10 *practice in the business of insurance.*

11 **Sec. 96.** NRS 686A.020 is hereby amended to read as follows:

12 686A.020 A person shall not engage in this state in any
13 practice which is defined in NRS 686A.010 to ~~[686A.310,]~~
14 *686A.325, inclusive, and sections 80 to 93, inclusive, of this act* as,
15 or determined pursuant to NRS 686A.170 to be, an unfair method of
16 competition or an unfair or deceptive act or practice in the business
17 of insurance.

18 **Sec. 97.** NRS 686A.030 is hereby amended to read as follows:

19 686A.030 A person shall not ~~[make,]~~ :

20 *1. Make,* issue, circulate or cause to be made, issued or
21 circulated, any estimate, illustration, circular, statement, sales
22 presentation or comparison which:

23 ~~[1.]~~ *(a)* Misrepresents the benefits, advantages, conditions or
24 terms of any insurance policy;

25 ~~[2.]~~ *(b)* Misrepresents the dividends or share of the surplus to be
26 received on any insurance policy;

27 ~~[3.]~~ *(c)* Makes any false or misleading statement as to the
28 dividends or share of surplus previously paid on any insurance
29 policy;

30 ~~[4.]~~ *(d)* Is misleading or is a misrepresentation as to the
31 financial condition of any person, or as to the legal reserve system
32 upon which any life insurer operates;

33 ~~[5.]~~ *(e)* Uses any name or title of any policy or class of
34 insurance policies misrepresenting the true nature thereof;

35 ~~[6.]~~ *(f)* Is a misrepresentation , *including, without limitation,*
36 *any intentional or unintentional misrepresentation of a premium*
37 *rate,* for the purpose of inducing or tending to induce the *purchase,*
38 lapse, forfeiture, exchange, conversion or surrender of any insurance
39 policy;

40 ~~[7.]~~ *(g)* Is a misrepresentation for the purpose of effecting a
41 pledge or assignment of or effecting a loan against any insurance
42 policy; ~~[or]~~

43 ~~—8.]~~ *(h)* Misrepresents any insurance policy as being shares of
44 stock ~~[]~~ ; *or*



1 (i) Offers or provides an insurance policy as an inducement to
2 the purchase of another policy or contract or otherwise uses the
3 terms "free," "no cost" or other terms of similar meaning.

4 2. As an inducement to purchase an insurance policy, issue
5 or deliver or permit any producer, officer or employee to issue or
6 deliver:

7 (a) Agency company stock or other capital stock;

8 (b) Benefit certificates or shares in any common law
9 corporation;

10 (c) Securities of any special or advisory board contracts; or

11 (d) Any other contracts promising returns and profits.

12 **Sec. 98.** NRS 686A.040 is hereby amended to read as follows:

13 686A.040 No person shall make, publish, disseminate,
14 circulate or place before the public, or cause, directly or indirectly,
15 to be made, published, disseminated, circulated or placed before the
16 public, *through electronic mail or other electronic means, on an*
17 *internet website*, in a newspaper, magazine or other publication, or
18 in the form of a notice, circular, pamphlet, letter, ~~or~~ poster ~~or~~
19 *in any electronic form*, or over any radio or television station, or in
20 any other way, any advertisement, announcement or statement
21 containing any assertion, representation or statement with respect to
22 the business of insurance or with respect to any person in the
23 conduct of his or her insurance business, which is untrue, deceptive
24 or misleading.

25 **Sec. 99.** NRS 686A.085 is hereby amended to read as follows:

26 686A.085 1. A *person*, bank or affiliate shall not ~~in any~~
27 ~~manner extend~~ require as a condition precedent to the lending of
28 money or extension of credit, ~~lease~~ or ~~sell property of~~ any ~~kind,~~
29 ~~or furnish any services, or fix or vary~~ renewal thereof, that the
30 ~~consideration for any of them, on the condition~~ person to whom
31 such money is lent or credit is extended, or ~~requirement that the~~
32 ~~customer purchase insurance from~~ whose obligation a creditor is to
33 acquire or finance, negotiate any policy or renewal thereof
34 through a ~~parent, subsidiary~~ particular insurer or ~~affiliate~~
35 producer of insurance or group of ~~the bank. For the purposes of~~
36 producers.

37 2. A person, bank or affiliate shall not reject a policy of
38 insurance solely because the policy has been issued or
39 underwritten by a person who is not associated with the original
40 person, bank or affiliate when insurance is required in connection
41 with a loan or extension of credit.

42 3. A person, bank or affiliate that lends money or extends
43 credit shall not:

44 (a) As a condition for extending credit or offering any product
45 or service that is equivalent to an extension of credit, require that



1 a customer obtain insurance from a bank or an affiliate or a
2 particular insurer or producer of insurance. The provisions of this
3 paragraph do not prohibit a person, bank or affiliate from
4 informing a customer or prospective customer that:

5 (1) Insurance is required in order to obtain a loan or credit;

6 (2) Loan or credit approval is contingent upon the
7 procurement of acceptable insurance by the customer; or

8 (3) Insurance is available from the person, bank or
9 affiliate.

10 (b) Unreasonably reject a policy furnished by the customer or
11 borrower for the protection of the property securing the credit or
12 lien. A rejection shall not be deemed unreasonable if the rejection
13 is based on reasonable standards, uniformly applied, relating to
14 the extent of coverage required and the financial soundness of the
15 services of an insurer. The standards must not:

16 (1) Discriminate against any particular type of insurer; or

17 (2) Call for the rejection of a policy simply because the
18 policy contains coverage in addition to that required in the credit
19 transaction.

20 (c) Require that any customer, borrower, mortgagor,
21 purchaser, insurer or producer of insurance pay a separate charge
22 in connection with the handling of any policy required as security
23 for a loan on real estate or to substitute the policy of one insurer
24 for that of another. The provisions of this paragraph do not apply
25 to:

26 (1) The interest that may be charged on premium loans or
27 premium advancements in accordance with the terms of the loan
28 or credit document; or

29 (2) Charges that would be required when the person, bank
30 or affiliate is the licensed producer of insurance providing the
31 insurance.

32 (d) Require any procedure or condition of a duly licensed
33 producer of insurance or insurer which is not customarily
34 required of those producers or insurers affiliated or in any way
35 connected with the person who lends money or extends credit.

36 (e) Use an advertisement or other promotional material
37 relating to insurance that would cause a reasonable person to
38 mistakenly believe that the Federal Government or the State:

39 (1) Is responsible for the insurance sales activity of, or
40 stands behind the credit of, the person, bank or affiliate; or

41 (2) Guarantees any returns on insurance products or is a
42 source of payment on any insurance obligation of or sold by the
43 person, bank or affiliate.

44 (f) Act as a producer of insurance unless properly licensed in
45 accordance with chapter 683A of NRS.



1 (g) Pay or receive any commission, brokerage fee or other
2 compensation as a producer of insurance, unless the person holds
3 a valid license as a producer for the applicable class of insurance.
4 This paragraph does not prohibit a person who is not licensed as a
5 producer from making a referral to a licensed producer if the
6 person does not discuss any specific terms and conditions of a
7 policy of insurance. This paragraph does not prohibit a person
8 who is not licensed as a producer from being compensated for a
9 referral. In the case of a referral of a customer, the compensation
10 must be a fixed dollar amount for each referral that does not
11 depend on whether the customer purchases an insurance product
12 from the licensed producer. Any person who accepts deposits from
13 the public in an area where such transactions are routinely
14 conducted in the bank may not receive more than a one-time,
15 nominal fee of a fixed dollar amount for each referral of a
16 customer that does not depend on whether the referral results in a
17 transaction.

18 (h) Solicit or sell insurance unless:

19 (1) Other than credit insurance or flood insurance, the
20 solicitation or sale is completed through documents which are
21 separate from any transaction involving credit;

22 (2) The insurance sales activities are, to the extent
23 practicable, physically separated from the areas where retail
24 deposits are routinely accepted by banks; and

25 (3) The person, bank or affiliate maintains separate and
26 distinct books and records relating to the transactions involving
27 insurance, including, without limitation, all files relating to and
28 reflecting any complaint of a consumer.

29 (i) Include the expense of insurance premiums, other than
30 credit insurance premiums or flood insurance premiums, in the
31 primary transaction involving credit without the express written
32 consent of the customer.

33 4. A person, bank or affiliate that lends money or extends
34 credit and that solicits insurance primarily for personal, family or
35 household purposes shall disclose to the customer in writing that
36 the insurance related to an extension of credit may be purchased
37 from an insurer or producer of insurance that the customer
38 chooses, subject to the right of the lender to reject a given insurer
39 or agent as provided in paragraph (b) of subsection 3. The
40 disclosure must inform the customer that the insurer or producer
41 the customer chooses will not affect the decision to extend credit
42 or terms of credit in any way, except that the person, bank or
43 affiliate may impose reasonable requirements concerning the
44 creditworthiness of the insurer and the scope of coverage chosen
45 as provided in paragraph (b) of subsection 3.



1 5. *Except as otherwise provided in subsection 6, a bank or*
2 *any person who solicits, sells, advertises or offers insurance on the*
3 *premises of a bank or on behalf of a bank shall:*

4 (a) *Disclose to the customer in writing, where practicable and*
5 *in a clear and conspicuous manner, before a sale takes place, that*
6 *the insurance:*

7 (1) *Is not a deposit;*

8 (2) *Is not insured by the Federal Deposit Insurance*
9 *Corporation or any other agency of the Federal Government;*

10 (3) *Is not guaranteed by the bank, any affiliate of the bank*
11 *or any person that is soliciting, selling, advertising or offering*
12 *insurance; and*

13 (4) *If applicable, involves investment risk, including,*
14 *without limitation, possible loss of value.*

15 (b) *Except as otherwise provided in this paragraph, obtain*
16 *written acknowledgment from the customer of receipt of the*
17 *disclosure described in paragraph (a), either at the time of receipt*
18 *or at the time of the initial purchase of the policy of insurance. If*
19 *the solicitation is conducted by telephone, the person or bank shall*
20 *obtain oral acknowledgment from the customer of receipt of the*
21 *disclosure, maintain sufficient documentation of the oral*
22 *acknowledgment and make reasonable efforts to obtain a written*
23 *acknowledgment from the customer. If a customer affirmatively*
24 *consents to receiving the disclosure by electronic means and the*
25 *disclosure is provided in a format that the customer may retain or*
26 *obtain later, the person or bank may provide the disclosure by*
27 *electronic means and obtain acknowledgment from the customer*
28 *of receipt of the disclosure by electronic means.*

29 6. *The provisions of paragraph (a) of subsection 5 apply:*

30 (a) *Only:*

31 (1) *When a person purchases, applies to purchase or is*
32 *solicited to purchase insurance products or annuities primarily for*
33 *personal, family or household purposes; and*

34 (2) *To the extent that the disclosure is accurate.*

35 (b) *To an affiliate of a bank only to the extent that it sells,*
36 *solicits, advertises or offers insurance products or annuities at an*
37 *office of a bank or on behalf of a bank.*

38 7. *For the purposes of subsection 5, a person solicits, sells,*
39 *advertises or offers insurance on behalf of a bank, whether at an*
40 *office of the bank or another location, if:*

41 (a) *The person represents to the customer that the solicitation,*
42 *sale, advertisement or offer of the insurance is by or on behalf of*
43 *the bank;*

44 (b) *Documents evidencing the solicitation, sale, advertisement*
45 *or offer of the insurance identify or refer to the bank; or*



1 (c) *The bank:*

2 (1) *Refers a customer to the person who sells insurance;*
3 *and*

4 (2) *Has a contractual agreement to receive commissions or*
5 *fees derived from the sale of insurance resulting from the referral.*

6 8. *The Commissioner may examine and investigate the*
7 *insurance activities of any person, insurer, bank or affiliate that*
8 *the Commissioner believes may be in violation of this section. The*
9 *person, insurer, bank or affiliate shall make its books and records*
10 *available to the Commissioner for inspection upon reasonable*
11 *notice. A person who is affected by a violation or potential*
12 *violation of this section may submit a complaint or other material*
13 *pertinent to the enforcement of this section to the Commissioner.*
14 *Any examination undertaken pursuant to this subsection must be*
15 *conducted in accordance with sections 2 to 41, inclusive, of this*
16 *act.*

17 9. *Nothing in this section:*

18 (a) *Prevents a person, bank or affiliate that lends money or*
19 *extends credit from placing insurance on real or personal property*
20 *in the event that a mortgagor, borrower or purchaser has failed to*
21 *provide required insurance in accordance with the terms of a loan*
22 *or credit document.*

23 (b) *Applies to credit related insurance.*

24 10. *As used in this section, the terms [~~“affiliate,” “parent”~~]*
25 *“affiliate” and [~~“subsidiary”~~] “bank” have the meanings ascribed to*
26 *them in NRS 683A.231.*

27 **Sec. 100.** NRS 686A.095 is hereby amended to read as
28 follows:

29 686A.095 1. An insurer shall not, without the written consent
30 of the [~~agent,] producer of insurance,~~ cancel a written agreement
31 with [~~an agent] a producer~~ or reduce or restrict the [~~agent’s]~~
32 authority *of the producer* to transact property or casualty insurance
33 based solely on the loss ratio experience on insurance transacted by
34 that [~~agent,] producer,~~ if the [~~agent] producer~~ was required to
35 submit the applications for that insurance for underwriting approval,
36 all material information on those applications was fully completed
37 and the [~~agent] producer~~ did not omit or alter any information
38 provided by the applicants for that insurance.

39 2. As used in this section, “loss ratio experience” means the
40 amount of money received by the insurer in payment of premiums
41 divided by the amount of money expended by the insurer in
42 payment of claims for a specified period.



1 **Sec. 101.** NRS 686A.120 is hereby amended to read as
2 follows:

3 686A.120 1. Nothing in NRS 686A.100, 686A.105 and
4 686A.110 shall be construed as including within the definition of
5 discrimination or rebates any of the following practices:

6 (a) In the case of any contract of life insurance or life annuity,
7 paying bonuses to policyholders or otherwise abating their
8 premiums in whole or in part out of surplus accumulated from
9 nonparticipating insurance, provided that any such bonuses or
10 abatement of premiums shall be fair and equitable to policyholders
11 and for the best interests of the insurer and its policyholders.

12 (b) In the case of life insurance policies issued on the debit plan,
13 making allowance to policyholders who have continuously for a
14 specified period made premium payments directly to an office of the
15 insurer in an amount which fairly represents the saving in collection
16 expense.

17 (c) Readjusting the rate of premium for a group insurance policy
18 based on the loss or expense experience thereunder, at the end of the
19 first or any subsequent policy year of insurance thereunder, which
20 may be made retroactive only for such policy year.

21 (d) Reducing the premium rate for policies of large amounts, but
22 not exceeding savings in issuance and administration expenses
23 reasonably attributable to such policies as compared with policies of
24 similar plan issued in smaller amounts.

25 (e) Reducing the premium rates for life or health insurance
26 policies or annuity contracts on salary savings, payroll deduction,
27 preauthorized check, bank draft or similar plans in amounts
28 reasonably commensurate with the savings made by the use of such
29 plans.

30 (f) Extending credit for the payment of any premium, and for
31 which credit a reasonable rate of interest is charged and collected.

32 (g) *The offering or provision by an insurer or producer of*
33 *insurance, or by or through an employee, affiliate or third-party*
34 *representative, of a value-added product or service at no or*
35 *reduced cost when the product or service is not specified in the*
36 *policy of insurance if:*

37 (1) *The product or service relates to the insurance*
38 *coverage;*

39 (2) *The product or service is primarily designed to:*

40 (I) *Provide loss mitigation or control;*

41 (II) *Reduce the cost to administer claims or settle*
42 *claims;*

43 (III) *Provide education about risk of liability or risk of*
44 *loss to persons or property;*



1 (IV) Monitor or assess risk, identify sources of risk or
2 develop strategies to eliminate or reduce risk;

3 (V) Enhance health;

4 (VI) Enhance financial wellness, including, without
5 limitation, through education or financial planning services;

6 (VII) Provide services after a loss;

7 (VIII) Incentivize changes in behavior to improve the
8 health or reduce the risk of death or disability of a policyholder,
9 potential policyholder, certificate holder, potential certificate
10 holder, insured, potential insured or applicant; or

11 (IX) Assist in the administration of employee or retiree
12 benefit insurance coverage;

13 (3) The cost to the insurer or producer of insurance
14 offering the product or service to a customer is reasonable in
15 comparison to the customer's premiums or insurance coverage for
16 the policy class;

17 (4) If the insurer or producer of insurance is providing the
18 product or service offered, the insurer or producer ensures that
19 the customer is provided with contact information to assist the
20 customer with any question relating to the product or service; and

21 (5) The availability of the product or service is:

22 (I) Based on documented objective criteria which must
23 be maintained by the insurer or producer of insurance and made
24 available upon request of the Commissioner; and

25 (II) Offered in a manner that is not unfairly
26 discriminatory.

27 2. If an insurer or producer of insurance does not have
28 sufficient evidence but has a good faith belief that a product or
29 service described in paragraph (g) of subsection 1 meets the
30 criteria set forth in subparagraph (2) of paragraph (g) of
31 subsection 1, the insurer or producer may provide the product or
32 service as part of a pilot or testing program for not more than 1
33 year if:

34 (a) Not less than 21 days before beginning the pilot or testing
35 program, the insurer or producer notifies the Commissioner of the
36 intent to begin the program;

37 (b) The Commissioner does not object to the proposed pilot or
38 testing program within 21 days after the date on which notice was
39 given pursuant to paragraph (a); and

40 (c) The insurer or producer provides the product or service in
41 the pilot or testing program in a manner that is not unfairly
42 discriminatory.

43 3. Nothing in NRS 686A.010 to ~~686A.310,~~ 686A.325,
44 inclusive, and sections 80 to 93, inclusive, of this act shall be
45 construed as including within the definition of securities as



1 inducements to purchase insurance the selling or offering for sale,
2 contemporaneously with life insurance, of mutual fund shares or
3 face amount certificates of regulated investment companies under
4 offerings registered with the Securities and Exchange Commission
5 where such shares or such face amount certificates or such insurance
6 may be purchased independently of and not contingent upon
7 purchase of the other, at the same price and upon similar terms and
8 conditions as where purchased independently.

9 **Sec. 102.** NRS 686A.130 is hereby amended to read as
10 follows:

11 686A.130 1. Except as otherwise provided in subsection 2,
12 no property, casualty, surety or title insurer or underwritten title
13 company or any employee or representative thereof, and no ~~broker,~~
14 ~~agent or solicitor~~ *producer of insurance* may pay, allow or give, or
15 offer to pay, allow or give, directly or indirectly, as an inducement
16 to insurance, or after insurance has been effected, any rebate,
17 discount, abatement, credit or reduction of the premium named in a
18 policy of insurance, or any special favor or advantage in the
19 dividends or other benefits to accrue thereon, or any valuable
20 consideration or inducement whatever, not specified or provided for
21 in the policy, except to the extent provided for in an applicable filing
22 with the Commissioner.

23 2. The provisions of subsections 1 and 4 do not prohibit any
24 property, casualty or surety insurer or any employee or
25 representative thereof, or any ~~broker, agent or solicitor~~ *producer*
26 *of insurance* from providing to an insured or prospective insured
27 prizes and gifts, goods, wares, merchandise, gift certificates,
28 donations made to charitable organizations, raffle entries, meals,
29 event tickets and other items not to exceed \$100 in aggregate value
30 per insured or prospective insured in any 1 calendar year.

31 3. No title insurer or underwritten title company may:

32 (a) Pay, directly or indirectly, to the insured or any person acting
33 as agent, representative, attorney or employee of the owner, lessee,
34 mortgagee, existing or prospective, of the real property or interest
35 therein which is the subject matter of title insurance or as to which a
36 service is to be performed, any commission, rebate or part of its fee
37 or charges or other consideration as inducement or compensation for
38 the placing of any order for a title insurance policy or for
39 performance of any escrow or other service by the insurer or
40 underwritten title company with respect thereto; or

41 (b) Issue any policy or perform any service in connection with
42 which it or any ~~agent~~ *producer of insurance* or other person has
43 paid or contemplates paying any commission, rebate or inducement
44 in violation of this section.



1 4. Except as otherwise provided in subsection 2, no insured
2 named in a policy or any employee of that insured may knowingly
3 receive or accept, directly or indirectly, any such rebate, discount,
4 abatement, credit or reduction of premium, or any such special favor
5 or advantage or valuable consideration or inducement.

6 5. No such insurer may make or permit any unfair
7 discrimination between insured or property having like insuring or
8 risk characteristics ~~[, in]~~:

9 (a) *In* the premium or rates charged for insurance, or in the
10 dividends or other benefits payable thereon, or in any other of the
11 terms and conditions of insurance.

12 (b) *By refusing to insure, refusing to renew, cancelling or*
13 *limiting the amount of insurance coverage on a property or*
14 *casualty risk solely because of the geographic location of the risk,*
15 *unless such action is the result of the application of sound*
16 *underwriting and actuarial principles related to actual or*
17 *reasonably anticipated loss experience.*

18 (c) *By refusing to insure, refusing to renew, cancelling or*
19 *limiting the amount of insurance coverage on the residential*
20 *property risk, or the personal property contained therein, solely*
21 *because of the age of the residential property.*

22 (d) *Except as otherwise provided in this paragraph, by*
23 *terminating, modifying coverage, refusing to issue or refusing to*
24 *renew any property or casualty policy solely because the applicant*
25 *or insured or any employee of either is mentally or physically*
26 *impaired. The provisions of this paragraph do not apply to a policy*
27 *of accident or health insurance which is sold by a casualty insurer*
28 *if the termination, modification, refusal to issue or refusal to*
29 *renew a policy is otherwise permitted by this title.*

30 (e) *Except as otherwise provided in this paragraph, by refusing*
31 *to insure a person solely because another insurer has refused to*
32 *write a policy, cancelled an existing policy or refused to renew an*
33 *existing policy in which that person was the named insured. The*
34 *provisions of this paragraph do not prohibit an insurer from*
35 *terminating an excess policy of insurance due to the failure of the*
36 *insured to maintain any required underlying insurance.*

37 6. No casualty insurer may make or permit any unfair
38 discrimination between persons legally qualified to provide a
39 particular service, in the amount of the fee or charge for that service
40 payable as a benefit under any policy or contract of casualty
41 insurance.

42 7. The provisions of this section do not prohibit:

43 (a) The payment of commissions or other compensation to
44 licensed ~~[agents, brokers or solicitors.]~~ *producers of insurance.*



1 (b) The extension of credit to an insured for the payment of any
2 premium and for which credit a reasonable rate of interest is charged
3 and collected.

4 (c) Any insurer from allowing or returning to its participating
5 policyholders, members or subscribers, dividends, savings or
6 unabsorbed premium deposits.

7 (d) With respect to title insurance, bulk rates or special rates for
8 customers of prescribed classes if the bulk or special rates are
9 provided for in the effective schedule of fees and charges of the title
10 insurer or underwritten title company.

11 8. The provisions of this section do not apply to wet marine
12 and transportation insurance.

13 **Sec. 103.** NRS 686A.150 is hereby amended to read as
14 follows:

15 686A.150 Except as provided in subsection ~~2~~ 3 of NRS
16 686A.120 (contemporaneous sales of life insurance and mutual fund
17 shares), no person shall sell, agree or offer to sell, or give or offer to
18 give, directly or indirectly in any manner whatsoever, as an
19 inducement to insurance or in connection therewith, any stock,
20 shares, bonds or other securities of any kind, or any advisory board
21 contract or other contract or agreement of any kind offering or
22 promising returns and profits.

23 **Sec. 104.** NRS 686A.160 is hereby amended to read as
24 follows:

25 686A.160 If the Commissioner has cause to believe that any
26 person has been engaged or is engaging, in this state, in any unfair
27 method of competition or any unfair or deceptive act or practice
28 prohibited by NRS 686A.010 to ~~686A.310,~~ 686A.325, inclusive,
29 *and sections 80 to 93, inclusive, of this act*, and that a proceeding
30 by the Commissioner in respect thereto would be in the interest of
31 the public, the Commissioner may issue and serve upon such person
32 a statement of the charges and a notice of the hearing to be held
33 thereon. The statement of charges and notice of hearing shall
34 comply with the requirements of NRS 679B.320 and shall be served
35 upon such person directly or by certified or registered mail, return
36 receipt requested.

37 **Sec. 105.** NRS 686A.170 is hereby amended to read as
38 follows:

39 686A.170 1. If the Commissioner believes that any person
40 engaged in the insurance business is in the conduct of such business
41 engaging in this state in any method of competition or in any act or
42 practice not defined in NRS 686A.010 to ~~686A.310,~~ 686A.325,
43 inclusive, *and sections 80 to 93, inclusive, of this act* which is
44 unfair or deceptive and that a proceeding by the Commissioner in
45 respect thereto would be in the public interest, the Commissioner



1 shall, after a hearing of which notice and of the charges against such
2 person are given to the person, make a written report of the findings
3 of fact relative to such charges and serve a copy thereof upon such
4 person and any intervener at the hearing.

5 2. If such report charges a violation of NRS 686A.010 to
6 ~~686A.310,~~ **686A.325**, inclusive, **and sections 80 to 93, inclusive,**
7 **of this act**, and if such method of competition, act or practice has
8 not been discontinued, the Commissioner may, through the Attorney
9 General, at any time after 20 days after the service of such report
10 cause an action to be instituted in the district court of the county
11 wherein the person resides or has his or her principal place of
12 business to enjoin and restrain such person from engaging in such
13 method, act or practice. The court shall have jurisdiction of the
14 proceeding and shall have power to make and enter appropriate
15 orders in connection therewith and to issue such writs or orders as
16 are ancillary to its jurisdiction or necessary in its judgment to
17 prevent injury to the public pendente lite; but the State of Nevada
18 shall not be required to give security before the issuance of any such
19 order or injunction under this section. If a stenographic record of the
20 proceedings in the hearing before the Commissioner was made, a
21 certified transcript thereof including all evidence taken and the
22 report and findings shall be received in evidence in such action.

23 3. If the court finds that:

24 (a) The method of competition complained of is unfair or
25 deceptive;

26 (b) The proceedings by the Commissioner with respect thereto
27 are to the interest of the public; and

28 (c) The findings of the Commissioner are supported by the
29 weight of the evidence,

30 ↪ it shall issue its order enjoining and restraining the continuance
31 of such method of competition, act or practice.

32 4. Either party may appeal from such final judgment or order
33 or decree of court in a like manner as provided for appeals in civil
34 cases.

35 5. If the Commissioner's report made under subsection 1 or
36 order on hearing made under NRS 679B.360 does not charge a
37 violation of NRS 686A.010 to ~~686A.310,~~ **686A.325**, inclusive,
38 **and sections 80 to 93, inclusive, of this act**, then any intervener in
39 the proceedings may appeal therefrom within the time and in the
40 manner provided in this Code for appeals from the Commissioner
41 generally.

42 6. Upon violation of any injunction issued under this section,
43 the Commissioner, after a hearing thereon, may impose the
44 appropriate penalties provided for in NRS 686A.187.



1 **Sec. 106.** NRS 686A.180 is hereby amended to read as
2 follows:

3 686A.180 1. Service of all process, statements of charges and
4 notices under NRS 686A.010 to ~~[686A.310.]~~ **686A.325**, inclusive,
5 **and sections 80 to 93, inclusive, of this act** upon unauthorized
6 insurers shall be made by delivering to and leaving with the
7 Commissioner or some person in apparent charge of the office of the
8 Commissioner ~~[two copies]~~ **one copy** thereof, or in the manner
9 provided for by subsection 2 of NRS 685B.050 (service of process).

10 2. The Commissioner shall forward all such process,
11 statements of charges and notices to the insurer in the manner
12 provided in subsection 3 of NRS 685B.050.

13 3. No default shall be taken against any such unauthorized
14 insurer until expiration of 30 days after the date of forwarding by
15 the Commissioner under subsection 2, or date of service of process
16 if under subsection 2 of NRS 685B.050.

17 4. NRS 685B.050 applies to all process, statements of charges
18 and notices under this section.

19 **Sec. 107.** NRS 686A.183 is hereby amended to read as
20 follows:

21 686A.183 1. After the hearing provided for in NRS
22 686A.160, the Commissioner shall issue an order on hearing
23 pursuant to NRS 679B.360. If the Commissioner determines that the
24 person charged has engaged in an unfair method of competition or
25 an unfair or deceptive act or practice in violation of NRS 686A.010
26 to ~~[686A.310.]~~ **686A.325**, inclusive, **and sections 80 to 93,**
27 **inclusive, of this act**, the Commissioner shall order the person to
28 cease and desist from engaging in that method of competition, act or
29 practice, and may order one or both of the following:

30 (a) If the person knew or reasonably should have known that he
31 or she was in violation of NRS 686A.010 to ~~[686A.310.]~~ **686A.325**,
32 inclusive, **and sections 80 to 93, inclusive, of this act**, payment of
33 an administrative fine of not more than \$5,000 for each act or
34 violation, except that as to licensed agents, brokers, solicitors and
35 adjusters, the administrative fine must not exceed \$500 for each act
36 or violation.

37 (b) Suspension or revocation of the person's license if the
38 person knew or reasonably should have known that he or she was in
39 violation of NRS 686A.010 to ~~[686A.310.]~~ **686A.325**, inclusive ~~[,]~~,
40 **and sections 80 to 93, inclusive, of this act.**

41 2. Until the expiration of the time allowed for taking an appeal,
42 pursuant to NRS 679B.370, if no petition for review has been filed
43 within that time, or, if a petition for review has been filed within that
44 time, until the official record in the proceeding has been filed with
45 the court, the Commissioner may, at any time, upon such notice and



1 in such manner as the Commissioner deems proper, modify or set
2 aside, in whole or in part, any order issued by him or her under this
3 section.

4 3. After the expiration of the time allowed for taking an appeal,
5 if no petition for review has been filed, the Commissioner may at
6 any time, after notice and opportunity for hearing, reopen and alter,
7 modify or set aside, in whole or in part, any order issued by him or
8 her under this section whenever in the opinion of the Commissioner
9 conditions of fact or of law have so changed as to require such
10 action or if the public interest so requires.

11 **Sec. 108.** NRS 686A.270 is hereby amended to read as
12 follows:

13 686A.270 No insurer shall be held guilty of having committed
14 any of the acts prohibited by NRS 686A.010 to ~~686A.310,~~
15 **686A.325, inclusive, and sections 80 to 93, inclusive, of this act** by
16 reason of the act of any agent, solicitor or employee not an officer,
17 director or department head thereof, unless an officer, director or
18 department head of the insurer has knowingly permitted such act or
19 has had prior knowledge thereof.

20 **Sec. 109.** NRS 686A.310 is hereby amended to read as
21 follows:

22 686A.310 1. Engaging in any of the following activities is
23 considered to be an unfair practice:

24 (a) Misrepresenting to insureds or claimants pertinent facts or
25 insurance policy provisions relating to any coverage at issue.

26 (b) Failing to acknowledge and act reasonably promptly upon
27 communications with respect to claims arising under insurance
28 policies.

29 (c) Failing to adopt and implement reasonable standards for the
30 prompt investigation and processing of claims arising under
31 insurance policies.

32 (d) Failing to affirm or deny coverage of claims within a
33 reasonable time after proof of loss requirements have been
34 completed and submitted by the insured.

35 (e) Failing to effectuate prompt, fair and equitable settlements of
36 claims in which liability of the insurer has become reasonably clear.

37 (f) Compelling insureds to institute litigation to recover amounts
38 due under an insurance policy by offering substantially less than the
39 amounts ultimately recovered in actions brought by such insureds,
40 when the insureds have made claims for amounts reasonably similar
41 to the amounts ultimately recovered.

42 (g) Attempting to settle a claim by an insured for less than the
43 amount to which a reasonable person would have believed he or she
44 was entitled by reference to written or printed advertising material
45 accompanying or made part of an application.



1 (h) Attempting to settle claims on the basis of an application
2 which was altered without notice to, or knowledge or consent of, the
3 insured, or the representative, agent or broker of the insured.

4 (i) Failing, upon payment of a claim, to inform insureds or
5 beneficiaries of the coverage under which payment is made.

6 (j) Making known to insureds or claimants a practice of the
7 insurer of appealing from arbitration awards in favor of insureds or
8 claimants for the purpose of compelling them to accept settlements
9 or compromises less than the amount awarded in arbitration.

10 (k) Delaying the investigation or payment of claims by requiring
11 an insured or a claimant, or the physician of either, to submit a
12 preliminary claim report, and then requiring the subsequent
13 submission of formal proof of loss forms, both of which
14 submissions contain substantially the same information.

15 (l) Failing to settle claims promptly, where liability has become
16 reasonably clear, under one portion of the insurance policy coverage
17 in order to influence settlements under other portions of the
18 insurance policy coverage.

19 (m) Failing to comply with the provisions of NRS 687B.310 to
20 687B.390, inclusive, or 687B.410.

21 (n) Failing to provide promptly to an insured a reasonable
22 explanation of the basis in the insurance policy, with respect to the
23 facts of the insured's claim and the applicable law, for the denial of
24 the claim or for an offer to settle or compromise the claim.

25 (o) Advising an insured or claimant not to seek legal counsel.

26 (p) Misleading an insured or claimant concerning any applicable
27 statute of limitations.

28 *(q) Refusing to pay a claim without conducting a reasonable*
29 *investigation.*

30 *(r) Failing to provide forms necessary to present a claim and a*
31 *reasonable explanation concerning the use of the forms within 15*
32 *days after the date on which a request for the forms is made.*

33 2. In addition to any rights or remedies available to the
34 Commissioner, an insurer is liable to its insured for any damages
35 sustained by the insured as a result of the commission of any act set
36 forth in subsection 1 as an unfair practice.

37 **Sec. 110.** NRS 686A.400 is hereby amended to read as
38 follows:

39 686A.400 1. A company shall maintain records of each
40 transaction for 3 years after making the final entry with respect to
41 the transaction. The records may be preserved in photographic form,
42 *electronic form*, on microfilm or microfiche or in a form approved
43 by the Commissioner.

44 2. *A person who generates leads or other information relating*
45 *to potential customers of health insurance products and services*



1 *for any insurer or producer of insurance shall maintain any*
2 *books, documents and other business records:*

3 *(a) In such an order that data regarding complaints and*
4 *marketing are accessible and retrievable for examination by the*
5 *Commissioner; and*

6 *(b) For 3 years after the date on which the book, document or*
7 *other record was created.*

8 3. The records, *books, documents and other business records*
9 *maintained pursuant to this section* must be open to the
10 Commissioner at all times. The Commissioner may require a
11 company to furnish to the Commissioner in any form the
12 Commissioner requires any information maintained in the
13 company's records.

14 **Sec. 111.** NRS 686A.410 is hereby amended to read as
15 follows:

16 686A.410 The Commissioner may conduct an examination of a
17 company at any time in accordance with ~~NRS 679B.250 to~~
18 ~~679B.287,~~ *sections 2 to 41, inclusive [,], of this act.* The expense
19 of the examination must be borne by the company in accordance
20 with ~~NRS 679B.290~~ *section 19 of this act* as if the company were
21 an insurer.

22 **Sec. 112.** NRS 686A.520 is hereby amended to read as
23 follows:

24 686A.520 1. The provisions of NRS 683A.341, 683A.451,
25 683A.461 and 686A.010 to ~~686A.310,~~ *686A.325, inclusive, and*
26 *sections 80 to 93, inclusive, of this act* apply to companies.

27 2. For the purposes of subsection 1, unless the context requires
28 that a section apply only to insurers, any reference in those sections
29 to "insurer" must be replaced by a reference to "company."

30 **Sec. 113.** NRS 686B.125 is hereby amended to read as
31 follows:

32 686B.125 1. Except as otherwise provided in this section, no
33 insurer, organization or person licensed pursuant to this title may
34 sell or offer to sell any contract providing coverage for dental care at
35 a rate which is excessive for the benefits offered to the insured or
36 member. For the purpose of this section, a ratio of losses to
37 premiums collected which is less than 75 percent is presumed to
38 show an excessive rate.

39 2. The provisions of subsection 1 do not apply to a contract
40 providing coverage for dental care that is sold to a small employer
41 pursuant to the provisions of chapter 689C of NRS. As used in this
42 subsection, "small employer" has the meaning ascribed to it in
43 NRS 689C.095.

44 3. Each year, every insurer, organization or person licensed
45 pursuant to this title who provides coverage for dental care in this



1 State shall, in accordance with requirements established by
2 regulation of the Commissioner, file with the Commissioner a report
3 of the losses and premiums collected for that insurer, organization or
4 person, as applicable, for the calendar year.

5 4. For the purposes of subsection 3, the values of losses and
6 premiums collected must be determined at the end of each calendar
7 year for the entire calendar year.

8 5. The Commissioner may, pursuant to ~~NRS 679B.240,~~
9 *section 16 of this act*, examine the accounts, records, documents and
10 transactions of any insurer, organization or person licensed pursuant
11 to this title who sells or offers to sell any contract providing
12 coverage for dental care in this State to ascertain compliance with
13 the provisions of this section.

14 **Sec. 114.** NRS 686B.1784 is hereby amended to read as
15 follows:

16 686B.1784 1. The Commissioner may examine any insurer,
17 advisory organization or plan for apportioned risks whenever the
18 Commissioner determines that such an examination is necessary.

19 2. The reasonable cost of an examination must be paid by the
20 insurer or other person examined upon presentation by the
21 Commissioner of an accounting of those costs pursuant to ~~NRS~~
22 ~~679B.290,~~ *section 19 of this act.*

23 3. In lieu of an examination, the Commissioner may accept the
24 report of an examination made by the agency of another state that
25 regulates insurance.

26 **Sec. 115.** Chapter 687B of NRS is hereby amended by adding
27 thereto a new section to read as follows:

28 *1. In any settlement for the payment of a claim pertaining to*
29 *a policy or coverage of property insurance, if the contract of*
30 *insurance provides for a settlement on the basis of actual cash*
31 *value or another term which is similarly defined, only the cost of*
32 *the physical goods being repaired or replaced may be subject to a*
33 *deduction for depreciation.*

34 *2. The following types of payments, if separately itemized by*
35 *the provider of repairs or replacement or by any governmental*
36 *entity, must be paid or reimbursed by the insurer in full and may*
37 *not be subject to a deduction for depreciation:*

38 *(a) The cost of services provided, including, without limitation,*
39 *labor;*

40 *(b) Any expenses incurred by the provider of repairs or*
41 *replacement, including, without limitation, overhead expenses*
42 *which do not pertain to the repair or replacement of physical*
43 *goods;*

44 *(c) Any profits earned by the provider of repairs or*
45 *replacement;*



1 *(d) Any taxes paid by the governmental entity in connection*
2 *with the repair or replacement;*

3 *(e) Any fees or charges, by any name called, required to be*
4 *paid by the governmental entity which are not part of the price of*
5 *the physical goods being repaired or replaced.*

6 3. *Any cost not separately itemized shall be deemed to be part*
7 *of the cost of physical goods being repaired or replaced, unless*
8 *otherwise stated by the provider of repairs or replacement or the*
9 *governmental entity.*

10 4. *As used in this section, "actual cash value" means*
11 *replacement cost minus a deduction for depreciation.*

12 **Sec. 116.** NRS 687B.120 is hereby amended to read as
13 follows:

14 687B.120 1. Except as otherwise provided in subsection 2:

15 (a) No life or health insurance policy or contract, annuity
16 contract form, policy form, health care plan or plan for dental care,
17 whether individual, group or blanket, including those to be issued by
18 a health maintenance organization, organization for dental care or
19 prepaid limited health service organization, or application form
20 where a written application is required and is to be made a part of
21 the policy or contract, or printed rider or endorsement form or form
22 of renewal certificate, or form of individual certificate or statement
23 of coverage to be issued under group or blanket contracts, or by a
24 health maintenance organization, organization for dental care or
25 prepaid limited health service organization, may be delivered or
26 issued for delivery in this state, unless the form has been filed with
27 and approved by the Commissioner.

28 (b) As to individual policies pursuant to paragraph ~~(d)~~ (e) of
29 subsection 2 of NRS 679B.220 or group insurance policies
30 effectuated and delivered outside this state but covering persons
31 resident in this state, the certificates to be delivered or issued for
32 delivery in this state must be filed, for informational purposes only,
33 with the Commissioner at the request of the Commissioner.

34 2. As to group insurance policies to be issued to a group
35 approved pursuant to NRS 688B.030 or 689B.026, no policies of
36 group insurance may be marketed to a resident or employer of this
37 State unless the policy and any form or certificate to be issued
38 pursuant to the policy has been filed with and approved by the
39 Commissioner.

40 3. Every filing made pursuant to the provisions of subsection 1
41 or 2 must be made not less than 45 days in advance of any delivery
42 pursuant to subsection 1 or marketing pursuant to subsection 2. At
43 the expiration of 45 days the form so filed shall be deemed approved
44 unless prior thereto it has been affirmatively approved or
45 disapproved by order of the Commissioner. Approval of any such



1 form by the Commissioner constitutes a waiver of any unexpired
2 portion of such waiting period. The Commissioner may extend by
3 not more than an additional 30 days the period within which the
4 Commissioner may so affirmatively approve or disapprove any such
5 form, by giving notice to the insurer of the extension before
6 expiration of the initial 45-day period. At the expiration of any such
7 period as so extended, and in the absence of prior affirmative
8 approval or disapproval, any such form shall be deemed approved.
9 The Commissioner may at any time, after notice and for cause
10 shown, withdraw any such approval.

11 4. Any order of the Commissioner disapproving any such form
12 or withdrawing a previous approval must state the grounds therefor
13 and the particulars thereof in such detail as reasonably to inform the
14 insurer thereof. Any such withdrawal of a previously approved form
15 is effective at the expiration of such a period, not less than 30 days
16 after the giving of notice of withdrawal, as the Commissioner in
17 such notice prescribes.

18 5. The Commissioner may, by order, exempt from the
19 requirements of this section for so long as the Commissioner deems
20 proper any insurance document or form or type thereof specified in
21 the order, to which, in the opinion of the Commissioner, this section
22 may not practicably be applied, or the filing and approval of which
23 are, in the opinion of the Commissioner, not desirable or necessary
24 for the protection of the public.

25 6. Appeals from orders of the Commissioner disapproving any
26 such form or withdrawing a previous approval may be taken as
27 provided in NRS 679B.310 to 679B.370, inclusive.

28 **Sec. 117.** NRS 687B.225 is hereby amended to read as
29 follows:

30 687B.225 1. Except as otherwise provided in NRS
31 689A.0405, 689A.0412, 689A.0413, 689A.0418, 689A.0437,
32 689A.044, 689A.0445, 689A.0459, 689B.031, 689B.0312,
33 689B.0313, 689B.0315, 689B.0317, 689B.0319, 689B.0374,
34 689B.0378, 689C.1665, 689C.1671, 689C.1675, 689C.1676,
35 695A.1843, 695A.1856, 695A.1865, 695A.1874, 695B.1912,
36 695B.1913, 695B.1914, 695B.1919, 695B.19197, 695B.1924,
37 695B.1925, 695B.1942, 695C.1696, 695C.1699, 695C.1713,
38 695C.1735, 695C.1737, 695C.1743, 695C.1745, 695C.1751,
39 695G.170, 695G.1705, 695G.171, 695G.1714, 695G.1715,
40 695G.1719 and 695G.177, any contract for group, blanket or
41 individual health insurance or any contract by a nonprofit hospital,
42 medical or dental service corporation or organization for dental care
43 which provides for payment of a certain part of medical or dental
44 care may require the insured or member to obtain prior authorization



1 for that care from the insurer or organization. The insurer or
2 organization shall:

3 (a) File its procedure for obtaining approval of care pursuant to
4 this section for approval by the Commissioner; and

5 (b) Unless a shorter time period is prescribed by a specific
6 statute, including, without limitation, NRS 689A.0446, 689B.0361,
7 689C.1688, 695A.1859, 695B.19087, 695C.16932 and 695G.1703,
8 ~~respond to any~~ *approve a* request for ~~approval by~~ *prior*
9 *authorization or respond to* the insured, ~~or~~ *member or provider*
10 *of health care* ~~pursuant to this section~~ *with a request for*
11 *additional information:*

12 (1) *If the request for prior authorization involves urgent*
13 *health care services,* within ~~20~~ *2 business* days after ~~it receives~~
14 *the date on which the* request ~~is~~ *for prior authorization was*
15 *submitted; or*

16 (2) *If the request for prior authorization does not involve*
17 *urgent health care services, within 5 business days after the date*
18 *on which the request for prior authorization was submitted.*

19 2. The procedure for prior authorization may not discriminate
20 among persons licensed to provide the covered care.

21 **Sec. 118.** NRS 687B.385 is hereby amended to read as
22 follows:

23 687B.385 1. An insurer shall not refuse to issue, cancel,
24 refuse to renew or increase the premium for renewal of a policy of
25 motor vehicle insurance covering private passenger cars or
26 commercial vehicles as a result of any ~~is~~

27 ~~1. Claims~~ *claims* made under any policy of insurance with
28 respect to which the insured was not at fault. ~~is~~

29 2. *An insurer shall not refuse to issue, set a higher premium*
30 *when issuing, cancel, refuse to renew or increase the premium for*
31 *renewal of a policy of property or casualty insurance as a result of*
32 *any:*

33 (a) Claims made under any policy of insurance for which the
34 insurer has not made any payment or for which the insurer
35 recovered the entirety of the insurer's payment on the claim by
36 means of salvage, subrogation or another mechanism; or

37 ~~is~~ (b) Inquiries made regarding an actual or potential claim
38 under any policy of insurance regarding:

39 ~~(a)~~ (1) The existence of insurance coverage for any matter; or
40 ~~(b)~~ (2) Any hypothetical or informational matter pertaining to
41 insurance.

42 **Sec. 119.** NRS 687B.404 is hereby amended to read as
43 follows:

44 687B.404 1. An insurer or other organization providing
45 health coverage pursuant to chapter 689A, 689B, 689C, 695A,



1 695B, 695C, 695F or 695G of NRS, including, without limitation, a
2 health maintenance organization or managed care organization that
3 provides health care services through managed care to recipients of
4 Medicaid under the State Plan for Medicaid, shall adhere to the
5 applicable provisions of the Paul Wellstone and Pete Domenici
6 Mental Health Parity and Addiction Equity Act of 2008, Public Law
7 110-343, Division C, Title V, Subtitle B, and any federal regulations
8 issued pursuant thereto.

9 2. On or before ~~July~~ *April* 1 of each year, the Commissioner
10 shall prescribe and provide to each insurer or other organization
11 providing health coverage subject to the provisions of subsection 1 a
12 data request that solicits information necessary to evaluate the
13 compliance of an insurer or other organization with the Paul
14 Wellstone and Pete Domenici Mental Health Parity and Addiction
15 Equity Act of 2008, Public Law 110-343, Division C, Title V,
16 Subtitle B, including, without limitation, the comparative analyses
17 specified in 42 U.S.C. § 300gg-26(a)(8).

18 3. On or before ~~October~~ *June* 1 of each year, each insurer or
19 other organization providing health coverage subject to the
20 provisions of subsection 1 shall:

21 (a) Complete and submit to the Commissioner the data request
22 prescribed pursuant to subsection 2; or

23 (b) Submit to the Commissioner a copy of a report submitted by
24 the insurer or other organization to the Federal Government
25 demonstrating compliance with the Paul Wellstone and Pete
26 Domenici Mental Health Parity and Addiction Equity Act of 2008,
27 Public Law 110-343, Division C, Title V, Subtitle B, including,
28 without limitation, the comparative analyses specified in 42 U.S.C.
29 § 300gg-26(a)(8). The Commissioner may request from an insurer
30 or other organization who submits a copy of such a report any
31 supplemental information necessary to determine whether the
32 insurer or other organization is in compliance with that federal law.

33 4. Any information provided by an insurer or other
34 organization to the Commissioner pursuant to subsection 3 is
35 confidential.

36 5. On or before December 31 of each year, the Commissioner
37 shall compile a report summarizing the information submitted to the
38 Commissioner pursuant to this section and submit the report to:

39 (a) The Patient Protection Commission created by
40 NRS 439.908;

41 (b) The Governor; and

42 (c) The Director of the Legislative Counsel Bureau for
43 transmittal to:

44 (1) In even-numbered years, the next regular session of the
45 Legislature; and



1 (2) In odd-numbered years, the Joint Interim Standing
2 Committee on Health and Human Services.

3 6. The Commissioner may adopt any regulations necessary to
4 carry out the provisions of this section.

5 **Sec. 120.** NRS 687B.409 is hereby amended to read as
6 follows:

7 687B.409 1. Every payment made pursuant to a policy of
8 health insurance to pay for treatment relating solely to mental health
9 or an alcohol or substance use disorder must be made directly to the
10 provider of health care that provides the treatment if the provider:

11 (a) Is an out-of-network provider; and

12 (b) Has obtained and delivered to the insurer or an authorized
13 representative of the insurer, including, without limitation, a third-
14 party administrator, a written assignment of benefits pursuant to
15 which the insured has assigned to the provider the insured's benefits
16 under the policy of health insurance with regard to the treatment.

17 2. An out-of-network provider that receives payment pursuant
18 to subsection 1:

19 (a) Shall, if a person paid the provider directly for the treatment
20 described in subsection 1, refund to the person the amount that the
21 person paid directly to the provider for the treatment, less any
22 applicable deductible, copayment or coinsurance, not later than 45
23 days after the provider receives payment pursuant to subsection 1;
24 and

25 (b) Must indemnify and hold harmless the insurer against any
26 claim made against the insurer by the person who receives the
27 treatment described in subsection 1 for any amount paid by the
28 insurer to the provider in compliance with this section.

29 3. An assignment of benefits described in paragraph (b) of
30 subsection 1 is irrevocable for the period:

31 (a) Beginning on the date the insured gives to the out-of-
32 network provider the assignment of benefits; and

33 (b) Ending on the later of:

34 (1) The date on which the out-of-network provider receives
35 from the insurer the final payment for the treatment; or

36 (2) The date of the final resolution, including, without
37 limitation, by settlement or trial, of all claims relating to all
38 payments which relate to the treatment.

39 4. Nothing in this section shall be construed to require an
40 insurer to make a payment to an out-of-network provider:

41 (a) Who is not authorized by law to provide the treatment;

42 (b) Who provides the treatment in violation of any law; or

43 (c) In an amount which exceeds the amount required by the
44 policy of health insurance to be paid for out-of-network treatment.

45 5. As used in this section:



1 (a) "Health care services" means services for the diagnosis,
2 prevention, treatment, care or relief of a health condition, illness,
3 injury or disease.

4 (b) "Insured" means a person who receives benefits pursuant to
5 a policy of health insurance.

6 (c) "Insurer" means a person, including, without limitation, a
7 governmental entity, who issues or otherwise provides a policy of
8 health insurance.

9 (d) "Network plan" has the meaning ascribed to it in NRS
10 ~~689B.570.~~ 687B.645.

11 (e) "Out-of-network provider" means a provider of health care
12 who:

13 (1) Provides health care services;

14 (2) Is paid, pursuant to a policy of health insurance, for
15 providing the health care services; and

16 (3) Is not under contract to provide the health care services as
17 part of any network plan associated with the policy of health
18 insurance.

19 (f) "Policy of health insurance" includes, without limitation, a
20 policy, contract, certificate, plan or agreement, as applicable, issued
21 pursuant to or otherwise governed by NRS 287.0402 to 287.049,
22 inclusive, or chapter 608, 689A, 689B, 689C, 695A, 695B, 695C,
23 695F or 695G of NRS for the provision of, delivery of, arrangement
24 for, payment for or reimbursement for any of the costs of health care
25 services.

26 (g) "Provider of health care" has the meaning ascribed to it in
27 NRS ~~695G.070.~~ 629.031.

28 **Sec. 121.** NRS 687B.490 is hereby amended to read as
29 follows:

30 687B.490 1. A carrier that offers coverage in the small
31 employer group or individual market must, before making any
32 network plan available for sale in this State, demonstrate the
33 capacity to deliver services adequately by applying to the
34 Commissioner for the issuance of a network plan and submitting a
35 description of the procedures and programs to be implemented to
36 meet the requirements described in subsection 2.

37 2. The Commissioner shall determine, within 90 days after
38 receipt of the application required pursuant to subsection 1, if the
39 carrier, with respect to the network plan:

40 (a) Has demonstrated the willingness and ability to ensure that
41 health care services will be provided in a manner to ensure both
42 availability and accessibility of adequate personnel and facilities in a
43 manner that enhances availability, accessibility and continuity of
44 service;



1 (b) Has organizational arrangements established in accordance
2 with regulations promulgated by the Commissioner; and

3 (c) Has a procedure established in accordance with regulations
4 promulgated by the Commissioner to develop, compile, evaluate
5 and report statistics relating to the cost of its operations, the pattern
6 of utilization of its services, the availability and accessibility of its
7 services and such other matters as may be reasonably required by
8 the Commissioner.

9 3. The Commissioner may certify that the carrier and the
10 network plan meet the requirements of subsection 2, or may
11 determine that the carrier and the network plan do not meet such
12 requirements. Upon a determination that the carrier and the network
13 plan do not meet the requirements of subsection 2, the
14 Commissioner shall specify in what respects the carrier and the
15 network plan are deficient.

16 4. A carrier approved to issue a network plan pursuant to this
17 section must file annually with the Commissioner a summary of
18 information compiled pursuant to subsection 2 in a manner
19 determined by the Commissioner.

20 5. The Commissioner shall, not less than once each year, or
21 more often if deemed necessary by the Commissioner for the
22 protection of the interests of the people of this State, make a
23 determination concerning the availability and accessibility of the
24 health care services of any network plan approved pursuant to this
25 section.

26 6. The expense of any determination made by the
27 Commissioner pursuant to this section must be assessed against the
28 carrier and remitted to the Commissioner.

29 7. When making any determination concerning the availability
30 and accessibility of the services of any network plan or proposed
31 network plan pursuant to this section, the Commissioner shall
32 consider services that may be provided through telehealth, as
33 defined in NRS 629.515, pursuant to the network plan or proposed
34 network plan to be available services.

35 8. As used in this section:

36 (a) "Network plan" has the meaning ascribed to it in NRS
37 ~~689B.570.~~ **687B.645.**

38 (b) "Small employer" has the meaning ascribed to it in
39 NRS 689C.095.

40 **Sec. 122.** NRS 687B.615 is hereby amended to read as
41 follows:

42 687B.615 "Health benefit plan" has the meaning ascribed to it
43 in NRS ~~695G.019.~~ **687B.470.**



1 **Sec. 123.** NRS 687B.660 is hereby amended to read as
2 follows:

3 687B.660 “Provider of health care” has the meaning ascribed
4 to it in NRS ~~[695G.070.]~~ **629.031.**

5 **Sec. 124.** NRS 688C.175 is hereby amended to read as
6 follows:

7 688C.175 1. Persons engaged in the business of viatical
8 settlements are subject to the provisions of this chapter and to the
9 following provisions, to the extent reasonably applicable:

10 (a) ~~[NRS 679B.230 to 679B.300.]~~ **Sections 2 to 41,** inclusive, **of**
11 **this act** concerning examinations of insurers.

12 (b) NRS 679B.310 to 679B.370, inclusive, concerning hearings
13 regarding insurers and employees of insurers.

14 (c) Chapter 680A of NRS.

15 (d) Chapter 683A of NRS.

16 (e) NRS 686A.010 to ~~[686A.310.]~~ **686A.325,** inclusive, **and**
17 **sections 80 to 93, inclusive, of this act** concerning trade practices
18 and frauds.

19 2. Nothing in this chapter or elsewhere in this title preempts or
20 otherwise limits the provisions of chapter 90 of NRS, or of any
21 rules, regulations or orders issued by or through the Administrator
22 of the Securities Division of the Office of the Secretary of State or
23 the Administrator’s designee acting pursuant to the authority
24 granted by chapter 90 of NRS.

25 3. Compliance with the provisions of this chapter does not
26 constitute compliance with any applicable provisions of chapter 90
27 of NRS or with any rule, regulation or order adopted or issued
28 thereunder.

29 **Sec. 125.** NRS 688C.180 is hereby amended to read as
30 follows:

31 688C.180 The Commissioner may examine or investigate a
32 licensee under this chapter as often as the Commissioner considers
33 appropriate. An examination will be conducted in the manner
34 provided in ~~[NRS 679B.230 to 679B.300.]~~ **sections 2 to 41,**
35 inclusive ~~[,]~~ **of this act.** The Commissioner may also examine or
36 investigate any other person or business insofar as the
37 Commissioner considers necessary or material to the examination or
38 investigation of the licensee. Instead of an examination or
39 investigation under this chapter of a foreign or alien person licensed
40 under this chapter, the Commissioner may accept a report on
41 examination or investigation of the licensee by the equivalent
42 authority of the licensee’s state of domicile or port of entry.



1 **Sec. 126.** NRS 689.160 is hereby amended to read as follows:
2 689.160 1. The provisions of NRS 683A.341, 683A.451,
3 683A.461 and 686A.010 to ~~[686A.310,]~~ **686A.325**, inclusive, *and*
4 **sections 80 to 93, inclusive, of this act** apply to agents and sellers.

5 2. For the purposes of subsection 1, unless the context requires
6 that a section apply only to insurers, any reference in those sections
7 to “insurer” must be replaced by a reference to “agent” and “seller.”

8 3. The provisions of ~~[NRS 679B.230 to 679B.300,]~~ **sections 2**
9 **to 41, inclusive, of this act** apply to sellers. Unless the context
10 requires that a provision apply only to insurers, any reference in
11 those sections to “insurer” must be replaced by a reference to
12 “seller.”

13 4. The provisions of NRS 683A.301 apply to applicants for and
14 holders of a seller’s certificate of authority. Unless the context
15 requires that a provision apply only to an applicant for or holder of a
16 license as a producer of insurance, any reference in that section to:

17 (a) An “applicant for a license as a producer of insurance” must
18 be replaced by a reference to an “applicant for a seller’s certificate
19 of authority”; and

20 (b) A “licensee” must be replaced by a reference to a “holder of
21 a seller’s certificate of authority.”

22 **Sec. 127.** NRS 689.595 is hereby amended to read as follows:

23 689.595 1. The provisions of NRS 683A.341, 683A.451,
24 683A.461 and 686A.010 to ~~[686A.310,]~~ **686A.325**, inclusive, *and*
25 **sections 80 to 93, inclusive, of this act** apply to agents and sellers.

26 2. For the purposes of subsection 1, unless the context requires
27 that a section apply only to insurers, any reference in those sections
28 to “insurer” must be replaced by a reference to “agent” and “seller.”

29 3. The provisions of ~~[NRS 679B.230 to 679B.300,]~~ **sections 2**
30 **to 41, inclusive, of this act** apply to sellers. Unless the context
31 requires that a provision apply only to insurers, any reference in
32 those sections to “insurer” must be replaced by a reference to
33 “seller.”

34 4. The provisions of NRS 683A.301 apply to applicants for and
35 holders of a seller’s permit. Unless the context requires that a
36 provision apply only to an applicant for or a holder of a license as a
37 producer of insurance, any reference in that section to:

38 (a) An “applicant for a license as a producer of insurance” must
39 be replaced by a reference to an “applicant for a seller’s permit”;
40 and

41 (b) A “licensee” must be replaced by a reference to a “holder of
42 a seller’s permit.”



1 **Sec. 128.** Chapter 689A of NRS is hereby amended by adding
2 thereto the provisions set forth as sections 129 to 134, inclusive, of
3 this act.

4 **Sec. 129.** *As used in this chapter, unless the context*
5 *otherwise requires, the words and terms defined in sections 130 to*
6 *134, inclusive, of this act have the meanings ascribed to them in*
7 *those sections.*

8 **Sec. 130.** *“Medical management technique” has the*
9 *meaning ascribed to it in section 299 of this act.*

10 **Sec. 131.** *“Network plan” has the meaning ascribed to it in*
11 *NRS 687B.645.*

12 **Sec. 132.** *“Provider network contract” has the meaning*
13 *ascribed to it in NRS 687B.658.*

14 **Sec. 133.** *“Provider of health care” has the meaning*
15 *ascribed to it in NRS 629.031.*

16 **Sec. 134.** *“Therapeutic equivalent” has the meaning*
17 *ascribed to it in section 302 of this act.*

18 **Sec. 135.** NRS 689A.020 is hereby amended to read as
19 follows:

20 689A.020 Nothing in this chapter applies to or affects:

21 1. Any policy of liability or workers’ compensation insurance
22 with or without supplementary expense coverage therein.

23 2. Any group or blanket policy.

24 3. Life insurance, endowment or annuity contracts, or contracts
25 supplemental thereto which contain only such provisions relating to
26 health insurance as to:

27 (a) Provide additional benefits in case of death or
28 dismemberment or loss of sight by accident or accidental means; or

29 (b) Operate to safeguard such contracts against lapse, or to give
30 a special surrender value or special benefit or an annuity if the
31 insured or annuitant becomes totally and permanently disabled, as
32 defined by the contract or supplemental contract.

33 4. Reinsurance . ~~[, except as otherwise provided in NRS~~
34 ~~689A.470 to 689A.740, inclusive, and 689C.610 to 689C.940,~~
35 ~~inclusive, relating to the program of reinsurance.]~~

36 5. Any policy of insurance offered on the Silver State Health
37 Insurance Exchange in accordance with NRS 695I.505.

38 **Sec. 136.** NRS 689A.04048 is hereby amended to read as
39 follows:

40 689A.04048 1. A policy of health insurance which provides
41 coverage for prescription drugs must not require an insured to
42 submit to a step therapy protocol before covering a drug approved
43 by the Food and Drug Administration that is prescribed to treat a
44 psychiatric condition of the insured, if:



1 (a) The drug has been approved by the Food and Drug
2 Administration with indications for the psychiatric condition of the
3 insured or the use of the drug to treat that psychiatric condition is
4 otherwise supported by medical or scientific evidence;

5 (b) The drug is prescribed by:

6 (1) A psychiatrist;

7 (2) A physician assistant under the supervision of a
8 psychiatrist;

9 (3) An advanced practice registered nurse who has the
10 psychiatric training and experience prescribed by the State Board of
11 Nursing pursuant to NRS 632.120; or

12 (4) A primary care provider that is providing care to an
13 insured in consultation with a practitioner listed in subparagraph (1),
14 (2) or (3), if the closest practitioner listed in subparagraph (1), (2) or
15 (3) who participates in the network plan of the insurer is located 60
16 miles or more from the residence of the insured; and

17 (c) The practitioner listed in paragraph (b) who prescribed the
18 drug knows, based on the medical history of the insured, or
19 reasonably expects each alternative drug that is required to be used
20 earlier in the step therapy protocol to be ineffective at treating the
21 psychiatric condition.

22 2. Any provision of a policy of health insurance subject to the
23 provisions of this chapter that is delivered, issued for delivery or
24 renewed on or after July 1, 2023, which is in conflict with this
25 section is void.

26 3. As used in this section:

27 (a) "Medical or scientific evidence" has the meaning ascribed to
28 it in NRS 695G.053.

29 (b) ~~"Network plan" means a policy of health insurance offered
30 by an insurer under which the financing and delivery of medical
31 care is provided, in whole or in part, through a defined set of
32 providers under contract with the insurer. The term does not include
33 an arrangement for the financing of premiums.~~

34 ~~—(c)~~ "Step therapy protocol" means a procedure that requires an
35 insured to use a prescription drug or sequence of prescription drugs
36 other than a drug that a practitioner recommends for treatment of a
37 psychiatric condition of the insured before his or her policy of health
38 insurance provides coverage for the recommended drug.

39 **Sec. 137.** NRS 689A.04049 is hereby amended to read as
40 follows:

41 689A.04049 1. An insurer that issues a policy of health
42 insurance shall provide coverage for screening, genetic counseling
43 and testing for harmful mutations in the BRCA gene for women
44 under circumstances where such screening, genetic counseling or
45 testing, as applicable, is required by NRS 457.301.



1 2. An insurer shall ensure that the benefits required by
2 subsection 1 are made available to an insured through a provider of
3 health care who participates in the network plan of the insurer.

4 3. A policy of health insurance subject to the provisions of this
5 chapter that is delivered, issued for delivery or renewed on or after
6 January 1, 2022, has the legal effect of including the coverage
7 required by subsection 1, and any provision of the policy that
8 conflicts with the provisions of this section is void.

9 ~~[4.—As used in this section:—~~

10 ~~—(a) “Network plan” means a policy of health insurance offered~~
11 ~~by an insurer under which the financing and delivery of medical~~
12 ~~care, including items and services paid for as medical care, are~~
13 ~~provided, in whole or in part, through a defined set of providers~~
14 ~~under contract with the insurer. The term does not include an~~
15 ~~arrangement for the financing of premiums.—~~

16 ~~—(b) “Provider of health care” has the meaning ascribed to it in~~
17 ~~NRS 629.031.]~~

18 **Sec. 138.** NRS 689A.0405 is hereby amended to read as
19 follows:

20 689A.0405 1. A policy of health insurance must provide
21 coverage for benefits payable for expenses incurred for:

22 (a) A mammogram to screen for breast cancer annually for
23 insureds who are 40 years of age or older.

24 (b) An imaging test to screen for breast cancer on an interval
25 and at the age deemed most appropriate, when medically necessary,
26 as recommended by the insured’s provider of health care based on
27 personal or family medical history or additional factors that may
28 increase the risk of breast cancer for the insured.

29 (c) A diagnostic imaging test for breast cancer at the age deemed
30 most appropriate, when medically necessary, as recommended by
31 the insured’s provider of health care to evaluate an abnormality
32 which is:

33 (1) Seen or suspected from a mammogram described in
34 paragraph (a) or an imaging test described in paragraph (b); or

35 (2) Detected by other means of examination.

36 2. An insurer must ensure that the benefits required by
37 subsection 1 are made available to an insured through a provider of
38 health care who participates in the network plan of the insurer.

39 3. Except as otherwise provided in subsection 5, an insurer that
40 offers or issues a policy of health insurance shall not:

41 (a) Except as otherwise provided in subsection 6, require an
42 insured to pay a deductible, copayment, coinsurance or any other
43 form of cost-sharing or require a longer waiting period or other
44 condition to obtain any benefit provided in the policy of health
45 insurance pursuant to subsection 1;



1 (b) Refuse to issue a policy of health insurance or cancel a
2 policy of health insurance solely because the person applying for or
3 covered by the policy uses or may use any such benefit;

4 (c) Offer or pay any type of material inducement or financial
5 incentive to an insured to discourage the insured from obtaining any
6 such benefit;

7 (d) Penalize a provider of health care who provides any such
8 benefit to an insured, including, without limitation, reducing the
9 reimbursement of the provider of health care;

10 (e) Offer or pay any type of material inducement, bonus or other
11 financial incentive to a provider of health care to deny, reduce,
12 withhold, limit or delay access to any such benefit to an insured; or

13 (f) Impose any other restrictions or delays on the access of an
14 insured to any such benefit.

15 4. A policy subject to the provisions of this chapter which is
16 delivered, issued for delivery or renewed on or after January 1,
17 2024, has the legal effect of including the coverage required by
18 subsection 1, and any provision of the policy or the renewal which is
19 in conflict with this section is void.

20 5. Except as otherwise provided in this section and federal law,
21 an insurer may use medical management techniques, including,
22 without limitation, any available clinical evidence, to determine the
23 frequency of or treatment relating to any benefit required by this
24 section or the type of provider of health care to use for such
25 treatment.

26 6. If the application of paragraph (a) of subsection 3 would
27 result in the ineligibility of a health savings account of an insured
28 pursuant to 26 U.S.C. § 223, the prohibitions of paragraph (a) of
29 subsection 3 shall apply only for a qualified policy of health
30 insurance with respect to the deductible of such a policy of health
31 insurance after the insured has satisfied the minimum deductible
32 pursuant to 26 U.S.C. § 223, except with respect to items or services
33 that constitute preventive care pursuant to 26 U.S.C. § 223(c)(2)(C),
34 in which case the prohibitions of paragraph (a) of subsection 3 shall
35 apply regardless of whether the minimum deductible under 26
36 U.S.C. § 223 has been satisfied.

37 7. As used in this section ~~§~~:

38 ~~—(a) “Medical management technique” means a practice which is~~
39 ~~used to control the cost or utilization of health care services or~~
40 ~~prescription drug use. The term includes, without limitation, the use~~
41 ~~of step therapy, prior authorization or categorizing drugs and~~
42 ~~devices based on cost, type or method of administration.~~

43 ~~—(b) “Network plan” means a policy of health insurance offered~~
44 ~~by an insurer under which the financing and delivery of medical~~
45 ~~care, including items and services paid for as medical care, are~~



~~provided, in whole or in part, through a defined set of providers under contract with the insurer. The term does not include an arrangement for the financing of premiums.~~

~~—(c) “Provider of health care” has the meaning ascribed to it in NRS 629.031.~~

~~—(d) “Qualified”, “qualified policy of health insurance” means a policy of health insurance that has a high deductible and is in compliance with 26 U.S.C. § 223 for the purposes of establishing a health savings account.~~

Sec. 139. NRS 689A.0412 is hereby amended to read as follows:

689A.0412 1. An insurer that issues a policy of health insurance shall provide coverage for the examination of a person who is pregnant for the discovery of:

(a) Chlamydia trachomatis, gonorrhea, hepatitis B and hepatitis C in accordance with NRS 442.013.

(b) Syphilis in accordance with NRS 442.010.

2. The coverage required by this section must be provided:

(a) Regardless of whether the benefits are provided to the insured by a provider of health care, facility or medical laboratory that participates in the network plan of the insurer; and

(b) Without prior authorization.

3. A policy of health insurance subject to the provisions of this chapter that is delivered, issued for delivery or renewed on or after July 1, 2021, has the legal effect of including the coverage required by subsection 1, and any provision of the policy that conflicts with the provisions of this section is void.

4. As used in this section ~~[-~~

~~—(a) “Medical”, “medical laboratory” has the meaning ascribed to it in NRS 652.060.~~

~~[(b) “Network plan” means a policy of health insurance offered by an insurer under which the financing and delivery of medical care, including items and services paid for as medical care, are provided, in whole or in part, through a defined set of providers under contract with the insurer. The term does not include an arrangement for the financing of premiums.]~~

~~—(c) “Provider of health care” has the meaning ascribed to it in NRS 629.031.]~~

Sec. 140. NRS 689A.0415 is hereby amended to read as follows:

689A.0415 1. An insurer that offers or issues a policy of health insurance which provides coverage for prescription drugs or devices shall include in the policy coverage for any type of hormone replacement therapy which is lawfully prescribed or ordered and which has been approved by the Food and Drug Administration.



1 2. An insurer that offers or issues a policy of health insurance
2 that provides coverage for prescription drugs shall not:

3 (a) Require an insured to pay a higher deductible, any
4 copayment or coinsurance or require a longer waiting period or
5 other condition for coverage for a prescription for hormone
6 replacement therapy;

7 (b) Refuse to issue a policy of health insurance or cancel a
8 policy of health insurance solely because the person applying for or
9 covered by the policy uses or may use in the future hormone
10 replacement therapy;

11 (c) Offer or pay any type of material inducement or financial
12 incentive to an insured to discourage the insured from accessing
13 hormone replacement therapy;

14 (d) Penalize a provider of health care who provides hormone
15 replacement therapy to an insured, including, without limitation,
16 reducing the reimbursement of the provider of health care; or

17 (e) Offer or pay any type of material inducement, bonus or other
18 financial incentive to a provider of health care to deny, reduce,
19 withhold, limit or delay hormone replacement therapy to an insured.

20 3. A policy subject to the provisions of this chapter that is
21 delivered, issued for delivery or renewed on or after October 1,
22 1999, has the legal effect of including the coverage required by
23 subsection 1, and any provision of the policy or the renewal which is
24 in conflict with this section is void.

25 4. The provisions of this section do not require an insurer to
26 provide coverage for fertility drugs.

27 ~~[5. As used in this section, "provider of health care" has the~~
28 ~~meaning ascribed to it in NRS 629.031.]~~

29 **Sec. 141.** NRS 689A.0417 is hereby amended to read as
30 follows:

31 689A.0417 1. An insurer that offers or issues a policy of
32 health insurance which provides coverage for outpatient care shall
33 include in the policy coverage for any health care service related to
34 hormone replacement therapy.

35 2. An insurer that offers or issues a policy of health insurance
36 that provides coverage for outpatient care shall not:

37 (a) Require an insured to pay a higher deductible, any
38 copayment or coinsurance or require a longer waiting period or
39 other condition for coverage for outpatient care related to hormone
40 replacement therapy;

41 (b) Refuse to issue a policy of health insurance or cancel a
42 policy of health insurance solely because the person applying for or
43 covered by the policy uses or may use in the future hormone
44 replacement therapy;



1 (c) Offer or pay any type of material inducement or financial
2 incentive to an insured to discourage the insured from accessing
3 hormone replacement therapy;

4 (d) Penalize a provider of health care who provides hormone
5 replacement therapy to an insured, including, without limitation,
6 reducing the reimbursement of the provider of health care; or

7 (e) Offer or pay any type of material inducement, bonus or other
8 financial incentive to a provider of health care to deny, reduce,
9 withhold, limit or delay hormone replacement therapy to an insured.

10 3. A policy subject to the provisions of this chapter that is
11 delivered, issued for delivery or renewed on or after October 1,
12 1999, has the legal effect of including the coverage required by
13 subsection 1, and any provision of the policy or the renewal which is
14 in conflict with this section is void.

15 ~~{4. As used in this section, "provider of health care" has the~~
16 ~~meaning ascribed to it in NRS 629.031.}~~

17 **Sec. 142.** NRS 689A.0418 is hereby amended to read as
18 follows:

19 689A.0418 1. Except as otherwise provided in subsection 8,
20 an insurer that offers or issues a policy of health insurance shall
21 include in the policy coverage for:

22 (a) Up to a 12-month supply, per prescription, of any type of
23 drug for contraception or its therapeutic equivalent which is:

- 24 (1) Lawfully prescribed or ordered;
- 25 (2) Approved by the Food and Drug Administration;
- 26 (3) Listed in subsection 11; and
- 27 (4) Dispensed in accordance with NRS 639.28075;

28 (b) Any type of device for contraception which is:

- 29 (1) Lawfully prescribed or ordered;
- 30 (2) Approved by the Food and Drug Administration; and
- 31 (3) Listed in subsection 11;

32 (c) Self-administered hormonal contraceptives dispensed by a
33 pharmacist pursuant to NRS 639.28078;

34 (d) Insertion of a device for contraception or removal of such a
35 device if the device was inserted while the insured was covered by
36 the same policy of health insurance;

37 (e) Education and counseling relating to the initiation of the use
38 of contraception and any necessary follow-up after initiating such
39 use;

40 (f) Management of side effects relating to contraception; and

41 (g) Voluntary sterilization for women.

42 2. An insurer shall provide coverage for any services listed in
43 subsection 1 which are within the authorized scope of practice of a
44 pharmacist when such services are provided by a pharmacist who is
45 employed by or serves as an independent contractor of an



1 in-network pharmacy and in accordance with the applicable
2 provider network contract. Such coverage must be provided to the
3 same extent as if the services were provided by another provider of
4 health care, as applicable to the services being provided. The terms
5 of the policy must not limit:

6 (a) Coverage for services listed in subsection 1 and provided by
7 such a pharmacist to a number of occasions less than the coverage
8 for such services when provided by another provider of health care.

9 (b) Reimbursement for services listed in subsection 1 and
10 provided by such a pharmacist to an amount less than the amount
11 reimbursed for similar services provided by a physician, physician
12 assistant or advanced practice registered nurse.

13 3. An insurer must ensure that the benefits required by
14 subsection 1 are made available to an insured through a provider of
15 health care who participates in the network plan of the insurer.

16 4. If a covered therapeutic equivalent listed in subsection 1 is
17 not available or a provider of health care deems a covered
18 therapeutic equivalent to be medically inappropriate, an alternate
19 therapeutic equivalent prescribed by a provider of health care must
20 be covered by the insurer.

21 5. Except as otherwise provided in subsections 9, 10 and 12, an
22 insurer that offers or issues a policy of health insurance shall not:

23 (a) Require an insured to pay a higher deductible, any
24 copayment or coinsurance or require a longer waiting period or
25 other condition for coverage to obtain any benefit included in the
26 policy pursuant to subsection 1;

27 (b) Refuse to issue a policy of health insurance or cancel a
28 policy of health insurance solely because the person applying for or
29 covered by the policy uses or may use any such benefit;

30 (c) Offer or pay any type of material inducement or financial
31 incentive to an insured to discourage the insured from obtaining any
32 such benefit;

33 (d) Penalize a provider of health care who provides any such
34 benefit to an insured, including, without limitation, reducing the
35 reimbursement of the provider of health care;

36 (e) Offer or pay any type of material inducement, bonus or other
37 financial incentive to a provider of health care to deny, reduce,
38 withhold, limit or delay access to any such benefit to an insured; or

39 (f) Impose any other restrictions or delays on the access of an
40 insured any such benefit.

41 6. Coverage pursuant to this section for the covered dependent
42 of an insured must be the same as for the insured.

43 7. Except as otherwise provided in subsection 8, a policy
44 subject to the provisions of this chapter that is delivered, issued for
45 delivery or renewed on or after January 1, 2024, has the legal effect



1 of including the coverage required by this section, and any provision
2 of the policy or the renewal which is in conflict with this section is
3 void.

4 8. An insurer that offers or issues a policy of health insurance
5 and which is affiliated with a religious organization is not required
6 to provide the coverage required by subsection 1 if the insurer
7 objects on religious grounds. Such an insurer shall, before the
8 issuance of a policy of health insurance and before the renewal of
9 such a policy, provide to the prospective insured written notice of
10 the coverage that the insurer refuses to provide pursuant to this
11 subsection.

12 9. An insurer may require an insured to pay a higher
13 deductible, copayment or coinsurance for a drug for contraception if
14 the insured refuses to accept a therapeutic equivalent of the drug.

15 10. For each of the 18 methods of contraception listed in
16 subsection 11 that have been approved by the Food and Drug
17 Administration, a policy of health insurance must include at least
18 one drug or device for contraception within each method for which
19 no deductible, copayment or coinsurance may be charged to the
20 insured, but the insurer may charge a deductible, copayment or
21 coinsurance for any other drug or device that provides the same
22 method of contraception. If the insurer charges a copayment or
23 coinsurance for a drug for contraception, the insurer may only
24 require an insured to pay the copayment or coinsurance:

25 (a) Once for the entire amount of the drug dispensed for the plan
26 year; or

27 (b) Once for each 1-month supply of the drug dispensed.

28 11. The following 18 methods of contraception must be
29 covered pursuant to this section:

30 (a) Voluntary sterilization for women;

31 (b) Surgical sterilization implants for women;

32 (c) Implantable rods;

33 (d) Copper-based intrauterine devices;

34 (e) Progesterone-based intrauterine devices;

35 (f) Injections;

36 (g) Combined estrogen- and progestin-based drugs;

37 (h) Progestin-based drugs;

38 (i) Extended- or continuous-regimen drugs;

39 (j) Estrogen- and progestin-based patches;

40 (k) Vaginal contraceptive rings;

41 (l) Diaphragms with spermicide;

42 (m) Sponges with spermicide;

43 (n) Cervical caps with spermicide;

44 (o) Female condoms;

45 (p) Spermicide;



1 (q) Combined estrogen- and progestin-based drugs for
2 emergency contraception or progestin-based drugs for emergency
3 contraception; and

4 (r) Ulipristal acetate for emergency contraception.

5 12. Except as otherwise provided in this section and federal
6 law, an insurer may use medical management techniques, including,
7 without limitation, any available clinical evidence, to determine the
8 frequency of or treatment relating to any benefit required by this
9 section or the type of provider of health care to use for such
10 treatment.

11 13. An insurer shall not:

12 (a) Use medical management techniques to require an insured to
13 use a method of contraception other than the method prescribed or
14 ordered by a provider of health care;

15 (b) Require an insured to obtain prior authorization for the
16 benefits described in paragraphs (a) and (c) of subsection 1; or

17 (c) Refuse to cover a contraceptive injection or the insertion of a
18 device described in paragraph (c), (d) or (e) of subsection 11 at a
19 hospital immediately after an insured gives birth.

20 14. An insurer must provide an accessible, transparent and
21 expedited process which is not unduly burdensome by which an
22 insured, or the authorized representative of the insured, may request
23 an exception relating to any medical management technique used by
24 the insurer to obtain any benefit required by this section without a
25 higher deductible, copayment or coinsurance.

26 15. As used in this section:

27 (a) "In-network pharmacy" means a pharmacy that has entered
28 into a contract with an insurer to provide services to insureds
29 through a network plan offered or issued by the insurer.

30 (b) ~~["Medical management technique" means a practice which is~~
31 ~~used to control the cost or utilization of health care services or~~
32 ~~prescription drug use. The term includes, without limitation, the use~~
33 ~~of step therapy, prior authorization or categorizing drugs and~~
34 ~~devices based on cost, type or method of administration.~~

35 ~~—(c) "Network plan" means a policy of health insurance offered~~
36 ~~by an insurer under which the financing and delivery of medical~~
37 ~~care, including items and services paid for as medical care, are~~
38 ~~provided, in whole or in part, through a defined set of providers~~
39 ~~under contract with the insurer. The term does not include an~~
40 ~~arrangement for the financing of premiums.~~

41 ~~—(d)]~~ "Provider network contract" ~~[means]~~ **includes** a contract
42 between an insurer and a ~~[provider of health care or]~~ pharmacy
43 specifying the rights and responsibilities of the insurer and the
44 ~~[provider of health care or]~~ pharmacy ~~[, as applicable,]~~ for delivery
45 of health care services pursuant to a network plan.



1 ~~[(e) "Provider of health care" has the meaning ascribed to it in~~
2 ~~NRS 629.031.~~

3 ~~—(f) "Therapeutic equivalent" means a drug which:~~

4 ~~—(1) Contains an identical amount of the same active~~
5 ~~ingredients in the same dosage and method of administration as~~
6 ~~another drug;~~

7 ~~—(2) Is expected to have the same clinical effect when~~
8 ~~administered to a patient pursuant to a prescription or order as~~
9 ~~another drug; and~~

10 ~~—(3) Meets any other criteria required by the Food and Drug~~
11 ~~Administration for classification as a therapeutic equivalent.]~~

12 **Sec. 143.** NRS 689A.0419 is hereby amended to read as
13 follows:

14 689A.0419 1. An insurer that offers or issues a policy of
15 health insurance shall include in the policy coverage for:

16 (a) Counseling, support and supplies for breastfeeding,
17 including breastfeeding equipment, counseling and education during
18 the antenatal, perinatal and postpartum period for not more than 1
19 year;

20 (b) Screening and counseling for interpersonal and domestic
21 violence for women at least annually with intervention services
22 consisting of education, strategies to reduce harm, supportive
23 services or a referral for any other appropriate services;

24 (c) Behavioral counseling concerning sexually transmitted
25 diseases from a provider of health care for sexually active women
26 who are at increased risk for such diseases;

27 (d) Such prenatal screenings and tests as recommended by the
28 American College of Obstetricians and Gynecologists or its
29 successor organization;

30 (e) Screening for blood pressure abnormalities and diabetes,
31 including gestational diabetes, after at least 24 weeks of gestation or
32 as ordered by a provider of health care;

33 (f) Screening for cervical cancer at such intervals as are
34 recommended by the American College of Obstetricians and
35 Gynecologists or its successor organization;

36 (g) Screening for depression;

37 (h) Screening and counseling for the human immunodeficiency
38 virus consisting of a risk assessment, annual education relating to
39 prevention and at least one screening for the virus during the
40 lifetime of the insured or as ordered by a provider of health care;

41 (i) Smoking cessation programs for an insured who is 18 years
42 of age or older consisting of not more than two cessation attempts
43 per year and four counseling sessions per year;

44 (j) All vaccinations recommended by the Advisory Committee
45 on Immunization Practices of the Centers for Disease Control and



1 Prevention of the United States Department of Health and Human
2 Services or its successor organization; and

3 (k) Such well-woman preventative visits as recommended by the
4 Health Resources and Services Administration, which must include
5 at least one such visit per year beginning at 14 years of age.

6 2. An insurer must ensure that the benefits required by
7 subsection 1 are made available to an insured through a provider of
8 health care who participates in the network plan of the insurer.

9 3. Except as otherwise provided in subsection 5, an insurer that
10 offers or issues a policy of health insurance shall not:

11 (a) Require an insured to pay a higher deductible, any
12 copayment or coinsurance or require a longer waiting period or
13 other condition to obtain any benefit provided in the policy of health
14 insurance pursuant to subsection 1;

15 (b) Refuse to issue a policy of health insurance or cancel a
16 policy of health insurance solely because the person applying for or
17 covered by the policy uses or may use any such benefit;

18 (c) Offer or pay any type of material inducement or financial
19 incentive to an insured to discourage the insured from obtaining any
20 such benefit;

21 (d) Penalize a provider of health care who provides any such
22 benefit to an insured, including, without limitation, reducing the
23 reimbursement of the provider of health care;

24 (e) Offer or pay any type of material inducement, bonus or other
25 financial incentive to a provider of health care to deny, reduce,
26 withhold, limit or delay access to any such benefit to an insured; or

27 (f) Impose any other restrictions or delays on the access of an
28 insured to any such benefit.

29 4. A policy of health insurance subject to the provisions of this
30 chapter that is delivered, issued for delivery or renewed on or after
31 January 1, 2018, has the legal effect of including the coverage
32 required by subsection 1, and any provision of the policy or the
33 renewal which is in conflict with this section is void.

34 5. Except as otherwise provided in this section and federal law,
35 an insurer may use medical management techniques, including,
36 without limitation, any available clinical evidence, to determine the
37 frequency of or treatment relating to any benefit required by this
38 section or the type of provider of health care to use for such
39 treatment.

40 ~~6. As used in this section:~~

41 ~~—(a) “Medical management technique” means a practice which is~~
42 ~~used to control the cost or utilization of health care services or~~
43 ~~prescription drug use. The term includes, without limitation, the use~~
44 ~~of step therapy, prior authorization or categorizing drugs and~~
45 ~~devices based on cost, type or method of administration.~~



1 ~~—(b) “Network plan” means a policy of health insurance offered~~
2 ~~by an insurer under which the financing and delivery of medical~~
3 ~~care, including items and services paid for as medical care, are~~
4 ~~provided, in whole or in part, through a defined set of providers~~
5 ~~under contract with the insurer. The term does not include an~~
6 ~~arrangement for the financing of premiums.~~

7 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
8 ~~NRS 629.031.]~~

9 **Sec. 144.** NRS 689A.0428 is hereby amended to read as
10 follows:

11 689A.0428 1. An insurer that issues a policy of health
12 insurance shall include in the policy coverage for:

13 (a) Necessary case management services for an insured
14 diagnosed with sickle cell disease and its variants; and

15 (b) Medically necessary care for an insured who has been
16 diagnosed with sickle cell disease and its variants.

17 2. An insurer that issues a policy of health insurance which
18 provides coverage for prescription drugs shall include in the policy
19 coverage for medically necessary prescription drugs to treat sickle
20 cell disease and its variants.

21 3. An insurer may use medical management techniques,
22 including, without limitation, any available clinical evidence, to
23 determine the frequency of or treatment relating to any benefit
24 required by this section or the type of provider of health care to use
25 for such treatment.

26 4. As used in this section:

27 (a) “Case management services” means medical or other health
28 care management services to assist patients and providers of health
29 care, including, without limitation, identifying and facilitating
30 additional resources and treatments, providing information about
31 treatment options and facilitating communication between providers
32 of services to a patient.

33 ~~(b) [“Medical management technique” means a practice which is~~
34 ~~used to control the cost or utilization of health care services. The~~
35 ~~term includes, without limitation, the use of step therapy, prior~~
36 ~~authorization or categorizing drugs and devices based on cost, type~~
37 ~~or method of administration.~~

38 ~~—(c)]~~ “Medically necessary” has the meaning ascribed to it in
39 NRS 695G.055.

40 ~~[(d)]~~ (c) “Sickle cell disease and its variants” has the meaning
41 ascribed to it in NRS 439.4927.

42 **Sec. 145.** NRS 689A.0432 is hereby amended to read as
43 follows:

44 689A.0432 1. Except as otherwise provided in this section,
45 an insurer that issues a policy of health insurance shall include in the



1 policy coverage for the medically necessary treatment of conditions
2 relating to gender dysphoria and gender incongruence. Such
3 coverage must include coverage of medically necessary
4 psychosocial and surgical intervention and any other medically
5 necessary treatment for such disorders provided by:

- 6 (a) Endocrinologists;
- 7 (b) Pediatric endocrinologists;
- 8 (c) Social workers;
- 9 (d) Psychiatrists;
- 10 (e) Psychologists;
- 11 (f) Gynecologists;
- 12 (g) Speech-language pathologists;
- 13 (h) Primary care physicians;
- 14 (i) Advanced practice registered nurses;
- 15 (j) Physician assistants; and
- 16 (k) Any other providers of medically necessary services for the
17 treatment of gender dysphoria or gender incongruence.

18 2. This section does not require a policy of health insurance to
19 include coverage for cosmetic surgery performed by a plastic
20 surgeon or reconstructive surgeon that is not medically necessary.

21 3. An insurer that issues a policy of health insurance shall not
22 categorically refuse to cover medically necessary gender-affirming
23 treatments or procedures or revisions to prior treatments if the
24 policy provides coverage for any such services, procedures or
25 revisions for purposes other than gender transition or affirmation.

26 4. An insurer that issues a policy of health insurance may
27 prescribe requirements that must be satisfied before the insurer
28 covers surgical treatment of conditions relating to gender dysphoria
29 or gender incongruence for an insured who is less than 18 years of
30 age. Such requirements may include, without limitation,
31 requirements that:

- 32 (a) The treatment must be recommended by a psychologist,
33 psychiatrist or other mental health professional;
- 34 (b) The treatment must be recommended by a physician;
- 35 (c) The insured must provide a written expression of the desire
36 of the insured to undergo the treatment;
- 37 (d) A written plan for treatment that covers at least 1 year must
38 be developed and approved by at least two providers of health care;
39 and
- 40 (e) Parental consent is provided for the insured unless the
41 insured is expressly authorized by law to consent on his or her own
42 behalf.

43 5. When determining whether treatment is medically necessary
44 for the purposes of this section, an insurer must consider the most



1 recent Standards of Care published by the World Professional
2 Association for Transgender Health, or its successor organization.

3 6. An insurer shall make a reasonable effort to ensure that the
4 benefits required by subsection 1 are made available to an insured
5 through a provider of health care who participates in the network
6 plan of the insurer. If, after a reasonable effort, the insurer is unable
7 to make such benefits available through such a provider of health
8 care, the insurer may treat the treatment that the insurer is unable to
9 make available through such a provider of health care in the same
10 manner as other services provided by a provider of health care who
11 does not participate in the network plan of the insurer.

12 7. If an insured appeals the denial of a claim or coverage under
13 this section on the grounds that the treatment requested by the
14 insured is not medically necessary, the insurer must consult with a
15 provider of health care who has experience in prescribing or
16 delivering gender-affirming treatment concerning the medical
17 necessity of the treatment requested by the insured when
18 considering the appeal.

19 8. A policy of health insurance subject to the provisions of this
20 chapter that is delivered, issued for delivery or renewed on or after
21 July 1, 2023, has the legal effect of including the coverage required
22 by subsection 1, and any provision of the policy or the renewal
23 which is in conflict with this section is void.

24 9. As used in this section:

25 (a) “Cosmetic surgery”:

26 (1) Means a surgical procedure that:

27 (I) Does not meaningfully promote the proper function of
28 the body;

29 (II) Does not prevent or treat illness or disease; and

30 (III) Is primarily directed at improving the appearance of
31 a person.

32 (2) Includes, without limitation, cosmetic surgery directed at
33 preserving beauty.

34 (b) “Gender dysphoria” means distress or impairment in social,
35 occupational or other areas of functioning caused by a marked
36 difference between the gender identity or expression of a person and
37 the sex assigned to the person at birth which lasts at least 6 months
38 and is shown by at least two of the following:

39 (1) A marked difference between gender identity or
40 expression and primary or secondary sex characteristics or
41 anticipated secondary sex characteristics in young adolescents.

42 (2) A strong desire to be rid of primary or secondary sex
43 characteristics because of a marked difference between such sex
44 characteristics and gender identity or expression or a desire to



1 prevent the development of anticipated secondary sex characteristics
2 in young adolescents.

3 (3) A strong desire for the primary or secondary sex
4 characteristics of the gender opposite from the sex assigned at birth.

5 (4) A strong desire to be of the opposite gender or a gender
6 different from the sex assigned at birth.

7 (5) A strong desire to be treated as the opposite gender or a
8 gender different from the sex assigned at birth.

9 (6) A strong conviction of experiencing typical feelings and
10 reactions of the opposite gender or a gender different from the sex
11 assigned at birth.

12 (c) "Medically necessary" means health care services or
13 products that a prudent provider of health care would provide to a
14 patient to prevent, diagnose or treat an illness, injury or disease, or
15 any symptoms thereof, that are necessary and:

16 (1) Provided in accordance with generally accepted standards
17 of medical practice;

18 (2) Clinically appropriate with regard to type, frequency,
19 extent, location and duration;

20 (3) Not provided primarily for the convenience of the patient
21 or provider of health care;

22 (4) Required to improve a specific health condition of a
23 patient or to preserve the existing state of health of the patient; and

24 (5) The most clinically appropriate level of health care that
25 may be safely provided to the patient.

26 ↪ A provider of health care prescribing, ordering, recommending or
27 approving a health care service or product does not, by itself, make
28 that health care service or product medically necessary.

29 ~~[(d) "Network plan" means a policy of health insurance offered
30 by an insurer under which the financing and delivery of medical
31 care, including items and services paid for as medical care, are
32 provided, in whole or in part, through a defined set of providers
33 under contract with the insurer. The term does not include an
34 arrangement for the financing of premiums.]~~

35 ~~—(e) "Provider of health care" has the meaning ascribed to it in
36 NRS 629.031.]~~

37 **Sec. 146.** NRS 689A.0437 is hereby amended to read as
38 follows:

39 689A.0437 1. An insurer that offers or issues a policy of
40 health insurance shall include in the policy coverage for:

41 (a) All drugs approved by the United States Food and Drug
42 Administration for preventing the acquisition of human
43 immunodeficiency virus or treating human immunodeficiency virus
44 or hepatitis C in the form recommended by the prescribing



1 practitioner, regardless of whether the drug is included in the
2 formulary of the insurer;

3 (b) Laboratory testing that is necessary for therapy that uses a
4 drug to prevent the acquisition of human immunodeficiency virus;

5 (c) Any service to test for, prevent or treat human
6 immunodeficiency virus or hepatitis C provided by a provider of
7 primary care if the service is covered when provided by a specialist
8 and:

9 (1) The service is within the scope of practice of the provider
10 of primary care; or

11 (2) The provider of primary care is capable of providing the
12 service safely and effectively in consultation with a specialist and
13 the provider engages in such consultation; and

14 (d) The services described in NRS 639.28085, when provided
15 by a pharmacist who participates in the network plan of the insurer.

16 2. An insurer that offers or issues a policy of health insurance
17 shall reimburse:

18 (a) A pharmacist who participates in the network plan of the
19 insurer for the services described in NRS 639.28085 at a rate equal
20 to the rate of reimbursement provided to a physician, physician
21 assistant or advanced practice registered nurse for similar services.

22 (b) An advanced practice registered nurse or a physician
23 assistant who participates in the network plan of the insurer for any
24 service to test for, prevent or treat human immunodeficiency virus
25 or hepatitis C at a rate equal to the rate of reimbursement provided
26 to a physician for similar services.

27 3. An insurer shall not:

28 (a) Subject the benefits required by subsection 1 to medical
29 management techniques, other than step therapy;

30 (b) Limit the covered amount of a drug described in paragraph
31 (a) of subsection 1;

32 (c) Refuse to cover a drug described in paragraph (a) of
33 subsection 1 because the drug is dispensed by a pharmacy through
34 mail order service; or

35 (d) Prohibit or restrict access to any service or drug to treat
36 human immunodeficiency virus or hepatitis C on the same day on
37 which the insured is diagnosed.

38 4. An insurer shall ensure that the benefits required by
39 subsection 1 are made available to an insured through a provider of
40 health care who participates in the network plan of the insurer.

41 5. A policy of health insurance subject to the provisions of this
42 chapter that is delivered, issued for delivery or renewed on or after
43 January 1, 2024, has the legal effect of including the coverage
44 required by subsection 1, and any provision of the policy that
45 conflicts with the provisions of this section is void.



6. As used in this section ~~f~~:-

~~(a) "Medical management technique" means a practice which is used to control the cost or use of health care services or prescription drugs. The term includes, without limitation, the use of step therapy, prior authorization and categorizing drugs and devices based on cost, type or method of administration.~~

~~(b) "Network plan" means a policy of health insurance offered by an insurer under which the financing and delivery of medical care, including items and services paid for as medical care, are provided, in whole or in part, through a defined set of providers under contract with the insurer. The term does not include an arrangement for the financing of premiums.~~

~~(c) "Primary" , "primary care" means the practice of family medicine, pediatrics, internal medicine, obstetrics and gynecology and midwifery.~~

~~(d) "Provider of health care" has the meaning ascribed to it in NRS 629.031.]~~

Sec. 147. NRS 689A.044 is hereby amended to read as follows:

689A.044 1. A policy of health insurance must provide coverage for benefits payable for expenses incurred for:

(a) Deoxyribonucleic acid testing for high-risk strains of human papillomavirus every 3 years for women 30 years of age or older; and

(b) Administering the human papillomavirus vaccine as recommended for vaccination by a competent authority, including, without limitation, the Centers for Disease Control and Prevention of the United States Department of Health and Human Services, the Food and Drug Administration or the manufacturer of the vaccine.

2. An insurer must ensure that the benefits required by subsection 1 are made available to an insured through a provider of health care who participates in the network plan of the insurer.

3. Except as otherwise provided in subsection 5, an insurer that offers or issues a policy of health insurance shall not:

(a) Require an insured to pay a higher deductible, any copayment or coinsurance or require a longer waiting period or other condition to obtain any benefit provided in the policy of health insurance pursuant to subsection 1;

(b) Refuse to issue a policy of health insurance or cancel a policy of health insurance solely because the person applying for or covered by the policy uses or may use any such benefit;

(c) Offer or pay any type of material inducement or financial incentive to an insured to discourage the insured from obtaining any such benefit;



1 (d) Penalize a provider of health care who provides any such
2 benefit to an insured, including, without limitation, reducing the
3 reimbursement of the provider of health care;

4 (e) Offer or pay any type of material inducement, bonus or other
5 financial incentive to a provider of health care to deny, reduce,
6 withhold, limit or delay access to any such benefit to an insured; or

7 (f) Impose any other restrictions or delays on the access of an
8 insured to any such benefit.

9 4. A policy subject to the provisions of this chapter which is
10 delivered, issued for delivery or renewed on or after January 1,
11 2018, has the legal effect of including the coverage required by
12 subsection 1, and any provision of the policy or the renewal which is
13 in conflict with this section is void.

14 5. Except as otherwise provided in this section and federal law,
15 an insurer may use medical management techniques, including,
16 without limitation, any available clinical evidence, to determine the
17 frequency of or treatment relating to any benefit required by this
18 section or the type of provider of health care to use for such
19 treatment.

20 6. As used in this section ~~f~~:

21 ~~—(a) “Human” , “human papillomavirus vaccine” means the~~
22 ~~Quadrivalent Human Papillomavirus Recombinant Vaccine or its~~
23 ~~successor which is approved by the Food and Drug Administration~~
24 ~~for the prevention of human papillomavirus infection and cervical~~
25 ~~cancer.~~

26 ~~[(b) “Medical management technique” means a practice which is~~
27 ~~used to control the cost or utilization of health care services or~~
28 ~~prescription drug use. The term includes, without limitation, the use~~
29 ~~of step therapy, prior authorization or categorizing drugs and~~
30 ~~devices based on cost, type or method of administration.~~

31 ~~—(c) “Network plan” means a policy of health insurance offered~~
32 ~~by an insurer under which the financing and delivery of medical~~
33 ~~care, including items and services paid for as medical care, are~~
34 ~~provided, in whole or in part, through a defined set of providers~~
35 ~~under contract with the insurer. The term does not include an~~
36 ~~arrangement for the financing of premiums.~~

37 ~~—(d) “Provider of health care” has the meaning ascribed to it in~~
38 ~~NRS 629.031.]~~

39 **Sec. 148.** NRS 689A.0446 is hereby amended to read as
40 follows:

41 689A.0446 1. Subject to the limitations prescribed by
42 subsection 4, an insurer that issues a policy of health insurance shall
43 include in the policy coverage for medically necessary biomarker
44 testing for the diagnosis, treatment, appropriate management and
45 ongoing monitoring of cancer when such biomarker testing is



1 supported by medical and scientific evidence. Such evidence
2 includes, without limitation:

3 (a) The labeled indications for a biomarker test or medication
4 that has been approved or cleared by the United States Food and
5 Drug Administration;

6 (b) The indicated tests for a drug that has been approved by the
7 United States Food and Drug Administration or the warnings and
8 precautions included on the label of such a drug;

9 (c) A national coverage determination or local coverage
10 determination, as those terms are defined in 42 C.F.R. § 400.202; or

11 (d) Nationally recognized clinical practice guidelines or
12 consensus statements.

13 2. An insurer shall:

14 (a) Provide the coverage required by subsection 1 in a manner
15 that limits disruptions in care and the need for multiple specimens.

16 (b) Establish a clear and readily accessible process for an
17 insured or provider of health care to:

18 (1) Request an exception to a policy excluding coverage for
19 biomarker testing for the diagnosis, treatment, management or
20 ongoing monitoring of cancer; or

21 (2) Appeal a denial of coverage for such biomarker testing;
22 and

23 (c) Make the process described in paragraph (b) available on an
24 Internet website maintained by the insurer.

25 3. If an insurer requires an insured to obtain prior authorization
26 for a biomarker test described in subsection 1, the insurer shall
27 respond to a request for such prior authorization:

28 (a) Within 24 hours after receiving an urgent request; or

29 (b) Within 72 hours after receiving any other request.

30 4. The provisions of this section do not require an insurer to
31 provide coverage of biomarker testing:

32 (a) For screening purposes;

33 (b) Conducted by a provider of health care for whom the
34 biomarker testing is not within his or her scope of practice, training
35 and experience;

36 (c) Conducted by a provider of health care or a facility that does
37 not participate in the network plan of the insurer; or

38 (d) That has not been determined to be medically necessary by a
39 provider of health care for whom such a determination is within his
40 or her scope of practice, training and experience.

41 5. A policy of health insurance subject to the provisions of this
42 chapter that is delivered, issued for delivery or renewed on or after
43 October 1, 2023, has the legal effect of including the coverage
44 required by this section, and any provision of the policy or renewal
45 which is in conflict with the provisions of this section is void.



1 6. As used in this section:

2 (a) "Biomarker" means a characteristic that is objectively
3 measured and evaluated as an indicator of a normal biological
4 process, a pathogenic process or a pharmacological response to a
5 specific therapeutic intervention and includes, without limitation:

6 (1) An interaction between a gene and a drug that is being
7 used by or considered for use by the patient;

8 (2) A mutation or characteristic of a gene; and

9 (3) The expression of a protein.

10 (b) "Biomarker testing" means the analysis of the tissue, blood
11 or other biospecimen of a patient for the presentation of a biomarker
12 and includes, without limitation, single-analyte tests, multiplex
13 panel tests and whole genome, whole exome and whole
14 transcriptome sequencing.

15 (c) "Consensus statement" means a statement aimed at a specific
16 clinical circumstance that is:

17 (1) Made for the purpose of optimizing the outcomes of
18 clinical care;

19 (2) Made by an independent, multidisciplinary panel of
20 experts that has established a policy to avoid conflicts of interest;

21 (3) Based on scientific evidence; and

22 (4) Made using a transparent methodology and reporting
23 procedure.

24 (d) "Medically necessary" means health care services or
25 products that a prudent provider of health care would provide to a
26 patient to prevent, diagnose or treat an illness, injury or disease, or
27 any symptoms thereof, that are necessary and:

28 (1) Provided in accordance with generally accepted standards
29 of medical practice;

30 (2) Not primarily provided for the convenience of the patient
31 or provider of health care; and

32 (3) Significant in guiding and informing the provider of
33 health care in providing the most appropriate course of treatment for
34 the patient in order to prevent, delay or lessen the magnitude of an
35 adverse health outcome.

36 (e) "Nationally recognized clinical practice guidelines" means
37 evidence-based guidelines establishing standards of care that
38 include, without limitation, recommendations intended to optimize
39 care of patients and are:

40 (1) Informed by a systemic review of evidence and an
41 assessment of the risks and benefits of alternative options for care;
42 and

43 (2) Developed using a transparent methodology and
44 reporting procedure by an independent organization or society of



1 medical professionals that has established a policy to avoid conflicts
2 of interest.

3 ~~[(f) "Network plan" means a policy of health insurance offered
4 by an insurer under which the financing and delivery of medical
5 care, including items and services paid for as medical care, are
6 provided, in whole or in part, through a defined set of providers
7 under contract with the insurer. The term does not include an
8 arrangement for the financing of premiums.]~~

9 ~~—(g) "Provider of health care" has the meaning ascribed to it in
10 NRS 629.031.]~~

11 **Sec. 149.** NRS 689A.0459 is hereby amended to read as
12 follows:

13 689A.0459 1. An insurer that offers or issues a policy of
14 health insurance shall include in the policy coverage for:

15 (a) All drugs approved by the United States Food and Drug
16 Administration to support safe withdrawal from substance use
17 disorder, including, without limitation, lofexidine.

18 (b) All drugs approved by the United States Food and Drug
19 Administration to provide medication-assisted treatment for opioid
20 use disorder, including, without limitation, buprenorphine,
21 methadone and naltrexone.

22 (c) The services described in NRS 639.28079 when provided by
23 a pharmacist or pharmacy that participates in the network plan of the
24 insurer. The Commissioner shall adopt regulations governing the
25 provision of reimbursement for such services.

26 (d) Any service for the treatment of substance use disorder
27 provided by a provider of primary care if the service is covered
28 when provided by a specialist and:

29 (1) The service is within the scope of practice of the provider
30 of primary care; or

31 (2) The provider of primary care is capable of providing the
32 service safely and effectively in consultation with a specialist and
33 the provider engages in such consultation.

34 2. An insurer that offers or issues a policy of health insurance
35 shall reimburse a pharmacist or pharmacy that participates in the
36 network plan of the insurer for the services described in NRS
37 639.28079 at a rate equal to the rate of reimbursement provided to a
38 physician, physician assistant or advanced practice registered nurse
39 for similar services.

40 3. An insurer shall provide the coverage required by
41 paragraphs (a) and (b) of subsection 1 regardless of whether the
42 drug is included in the formulary of the insurer.

43 4. Except as otherwise provided in this subsection, an insurer
44 shall not subject the benefits required by paragraphs (a), (b) and (c)
45 of subsection 1 to medical management techniques, other than step



1 therapy. An insurer may subject the benefits required by paragraphs
2 (b) and (c) of subsection 1 to other reasonable medical management
3 techniques when the benefits are provided by a pharmacist in
4 accordance with NRS 639.28079.

5 5. An insurer shall not:

6 (a) Limit the covered amount of a drug described in paragraph
7 (a) or (b) of subsection 1; or

8 (b) Refuse to cover a drug described in paragraph (a) or (b) of
9 subsection 1 because the drug is dispensed by a pharmacy through
10 mail order service.

11 6. An insurer shall ensure that the benefits required by
12 subsection 1 are made available to an insured through a provider of
13 health care who participates in the network plan of the insurer.

14 7. A policy of health insurance subject to the provisions of this
15 chapter that is delivered, issued for delivery or renewed on or after
16 January 1, 2024, has the legal effect of including the coverage
17 required by subsection 1, and any provision of the policy that
18 conflicts with the provisions of this section is void.

19 8. As used in this section ~~§~~:

20 ~~—(a) “Medical management technique” means a practice which is~~
21 ~~used to control the cost or use of health care services or prescription~~
22 ~~drugs. The term includes, without limitation, the use of step therapy,~~
23 ~~prior authorization and categorizing drugs and devices based on~~
24 ~~cost, type or method of administration.~~

25 ~~—(b) “Network plan” means a policy of health insurance offered~~
26 ~~by an insurer under which the financing and delivery of medical~~
27 ~~care, including items and services paid for as medical care, are~~
28 ~~provided, in whole or in part, through a defined set of providers~~
29 ~~under contract with the insurer. The term does not include an~~
30 ~~arrangement for the financing of premiums.~~

31 ~~—(c) “Primary” , “primary care” means the practice of family~~
32 ~~medicine, pediatrics, internal medicine, obstetrics and gynecology~~
33 ~~and midwifery.~~

34 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
35 ~~NRS 629.031.]~~

36 **Sec. 150.** NRS 689A.080 is hereby amended to read as
37 follows:

38 689A.080 1. ~~[There]~~ *Except as otherwise provided in*
39 *subsection 4, there* shall be a provision as follows:

40
41 Reinstatement: If any renewal premium be not paid within
42 the time granted the insured for payment, a subsequent
43 acceptance of premium by the insurer or by any agent duly
44 authorized by the insurer to accept such premium, without
45 requiring in connection therewith an application for



1 reinstatement, shall reinstate the policy; provided, however,
2 that if the insurer or such agent requires an application for
3 reinstatement and issues a conditional receipt for the premium
4 tendered, the policy will be reinstated upon approval of such
5 application by the insurer or, lacking such approval, upon the
6 45th day following the date of such conditional receipt unless
7 the insurer has previously notified the insured in writing of its
8 disapproval of such application. The reinstated policy shall
9 cover only loss resulting from such accidental injury as may
10 be sustained after the date of reinstatement and loss due to
11 such sickness as may begin more than 10 days after such date.
12 In all other respects the insured and insurer shall have the
13 same rights thereunder as they had under the policy
14 immediately before the due date of the defaulted premium,
15 subject to any provisions endorsed herein or attached hereto
16 in connection with the reinstatement. Any premium accepted
17 in connection with a reinstatement shall be applied to a period
18 for which premium has not been previously paid, but not to
19 any period more than 60 days prior to the date of
20 reinstatement.

21
22 2. The last sentence of subsection 1 may be omitted from any
23 policy which the insured has the right to continue in force subject to
24 its terms by the timely payment of premiums:

25 (a) Until at least age 50; or

26 (b) In the case of a policy issued after age 44, for at least 5 years
27 from its date of issue.

28 3. Pursuant to the last sentence in subsection 1, the insurer
29 shall apply the premium accepted in such manner as to place the
30 policy currently in force, exclusive of any applicable grace period,
31 but not in any event to any period more than 60 days prior to the
32 date of reinstatement.

33 *4. The provisions of this section do not apply to a health*
34 *benefit plan, as defined in NRS 689A.540.*

35 **Sec. 151.** NRS 689A.135 is hereby amended to read as
36 follows:

37 689A.135 1. A person insured under a policy of health
38 insurance may assign his or her right to benefits to the provider of
39 health care who provided the services covered by the policy. The
40 insurer shall pay all or the part of the benefits assigned by the
41 insured to the person designated by the insured. A payment made
42 pursuant to this subsection discharges the insurer's obligation to pay
43 those benefits.

44 2. If the insured makes an assignment under this section, but
45 the insurer after receiving a copy of the assignment pays the benefits



1 to the insured, the insurer shall also pay those benefits to the
2 provider of health care who received the assignment as soon as the
3 insurer receives notice of the incorrect payment.

4 ~~[3.—For the purpose of this section, “provider of health care”~~
5 ~~has the meaning ascribed to it in NRS 629.031.]~~

6 **Sec. 152.** NRS 689A.635 is hereby amended to read as
7 follows:

8 689A.635 ~~[1.]~~ An individual carrier that offers coverage
9 through a network plan is not required pursuant to NRS 689A.630 to
10 offer coverage to or accept an application from a person if the
11 person does not reside or work in the geographic service area or in a
12 geographic rating area, provided that the coverage is refused or
13 terminated uniformly without regard to any health status-related
14 factor of any eligible person.

15 ~~[2.—As used in this section, “network plan” means a health~~
16 ~~benefit plan offered by a health carrier under which the financing~~
17 ~~and delivery of medical care is provided, in whole or in part,~~
18 ~~through a defined set of providers under contract with the carrier.~~
19 ~~The term does not include an arrangement for the financing of~~
20 ~~premiums.]~~

21 **Sec. 153.** Chapter 689B of NRS is hereby amended by adding
22 thereto the provisions set forth as sections 154 to 159, inclusive, of
23 this act.

24 **Sec. 154.** *As used in this chapter, unless the context*
25 *otherwise requires, the words and terms defined in sections 155 to*
26 *159, inclusive, of this act, have the meanings ascribed to them in*
27 *those sections.*

28 **Sec. 155.** *“Medical management technique” has the*
29 *meaning ascribed to it in section 299 of this act.*

30 **Sec. 156.** *“Network plan” has the meaning ascribed to it in*
31 *NRS 687B.645.*

32 **Sec. 157.** *“Provider network contract” has the meaning*
33 *ascribed to it in NRS 687B.658.*

34 **Sec. 158.** *“Provider of health care” has the meaning*
35 *ascribed to it in NRS 629.031.*

36 **Sec. 159.** *“Therapeutic equivalent” has the meaning*
37 *ascribed to it in section 302 of this act.*

38 **Sec. 160.** NRS 689B.0312 is hereby amended to read as
39 follows:

40 689B.0312 1. An insurer that offers or issues a policy of
41 group health insurance shall include in the policy coverage for:

42 (a) All drugs approved by the United States Food and Drug
43 Administration for preventing the acquisition of human
44 immunodeficiency virus or treating human immunodeficiency virus
45 or hepatitis C in the form recommended by the prescribing



1 practitioner, regardless of whether the drug is included in the
2 formulary of the insurer;

3 (b) Laboratory testing that is necessary for therapy that uses a
4 drug to prevent the acquisition of human immunodeficiency virus;

5 (c) Any service to test for, prevent or treat human
6 immunodeficiency virus or hepatitis C provided by a provider of
7 primary care if the service is covered when provided by a specialist
8 and:

9 (1) The service is within the scope of practice of the provider
10 of primary care; or

11 (2) The provider of primary care is capable of providing the
12 service safely and effectively in consultation with a specialist and
13 the provider engages in such consultation; and

14 (d) The services described in NRS 639.28085, when provided
15 by a pharmacist who participates in the network plan of the insurer.

16 2. An insurer that offers or issues a policy of group health
17 insurance shall reimburse:

18 (a) A pharmacist who participates in the network plan of the
19 insurer for the services described in NRS 639.28085 at a rate equal
20 to the rate of reimbursement provided to a physician, physician
21 assistant or advanced practice registered nurse for similar services.

22 (b) An advanced practice registered nurse or a physician
23 assistant who participates in the network plan of the insurer for any
24 service to test for, prevent or treat human immunodeficiency virus
25 or hepatitis C at a rate equal to the rate of reimbursement provided
26 to a physician for similar services.

27 3. An insurer shall not:

28 (a) Subject the benefits required by subsection 1 to medical
29 management techniques, other than step therapy;

30 (b) Limit the covered amount of a drug described in paragraph
31 (a) of subsection 1;

32 (c) Refuse to cover a drug described in paragraph (a) of
33 subsection 1 because the drug is dispensed by a pharmacy through
34 mail order service; or

35 (d) Prohibit or restrict access to any service or drug to treat
36 human immunodeficiency virus or hepatitis C on the same day on
37 which the insured is diagnosed.

38 4. An insurer shall ensure that the benefits required by
39 subsection 1 are made available to an insured through a provider of
40 health care who participates in the network plan of the insurer.

41 5. A policy of group health insurance subject to the provisions
42 of this chapter that is delivered, issued for delivery or renewed on or
43 after January 1, 2024, has the legal effect of including the coverage
44 required by subsection 1, and any provision of the policy that
45 conflicts with the provisions of this section is void.



6. As used in this section ~~f~~:-

~~(a) "Medical management technique" means a practice which is used to control the cost or use of health care services or prescription drugs. The term includes, without limitation, the use of step therapy, prior authorization and categorizing drugs and devices based on cost, type or method of administration.~~

~~(b) "Network plan" means a policy of group health insurance offered by an insurer under which the financing and delivery of medical care, including items and services paid for as medical care, are provided, in whole or in part, through a defined set of providers under contract with the insurer. The term does not include an arrangement for the financing of premiums.~~

~~(c) "Primary" , "primary care" means the practice of family medicine, pediatrics, internal medicine, obstetrics and gynecology and midwifery.~~

~~[(d) "Provider of health care" has the meaning ascribed to it in NRS 629.031.]~~

Sec. 161. NRS 689B.0313 is hereby amended to read as follows:

689B.0313 1. A policy of group health insurance must provide coverage for benefits payable for expenses incurred for:

(a) Deoxyribonucleic acid testing for high-risk strains of human papillomavirus every 3 years for women 30 years of age or older; and

(b) Administering the human papillomavirus vaccine as recommended for vaccination by a competent authority, including, without limitation, the Centers for Disease Control and Prevention of the United States Department of Health and Human Services, the Food and Drug Administration or the manufacturer of the vaccine.

2. An insurer must ensure that the benefits required by subsection 1 are made available to an insured through a provider of health care who participates in the network plan of the insurer.

3. Except as otherwise provided in subsection 5, an insurer that offers or issues a policy of group health insurance shall not:

(a) Require an insured to pay a higher deductible, any copayment or coinsurance or require a longer waiting period or other condition to obtain any benefit provided in the policy of group health insurance pursuant to subsection 1;

(b) Refuse to issue a policy of group health insurance or cancel a policy of group health insurance solely because the person applying for or covered by the policy uses or may use any such benefit;

(c) Offer or pay any type of material inducement or financial incentive to an insured to discourage the insured from obtaining any such benefit;



1 (d) Penalize a provider of health care who provides any such
2 benefit to an insured, including, without limitation, reducing the
3 reimbursement of the provider of health care;

4 (e) Offer or pay any type of material inducement, bonus or other
5 financial incentive to a provider of health care to deny, reduce,
6 withhold, limit or delay access to any such benefit to an insured; or

7 (f) Impose any other restrictions or delays on the access of an
8 insured to any such benefit.

9 4. A policy subject to the provisions of this chapter which is
10 delivered, issued for delivery or renewed on or after January 1,
11 2018, has the legal effect of including the coverage required by
12 subsection 1, and any provision of the policy or the renewal which is
13 in conflict with this section is void.

14 5. Except as otherwise provided in this section and federal law,
15 an insurer may use medical management techniques, including,
16 without limitation, any available clinical evidence, to determine the
17 frequency of or treatment relating to any benefit required by this
18 section or the type of provider of health care to use for such
19 treatment.

20 6. As used in this section ~~f~~:

21 ~~—(a) “Human”~~ *“human* papillomavirus vaccine” means the
22 Quadrivalent Human Papillomavirus Recombinant Vaccine or its
23 successor which is approved by the Food and Drug Administration
24 for the prevention of human papillomavirus infection and cervical
25 cancer.

26 ~~[(b) “Medical management technique” means a practice which is
27 used to control the cost or utilization of health care services or
28 prescription drug use. The term includes, without limitation, the use
29 of step therapy, prior authorization or categorizing drugs and
30 devices based on cost, type or method of administration.~~

31 ~~—(c) “Network plan” means a policy of group health insurance
32 offered by an insurer under which the financing and delivery of
33 medical care, including items and services paid for as medical care,
34 are provided, in whole or in part, through a defined set of providers
35 under contract with the insurer. The term does not include an
36 arrangement for the financing of premiums.~~

37 ~~—(d) “Provider of health care” has the meaning ascribed to it in
38 NRS 629.031.]~~

39 **Sec. 162.** NRS 689B.0314 is hereby amended to read as
40 follows:

41 689B.0314 1. An insurer that issues a policy of group health
42 insurance shall provide coverage for screening, genetic counseling
43 and testing for harmful mutations in the BRCA gene for women
44 under circumstances where such screening, genetic counseling or
45 testing, as applicable, is required by NRS 457.301.



1 2. An insurer shall ensure that the benefits required by
2 subsection 1 are made available to an insured through a provider of
3 health care who participates in the network plan of the insurer.

4 3. A policy of group health insurance subject to the provisions
5 of this chapter that is delivered, issued for delivery or renewed on or
6 after January 1, 2022, has the legal effect of including the coverage
7 required by subsection 1, and any provision of the policy that
8 conflicts with the provisions of this section is void.

9 ~~4. As used in this section:-~~

10 ~~—(a) “Network plan” means a policy of group health insurance~~
11 ~~offered by an insurer under which the financing and delivery of~~
12 ~~medical care, including items and services paid for as medical care,~~
13 ~~are provided, in whole or in part, through a defined set of providers~~
14 ~~under contract with the insurer. The term does not include an~~
15 ~~arrangement for the financing of premiums.-~~

16 ~~—(b) “Provider of health care” has the meaning ascribed to it in~~
17 ~~NRS 629.031.]~~

18 **Sec. 163.** NRS 689B.0315 is hereby amended to read as
19 follows:

20 689B.0315 1. An insurer that issues a policy of group health
21 insurance shall provide coverage for the examination of a person
22 who is pregnant for the discovery of:

23 (a) Chlamydia trachomatis, gonorrhea, hepatitis B and hepatitis
24 C in accordance with NRS 442.013.

25 (b) Syphilis in accordance with NRS 442.010.

26 2. The coverage required by this section must be provided:

27 (a) Regardless of whether the benefits are provided to the
28 insured by a provider of health care, facility or medical laboratory
29 that participates in the network plan of the insurer; and

30 (b) Without prior authorization.

31 3. A policy of health insurance subject to the provisions of this
32 chapter that is delivered, issued for delivery or renewed on or after
33 July 1, 2021, has the legal effect of including the coverage required
34 by subsection 1, and any provision of the policy that conflicts with
35 the provisions of this section is void.

36 4. As used in this section ~~[-~~

37 ~~—(a) “Medical] , “medical laboratory” has the meaning ascribed~~
38 ~~to it in NRS 652.060.~~

39 ~~[(b) “Network plan” means a policy of group health insurance~~
40 ~~offered by an insurer under which the financing and delivery of~~
41 ~~medical care, including items and services paid for as medical care,~~
42 ~~are provided, in whole or in part, through a defined set of providers~~
43 ~~under contract with the insurer. The term does not include an~~
44 ~~arrangement for the financing of premiums.-~~



1 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
2 ~~NRS 629.031.]~~

3 **Sec. 164.** NRS 689B.0319 is hereby amended to read as
4 follows:

5 689B.0319 1. An insurer that offers or issues a policy of
6 group health insurance shall include in the policy coverage for:

7 (a) All drugs approved by the United States Food and Drug
8 Administration to support safe withdrawal from substance use
9 disorder, including, without limitation, lofexidine.

10 (b) All drugs approved by the United States Food and Drug
11 Administration to provide medication-assisted treatment for opioid
12 use disorder, including, without limitation, buprenorphine,
13 methadone and naltrexone.

14 (c) The services described in NRS 639.28079 when provided by
15 a pharmacist or pharmacy that participates in the network plan of the
16 insurer. The Commissioner shall adopt regulations governing the
17 provision of reimbursement for such services.

18 (d) Any service for the treatment of substance use disorder
19 provided by a provider of primary care if the service is covered
20 when provided by a specialist and:

21 (1) The service is within the scope of practice of the provider
22 of primary care; or

23 (2) The provider of primary care is capable of providing the
24 service safely and effectively in consultation with a specialist and
25 the provider engages in such consultation.

26 2. An insurer that offers or issues a policy of group health
27 insurance shall reimburse a pharmacist or pharmacy that participates
28 in the network plan of the insurer for the services described in NRS
29 639.28079 at a rate equal to the rate of reimbursement provided to a
30 physician, physician assistant or advanced practice registered nurse
31 for similar services.

32 3. An insurer shall provide the coverage required by
33 paragraphs (a) and (b) of subsection 1 regardless of whether the
34 drug is included in the formulary of the insurer.

35 4. Except as otherwise provided in this subsection, an insurer
36 shall not subject the benefits required by paragraphs (a), (b) and (c)
37 of subsection 1 to medical management techniques, other than step
38 therapy. An insurer may subject the benefits required by paragraphs
39 (b) and (c) of subsection 1 to other reasonable medical management
40 techniques when the benefits are provided by a pharmacist in
41 accordance with NRS 639.28079.

42 5. An insurer shall not:

43 (a) Limit the covered amount of a drug described in paragraph
44 (a) or (b) of subsection 1; or



1 (b) Refuse to cover a drug described in paragraph (a) or (b) of
2 subsection 1 because the drug is dispensed by a pharmacy through
3 mail order service.

4 6. An insurer shall ensure that the benefits required by
5 subsection 1 are made available to an insured through a provider of
6 health care who participates in the network plan of the insurer.

7 7. A policy of group health insurance subject to the provisions
8 of this chapter that is delivered, issued for delivery or renewed on or
9 after January 1, 2024, has the legal effect of including the coverage
10 required by subsection 1, and any provision of the policy that
11 conflicts with the provisions of this section is void.

12 8. As used in this section ~~§~~:

13 ~~—(a) “Medical management technique” means a practice which is~~
14 ~~used to control the cost or use of health care services or prescription~~
15 ~~drugs. The term includes, without limitation, the use of step therapy,~~
16 ~~prior authorization and categorizing drugs and devices based on~~
17 ~~cost, type or method of administration.~~

18 ~~—(b) “Network plan” means a policy of group health insurance~~
19 ~~offered by an insurer under which the financing and delivery of~~
20 ~~medical care, including items and services paid for as medical care,~~
21 ~~are provided, in whole or in part, through a defined set of providers~~
22 ~~under contract with the insurer. The term does not include an~~
23 ~~arrangement for the financing of premiums.~~

24 ~~—(c) “Primary” , “primary care” means the practice of family~~
25 ~~medicine, pediatrics, internal medicine, obstetrics and gynecology~~
26 ~~and midwifery.~~

27 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
28 ~~NRS 629.031.]~~

29 **Sec. 165.** NRS 689B.0334 is hereby amended to read as
30 follows:

31 689B.0334 1. Except as otherwise provided in this section,
32 an insurer that issues a policy of group health insurance shall
33 include in the policy coverage for the medically necessary treatment
34 of conditions relating to gender dysphoria and gender incongruence.
35 Such coverage must include coverage of medically necessary
36 psychosocial and surgical intervention and any other medically
37 necessary treatment for such disorders provided by:

- 38 (a) Endocrinologists;
- 39 (b) Pediatric endocrinologists;
- 40 (c) Social workers;
- 41 (d) Psychiatrists;
- 42 (e) Psychologists;
- 43 (f) Gynecologists;
- 44 (g) Speech-language pathologists;
- 45 (h) Primary care physicians;



1 (i) Advanced practice registered nurses;
2 (j) Physician assistants; and
3 (k) Any other providers of medically necessary services for the
4 treatment of gender dysphoria or gender incongruence.

5 2. This section does not require a policy of group health
6 insurance to include coverage for cosmetic surgery performed by a
7 plastic surgeon or reconstructive surgeon that is not medically
8 necessary.

9 3. An insurer that issues a policy of group health insurance
10 shall not categorically refuse to cover medically necessary gender-
11 affirming treatments or procedures or revisions to prior treatments if
12 the policy provides coverage for any such services, procedures or
13 revisions for purposes other than gender transition or affirmation.

14 4. An insurer that issues a policy of group health insurance
15 may prescribe requirements that must be satisfied before the insurer
16 covers surgical treatment of conditions relating to gender dysphoria
17 or gender incongruence for an insured who is less than 18 years of
18 age. Such requirements may include, without limitation,
19 requirements that:

20 (a) The treatment must be recommended by a psychologist,
21 psychiatrist or other mental health professional;

22 (b) The treatment must be recommended by a physician;

23 (c) The insured must provide a written expression of the desire
24 of the insured to undergo the treatment;

25 (d) A written plan for treatment that covers at least 1 year must
26 be developed and approved by at least two providers of health care;
27 and

28 (e) Parental consent is provided for the insured unless the
29 insured is expressly authorized by law to consent on his or her own
30 behalf.

31 5. When determining whether treatment is medically necessary
32 for the purposes of this section, an insurer must consider the most
33 recent Standards of Care published by the World Professional
34 Association for Transgender Health, or its successor organization.

35 6. An insurer shall make a reasonable effort to ensure that the
36 benefits required by subsection 1 are made available to an insured
37 through a provider of health care who participates in the network
38 plan of the insurer. If, after a reasonable effort, the insurer is unable
39 to make such benefits available through such a provider of health
40 care, the insurer may treat the treatment that the insurer is unable to
41 make available through such a provider of health care in the same
42 manner as other services provided by a provider of health care who
43 does not participate in the network plan of the insurer.

44 7. If an insured appeals the denial of a claim or coverage under
45 this section on the grounds that the treatment requested by the



1 insured is not medically necessary, the insurer must consult with a
2 provider of health care who has experience in prescribing or
3 delivering gender-affirming treatment concerning the medical
4 necessity of the treatment requested by the insured when
5 considering the appeal.

6 8. A policy of group health insurance subject to the provisions
7 of this chapter that is delivered, issued for delivery or renewed on or
8 after July 1, 2023, has the legal effect of including the coverage
9 required by subsection 1, and any provision of the policy or renewal
10 which is in conflict with the provisions of this section is void.

11 9. As used in this section:

12 (a) “Cosmetic surgery”:

13 (1) Means a surgical procedure that:

14 (I) Does not meaningfully promote the proper function of
15 the body;

16 (II) Does not prevent or treat illness or disease; and

17 (III) Is primarily directed at improving the appearance of
18 a person.

19 (2) Includes, without limitation, cosmetic surgery directed at
20 preserving beauty.

21 (b) “Gender dysphoria” means distress or impairment in social,
22 occupational or other areas of functioning caused by a marked
23 difference between the gender identity or expression of a person and
24 the sex assigned to the person at birth which lasts at least 6 months
25 and is shown by at least two of the following:

26 (1) A marked difference between gender identity or
27 expression and primary or secondary sex characteristics or
28 anticipated secondary sex characteristics in young adolescents.

29 (2) A strong desire to be rid of primary or secondary sex
30 characteristics because of a marked difference between such sex
31 characteristics and gender identity or expression or a desire to
32 prevent the development of anticipated secondary sex characteristics
33 in young adolescents.

34 (3) A strong desire for the primary or secondary sex
35 characteristics of the gender opposite from the sex assigned at birth.

36 (4) A strong desire to be of the opposite gender or a gender
37 different from the sex assigned at birth.

38 (5) A strong desire to be treated as the opposite gender or a
39 gender different from the sex assigned at birth.

40 (6) A strong conviction of experiencing typical feelings and
41 reactions of the opposite gender or a gender different from the sex
42 assigned at birth.

43 (c) “Medically necessary” means health care services or
44 products that a prudent provider of health care would provide to a



1 patient to prevent, diagnose or treat an illness, injury or disease, or
2 any symptoms thereof, that are necessary and:

3 (1) Provided in accordance with generally accepted standards
4 of medical practice;

5 (2) Clinically appropriate with regard to type, frequency,
6 extent, location and duration;

7 (3) Not provided primarily for the convenience of the patient
8 or provider of health care;

9 (4) Required to improve a specific health condition of a
10 patient or to preserve the existing state of health of the patient; and

11 (5) The most clinically appropriate level of health care that
12 may be safely provided to the patient.

13 ↪ A provider of health care prescribing, ordering, recommending or
14 approving a health care service or product does not, by itself, make
15 that health care service or product medically necessary.

16 ~~[(d) "Network plan" means a policy of group health insurance
17 offered by an insurer under which the financing and delivery of
18 medical care, including items and services paid for as medical care,
19 are provided, in whole or in part, through a defined set of providers
20 under contract with the insurer. The term does not include an
21 arrangement for the financing of premiums.]~~

22 ~~—(e) "Provider of health care" has the meaning ascribed to it in
23 NRS 629.031.]~~

24 **Sec. 166.** NRS 689B.0358 is hereby amended to read as
25 follows:

26 689B.0358 1. An insurer that issues a policy of group health
27 insurance shall include in the policy coverage for:

28 (a) Necessary case management services for an insured who has
29 been diagnosed with sickle cell disease and its variants; and

30 (b) Medically necessary care for an insured who has been
31 diagnosed with sickle cell disease and its variants.

32 2. An insurer that issues a policy of group health insurance
33 which provides coverage for prescription drugs shall include in the
34 policy coverage for medically necessary prescription drugs to treat
35 sickle cell disease and its variants.

36 3. An insurer may use medical management techniques,
37 including, without limitation, any available clinical evidence, to
38 determine the frequency of or treatment relating to any benefit
39 required by this section or the type of provider of health care to use
40 for such treatment.

41 4. As used in this section:

42 (a) "Case management services" means medical or other health
43 care management services to assist patients and providers of health
44 care, including, without limitation, identifying and facilitating
45 additional resources and treatments, providing information about



1 treatment options and facilitating communication between providers
2 of services to a patient.

3 (b) ~~["Medical management technique" means a practice which is
4 used to control the cost or utilization of health care services. The
5 term includes, without limitation, the use of step therapy, prior
6 authorization or categorizing drugs and devices based on cost, type
7 or method of administration.~~

8 ~~—(c)]~~ "Medically necessary" has the meaning ascribed to it in
9 NRS 695G.055.

10 ~~[(d)]~~ (c) "Sickle cell disease and its variants" has the meaning
11 ascribed to it in NRS 439.4927.

12 **Sec. 167.** NRS 689B.0361 is hereby amended to read as
13 follows:

14 689B.0361 1. Subject to the limitations prescribed by
15 subsection 4, an insurer that issues a policy of group health
16 insurance shall include in the policy coverage for medically
17 necessary biomarker testing for the diagnosis, treatment, appropriate
18 management and ongoing monitoring of cancer when such
19 biomarker testing is supported by medical and scientific evidence.
20 Such evidence includes, without limitation:

21 (a) The labeled indications for a biomarker test or medication
22 that has been approved or cleared by the United States Food and
23 Drug Administration;

24 (b) The indicated tests for a drug that has been approved by the
25 United States Food and Drug Administration or the warnings and
26 precautions included on the label of such a drug;

27 (c) A national coverage determination or local coverage
28 determination, as those terms are defined in 42 C.F.R. § 400.202; or

29 (d) Nationally recognized clinical practice guidelines or
30 consensus statements.

31 2. An insurer shall:

32 (a) Provide the coverage required by subsection 1 in a manner
33 that limits disruptions in care and the need for multiple specimens.

34 (b) Establish a clear and readily accessible process for an
35 insured or provider of health care to:

36 (1) Request an exception to a policy excluding coverage for
37 biomarker testing for the diagnosis, treatment, management or
38 ongoing monitoring of cancer; or

39 (2) Appeal a denial of coverage for such biomarker testing;
40 and

41 (c) Make the process described in paragraph (b) available on an
42 Internet website maintained by the insurer.

43 3. If an insurer requires an insured to obtain prior authorization
44 for a biomarker test described in subsection 1, the insurer shall
45 respond to a request for such prior authorization:



1 (a) Within 24 hours after receiving an urgent request; or

2 (b) Within 72 hours after receiving any other request.

3 4. The provisions of this section do not require an insurer to
4 provide coverage of biomarker testing:

5 (a) For screening purposes;

6 (b) Conducted by a provider of health care for whom the
7 biomarker testing is not within his or her scope of practice, training
8 and experience;

9 (c) Conducted by a provider of health care or a facility that does
10 not participate in the network plan of the insurer; or

11 (d) That has not been determined to be medically necessary by a
12 provider of health care for whom such a determination is within his
13 or her scope of practice, training and experience.

14 5. A policy of group health insurance subject to the provisions
15 of this chapter that is delivered, issued for delivery or renewed on or
16 after October 1, 2023, has the legal effect of including the coverage
17 required by this section, and any provision of the policy or renewal
18 which is in conflict with the provisions of this section is void.

19 6. As used in this section:

20 (a) "Biomarker" means a characteristic that is objectively
21 measured and evaluated as an indicator of a normal biological
22 process, a pathogenic process or a pharmacological response to a
23 specific therapeutic intervention and includes, without limitation:

24 (1) An interaction between a gene and a drug that is being
25 used by or considered for use by the patient;

26 (2) A mutation or characteristic of a gene; and

27 (3) The expression of a protein.

28 (b) "Biomarker testing" means the analysis of the tissue, blood
29 or other biospecimen of a patient for the presentation of a biomarker
30 and includes, without limitation, single-analyte tests, multiplex
31 panel tests and whole genome, whole exome and whole
32 transcriptome sequencing.

33 (c) "Consensus statement" means a statement aimed at a specific
34 clinical circumstance that is:

35 (1) Made for the purpose of optimizing the outcomes of
36 clinical care;

37 (2) Made by an independent, multidisciplinary panel of
38 experts that has established a policy to avoid conflicts of interest;

39 (3) Based on scientific evidence; and

40 (4) Made using a transparent methodology and reporting
41 procedure.

42 (d) "Medically necessary" means health care services or
43 products that a prudent provider of health care would provide to a
44 patient to prevent, diagnose or treat an illness, injury or disease, or
45 any symptoms thereof, that are necessary and:



1 (1) Provided in accordance with generally accepted standards
2 of medical practice;

3 (2) Not primarily provided for the convenience of the patient
4 or provider of health care; and

5 (3) Significant in guiding and informing the provider of
6 health care in providing the most appropriate course of treatment for
7 the patient in order to prevent, delay or lessen the magnitude of an
8 adverse health outcome.

9 (e) "Nationally recognized clinical practice guidelines" means
10 evidence-based guidelines establishing standards of care that
11 include, without limitation, recommendations intended to optimize
12 care of patients and are:

13 (1) Informed by a systemic review of evidence and an
14 assessment of the risks and benefits of alternative options for care;
15 and

16 (2) Developed using a transparent methodology and
17 reporting procedure by an independent organization or society of
18 medical professionals that has established a policy to avoid conflicts
19 of interest.

20 ~~[(f) "Network plan" means a policy of group health insurance
21 offered by an insurer under which the financing and delivery of
22 medical care, including items and services paid for as medical care,
23 are provided, in whole or in part, through a defined set of providers
24 under contract with the insurer. The term does not include an
25 arrangement for the financing of premiums.]~~

26 ~~—(g) "Provider of health care" has the meaning ascribed to it in
27 NRS 629.031.]~~

28 **Sec. 168.** NRS 689B.0374 is hereby amended to read as
29 follows:

30 689B.0374 1. A policy of group health insurance must
31 provide coverage for benefits payable for expenses incurred for:

32 (a) A mammogram to screen for breast cancer annually for
33 insureds who are 40 years of age or older.

34 (b) An imaging test to screen for breast cancer on an interval
35 and at the age deemed most appropriate, when medically necessary,
36 as recommended by the insured's provider of health care based on
37 personal or family medical history or additional factors that may
38 increase the risk of breast cancer for the insured.

39 (c) A diagnostic imaging test for breast cancer at the age deemed
40 most appropriate, when medically necessary, as recommended by
41 the insured's provider of health care to evaluate an abnormality
42 which is:

43 (1) Seen or suspected from a mammogram described in
44 paragraph (a) or an imaging test described in paragraph (b); or

45 (2) Detected by other means of examination.



1 2. An insurer must ensure that the benefits required by
2 subsection 1 are made available to an insured through a provider of
3 health care who participates in the network plan of the insurer.

4 3. Except as otherwise provided in subsection 5, an insurer that
5 offers or issues a policy of group health insurance shall not:

6 (a) Except as otherwise provided in subsection 6, require an
7 insured to pay a deductible, copayment, coinsurance or any other
8 form of cost-sharing or require a longer waiting period or other
9 condition to obtain any benefit provided in the policy of group
10 health insurance pursuant to subsection 1;

11 (b) Refuse to issue a policy of group health insurance or cancel a
12 policy of group health insurance solely because the person applying
13 for or covered by the policy uses or may use any such benefit;

14 (c) Offer or pay any type of material inducement or financial
15 incentive to an insured to discourage the insured from obtaining any
16 such benefit;

17 (d) Penalize a provider of health care who provides any such
18 benefit to an insured, including, without limitation, reducing the
19 reimbursement of the provider of health care;

20 (e) Offer or pay any type of material inducement, bonus or other
21 financial incentive to a provider of health care to deny, reduce,
22 withhold, limit or delay access to any such benefit to an insured; or

23 (f) Impose any other restrictions or delays on the access of an
24 insured to any such benefit.

25 4. A policy subject to the provisions of this chapter which is
26 delivered, issued for delivery or renewed on or after January 1,
27 2024, has the legal effect of including the coverage required by
28 subsection 1, and any provision of the policy or the renewal which is
29 in conflict with this section is void.

30 5. Except as otherwise provided in this section and federal law,
31 an insurer may use medical management techniques, including,
32 without limitation, any available clinical evidence, to determine the
33 frequency of or treatment relating to any benefit required by this
34 section or the type of provider of health care to use for such
35 treatment.

36 6. If the application of paragraph (a) of subsection 3 would
37 result in the ineligibility of a health savings account of an insured
38 pursuant to 26 U.S.C. § 223, the prohibitions of paragraph (a) of
39 subsection 3 shall apply only for a qualified policy of group health
40 insurance with respect to the deductible of such a policy of group
41 health insurance after the insured has satisfied the minimum
42 deductible pursuant to 26 U.S.C. § 223, except with respect to items
43 or services that constitute preventive care pursuant to 26 U.S.C. §
44 223(c)(2)(C), in which case the prohibitions of paragraph (a) of



1 subsection 3 shall apply regardless of whether the minimum
2 deductible under 26 U.S.C. § 223 has been satisfied.

3 7. As used in this section ~~§~~:

4 ~~—(a) “Medical management technique” means a practice which is~~
5 ~~used to control the cost or utilization of health care services or~~
6 ~~prescription drug use. The term includes, without limitation, the use~~
7 ~~of step therapy, prior authorization or categorizing drugs and~~
8 ~~devices based on cost, type or method of administration.~~

9 ~~—(b) “Network plan” means a policy of group health insurance~~
10 ~~offered by an insurer under which the financing and delivery of~~
11 ~~medical care, including items and services paid for as medical care,~~
12 ~~are provided, in whole or in part, through a defined set of providers~~
13 ~~under contract with the insurer. The term does not include an~~
14 ~~arrangement for the financing of premiums.~~

15 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
16 ~~NRS 629.031.~~

17 ~~—(d) “Qualified”~~, *“qualified”* policy of group health insurance”
18 means a policy of group health insurance that has a high deductible
19 and is in compliance with 26 U.S.C. § 223 for the purposes of
20 establishing a health savings account.

21 **Sec. 169.** NRS 689B.0376 is hereby amended to read as
22 follows:

23 689B.0376 1. An insurer that offers or issues a policy of
24 group health insurance which provides coverage for prescription
25 drugs or devices shall include in the policy coverage for any type of
26 hormone replacement therapy which is lawfully prescribed or
27 ordered and which has been approved by the Food and Drug
28 Administration.

29 2. An insurer that offers or issues a policy of group health
30 insurance that provides coverage for prescription drugs shall not:

31 (a) Require an insured to pay a higher deductible, any
32 copayment or coinsurance or require a longer waiting period or
33 other condition for coverage for a prescription for hormone
34 replacement therapy;

35 (b) Refuse to issue a policy of group health insurance or cancel a
36 policy of group health insurance solely because the person applying
37 for or covered by the policy uses or may use in the future hormone
38 replacement therapy;

39 (c) Offer or pay any type of material inducement or financial
40 incentive to an insured to discourage the insured from accessing
41 hormone replacement therapy;

42 (d) Penalize a provider of health care who provides hormone
43 replacement therapy to an insured, including, without limitation,
44 reducing the reimbursement of the provider of health care; or



1 (e) Offer or pay any type of material inducement, bonus or other
2 financial incentive to a provider of health care to deny, reduce,
3 withhold, limit or delay hormone replacement therapy to an insured.

4 3. A policy subject to the provisions of this chapter that is
5 delivered, issued for delivery or renewed on or after October 1,
6 1999, has the legal effect of including the coverage required by
7 subsection 1, and any provision of the policy or the renewal which is
8 in conflict with this section is void.

9 4. The provisions of this section do not require an insurer to
10 provide coverage for fertility drugs.

11 ~~[5. — As used in this section, “provider of health care” has the~~
12 ~~meaning ascribed to it in NRS 629.031.]~~

13 **Sec. 170.** NRS 689B.03765 is hereby amended to read as
14 follows:

15 689B.03765 1. A policy of group health insurance which
16 provides coverage for prescription drugs must not require an insured
17 to submit to a step therapy protocol before covering a drug approved
18 by the Food and Drug Administration that is prescribed to treat a
19 psychiatric condition of the insured, if:

20 (a) The drug has been approved by the Food and Drug
21 Administration with indications for the psychiatric condition of the
22 insured or the use of the drug to treat that psychiatric condition is
23 otherwise supported by medical or scientific evidence;

24 (b) The drug is prescribed by:

25 (1) A psychiatrist;

26 (2) A physician assistant under the supervision of a
27 psychiatrist;

28 (3) An advanced practice registered nurse who has the
29 psychiatric training and experience prescribed by the State Board of
30 Nursing pursuant to NRS 632.120; or

31 (4) A primary care provider that is providing care to an
32 insured in consultation with a practitioner listed in subparagraph (1),
33 (2) or (3), if the closest practitioner listed in subparagraph (1), (2) or
34 (3) who participates in the network plan of the insurer is located 60
35 miles or more from the residence of the insured; and

36 (c) The practitioner listed in paragraph (b) who prescribed the
37 drug knows, based on the medical history of the insured, or
38 reasonably expects each alternative drug that is required to be used
39 earlier in the step therapy protocol to be ineffective at treating the
40 psychiatric condition.

41 2. Any provision of a policy of group health insurance subject
42 to the provisions of this chapter that is delivered, issued for delivery
43 or renewed on or after July 1, 2023, which is in conflict with this
44 section is void.

45 3. As used in this section:



1 (a) "Medical or scientific evidence" has the meaning ascribed to
2 it in NRS 695G.053.

3 (b) ~~["Network plan" means a policy of group health insurance
4 offered by an insurer under which the financing and delivery of
5 medical care is provided, in whole or in part, through a defined set
6 of providers under contract with the insurer. The term does not
7 include an arrangement for the financing of premiums.~~

8 ~~—(c)]~~ "Step therapy protocol" means a procedure that requires an
9 insured to use a prescription drug or sequence of prescription drugs
10 other than a drug that a practitioner recommends for treatment of a
11 psychiatric condition of the insured before his or her policy of group
12 health insurance provides coverage for the recommended drug.

13 **Sec. 171.** NRS 689B.0377 is hereby amended to read as
14 follows:

15 689B.0377 1. An insurer that offers or issues a policy of
16 group health insurance which provides coverage for outpatient care
17 shall include in the policy coverage for any health care service
18 related to hormone replacement therapy.

19 2. An insurer that offers or issues a policy of group health
20 insurance that provides coverage for outpatient care shall not:

21 (a) Require an insured to pay a higher deductible, any
22 copayment or coinsurance or require a longer waiting period or
23 other condition for coverage for outpatient care related to hormone
24 replacement therapy;

25 (b) Refuse to issue a policy of group health insurance or cancel a
26 policy of group health insurance solely because the person applying
27 for or covered by the policy uses or may use in the future hormone
28 replacement therapy;

29 (c) Offer or pay any type of material inducement or financial
30 incentive to an insured to discourage the insured from accessing
31 hormone replacement therapy;

32 (d) Penalize a provider of health care who provides hormone
33 replacement therapy to an insured, including, without limitation,
34 reducing the reimbursement of the provider of health care; or

35 (e) Offer or pay any type of material inducement, bonus or other
36 financial incentive to a provider of health care to deny, reduce,
37 withhold, limit or delay hormone replacement therapy to an insured.

38 3. A policy subject to the provisions of this chapter that is
39 delivered, issued for delivery or renewed on or after October 1,
40 1999, has the legal effect of including the coverage required by
41 subsection 1, and any provision of the policy or the renewal which is
42 in conflict with this section is void.

43 ~~[4.—As used in this section, "provider of health care" has the
44 meaning ascribed to it in NRS 629.031.]~~



1 **Sec. 172.** NRS 689B.0378 is hereby amended to read as
2 follows:

3 689B.0378 1. Except as otherwise provided in subsection 8,
4 an insurer that offers or issues a policy of group health insurance
5 shall include in the policy coverage for:

6 (a) Up to a 12-month supply, per prescription, of any type of
7 drug for contraception or its therapeutic equivalent which is:

- 8 (1) Lawfully prescribed or ordered;
9 (2) Approved by the Food and Drug Administration;
10 (3) Listed in subsection 12; and
11 (4) Dispensed in accordance with NRS 639.28075;

12 (b) Any type of device for contraception which is:

- 13 (1) Lawfully prescribed or ordered;
14 (2) Approved by the Food and Drug Administration; and
15 (3) Listed in subsection 12;

16 (c) Self-administered hormonal contraceptives dispensed by a
17 pharmacist pursuant to NRS 639.28078;

18 (d) Insertion of a device for contraception or removal of such a
19 device if the device was inserted while the insured was covered by
20 the same policy of group health insurance;

21 (e) Education and counseling relating to the initiation of the use
22 of contraception and any necessary follow-up after initiating such
23 use;

24 (f) Management of side effects relating to contraception; and

25 (g) Voluntary sterilization for women.

26 2. An insurer shall provide coverage for any services listed in
27 subsection 1 which are within the authorized scope of practice of a
28 pharmacist when such services are provided by a pharmacist who is
29 employed by or serves as an independent contractor of an in-
30 network pharmacy and in accordance with the applicable network
31 contract. Such coverage must be provided to the same extent as if
32 the services were provided by another provider of health care, as
33 applicable to the services being provided. The terms of the policy
34 must not limit:

35 (a) Coverage for services listed in subsection 1 and provided by
36 such a pharmacist to a number of occasions less than the coverage
37 for such services when provided by another provider of health care.

38 (b) Reimbursement for services listed in subsection 1 and
39 provided by such a pharmacist to an amount less than the amount
40 reimbursed for similar services provided by a physician, physician
41 assistant or advanced practice registered nurse.

42 3. An insurer must ensure that the benefits required by
43 subsection 1 are made available to an insured through a provider of
44 health care who participates in the network plan of the insurer.



1 4. If a covered therapeutic equivalent listed in subsection 1 is
2 not available or a provider of health care deems a covered
3 therapeutic equivalent to be medically inappropriate, an alternate
4 therapeutic equivalent prescribed by a provider of health care must
5 be covered by the insurer.

6 5. Except as otherwise provided in subsections 10, 11 and 13,
7 an insurer that offers or issues a policy of group health insurance
8 shall not:

9 (a) Require an insured to pay a higher deductible, any
10 copayment or coinsurance or require a longer waiting period or
11 other condition to obtain any benefit included in the policy pursuant
12 to subsection 1;

13 (b) Refuse to issue a policy of group health insurance or cancel a
14 policy of group health insurance solely because the person applying
15 for or covered by the policy uses or may use any such benefit;

16 (c) Offer or pay any type of material inducement or financial
17 incentive to an insured to discourage the insured from obtaining any
18 such benefit;

19 (d) Penalize a provider of health care who provides any such
20 benefit to an insured, including, without limitation, reducing the
21 reimbursement to the provider of health care;

22 (e) Offer or pay any type of material inducement, bonus or other
23 financial incentive to a provider of health care to deny, reduce,
24 withhold, limit or delay access to any such benefit to an insured; or

25 (f) Impose any other restrictions or delays on the access of an
26 insured to any such benefit.

27 6. Coverage pursuant to this section for the covered dependent
28 of an insured must be the same as for the insured.

29 7. Except as otherwise provided in subsection 8, a policy
30 subject to the provisions of this chapter that is delivered, issued for
31 delivery or renewed on or after January 1, 2024, has the legal effect
32 of including the coverage required by this section, and any provision
33 of the policy or the renewal which is in conflict with this section is
34 void.

35 8. An insurer that offers or issues a policy of group health
36 insurance and which is affiliated with a religious organization is not
37 required to provide the coverage required by subsection 1 if the
38 insurer objects on religious grounds. Such an insurer shall, before
39 the issuance of a policy of group health insurance and before the
40 renewal of such a policy, provide to the group policyholder or
41 prospective insured, as applicable, written notice of the coverage
42 that the insurer refuses to provide pursuant to this subsection.

43 9. If an insurer refuses, pursuant to subsection 8, to provide the
44 coverage required by subsection 1, an employer may otherwise
45 provide for the coverage for the employees of the employer.



1 10. An insurer may require an insured to pay a higher
2 deductible, copayment or coinsurance for a drug for contraception if
3 the insured refuses to accept a therapeutic equivalent of the drug.

4 11. For each of the 18 methods of contraception listed in
5 subsection 12 that have been approved by the Food and Drug
6 Administration, a policy of group health insurance must include at
7 least one drug or device for contraception within each method for
8 which no deductible, copayment or coinsurance may be charged to
9 the insured, but the insurer may charge a deductible, copayment or
10 coinsurance for any other drug or device that provides the same
11 method of contraception. If the insurer charges a copayment or
12 coinsurance for a drug for contraception, the insurer may only
13 require an insured to pay the copayment or coinsurance:

14 (a) Once for the entire amount of the drug dispensed for the plan
15 year; or

16 (b) Once for each 1-month supply of the drug dispensed.

17 12. The following 18 methods of contraception must be
18 covered pursuant to this section:

19 (a) Voluntary sterilization for women;

20 (b) Surgical sterilization implants for women;

21 (c) Implantable rods;

22 (d) Copper-based intrauterine devices;

23 (e) Progesterone-based intrauterine devices;

24 (f) Injections;

25 (g) Combined estrogen- and progestin-based drugs;

26 (h) Progestin-based drugs;

27 (i) Extended- or continuous-regimen drugs;

28 (j) Estrogen- and progestin-based patches;

29 (k) Vaginal contraceptive rings;

30 (l) Diaphragms with spermicide;

31 (m) Sponges with spermicide;

32 (n) Cervical caps with spermicide;

33 (o) Female condoms;

34 (p) Spermicide;

35 (q) Combined estrogen- and progestin-based drugs for
36 emergency contraception or progestin-based drugs for emergency
37 contraception; and

38 (r) Ulipristal acetate for emergency contraception.

39 13. Except as otherwise provided in this section and federal
40 law, an insurer may use medical management techniques, including,
41 without limitation, any available clinical evidence, to determine the
42 frequency of or treatment relating to any benefit required by this
43 section or the type of provider of health care to use for such
44 treatment.

45 14. An insurer shall not:



1 (a) Use medical management techniques to require an insured to
2 use a method of contraception other than the method prescribed or
3 ordered by a provider of health care;

4 (b) Require an insured to obtain prior authorization for the
5 benefits described in paragraphs (a) and (c) of subsection 1; or

6 (c) Refuse to cover a contraceptive injection or the insertion of a
7 device described in paragraph (c), (d) or (e) of subsection 12 at a
8 hospital immediately after an insured gives birth.

9 15. An insurer must provide an accessible, transparent and
10 expedited process which is not unduly burdensome by which an
11 insured, or the authorized representative of the insured, may request
12 an exception relating to any medical management technique used by
13 the insurer to obtain any benefit required by this section without a
14 higher deductible, copayment or coinsurance.

15 16. As used in this section:

16 (a) "In-network pharmacy" means a pharmacy that has entered
17 into a contract with an insurer to provide services to insureds
18 through a network plan offered or issued by the insurer.

19 ~~(b) "Medical management technique" means a practice which is
20 used to control the cost or utilization of health care services or
21 prescription drug use. The term includes, without limitation, the use
22 of step therapy, prior authorization or categorizing drugs and
23 devices based on cost, type or method of administration.~~

24 ~~—(c) "Network plan" means a policy of group health insurance
25 offered by an insurer under which the financing and delivery of
26 medical care, including items and services paid for as medical care,
27 are provided, in whole or in part, through a defined set of providers
28 under contract with the insurer. The term does not include an
29 arrangement for the financing of premiums.~~

30 ~~—(d) "Provider network contract" [means] *includes* a contract
31 between an insurer and a [provider of health care or] pharmacy
32 specifying the rights and responsibilities of the insurer and the
33 [provider of health care or] pharmacy [, as applicable,] for delivery
34 of health care services pursuant to a network plan.~~

35 ~~[(e) "Provider of health care" has the meaning ascribed to it in
36 NRS 629.031.~~

37 ~~—(f) "Therapeutic equivalent" means a drug which:~~

38 ~~—(1) Contains an identical amount of the same active
39 ingredients in the same dosage and method of administration as
40 another drug;~~

41 ~~—(2) Is expected to have the same clinical effect when
42 administered to a patient pursuant to a prescription or order as
43 another drug; and~~

44 ~~—(3) Meets any other criteria required by the Food and Drug
45 Administration for classification as a therapeutic equivalent.]~~



1 **Sec. 173.** NRS 689B.03785 is hereby amended to read as
2 follows:

3 689B.03785 1. An insurer that offers or issues a policy of
4 group health insurance shall include in the policy coverage for:

5 (a) Counseling, support and supplies for breastfeeding,
6 including breastfeeding equipment, counseling and education during
7 the antenatal, perinatal and postpartum period for not more than 1
8 year;

9 (b) Screening and counseling for interpersonal and domestic
10 violence for women at least annually with initial intervention
11 services consisting of education, strategies to reduce harm,
12 supportive services or a referral for any other appropriate services;

13 (c) Behavioral counseling concerning sexually transmitted
14 diseases from a provider of health care for sexually active women
15 who are at increased risk for such diseases;

16 (d) Such prenatal screenings and tests as recommended by the
17 American College of Obstetricians and Gynecologists or its
18 successor organization;

19 (e) Screening for blood pressure abnormalities and diabetes,
20 including gestational diabetes, after at least 24 weeks of gestation or
21 as ordered by a provider of health care;

22 (f) Screening for cervical cancer at such intervals as are
23 recommended by the American College of Obstetricians and
24 Gynecologists or its successor organization;

25 (g) Screening for depression;

26 (h) Screening and counseling for the human immunodeficiency
27 virus consisting of a risk assessment, annual education relating to
28 prevention and at least one screening for the virus during the
29 lifetime of the insured or as ordered by a provider of health care;

30 (i) Smoking cessation programs for an insured who is 18 years
31 of age or older consisting of not more than two cessation attempts
32 per year and four counseling sessions per year;

33 (j) All vaccinations recommended by the Advisory Committee
34 on Immunization Practices of the Centers for Disease Control and
35 Prevention of the United States Department of Health and Human
36 Services or its successor organization; and

37 (k) Such well-woman preventative visits as recommended by the
38 Health Resources and Services Administration, which must include
39 at least one such visit per year beginning at 14 years of age.

40 2. An insurer must ensure that the benefits required by
41 subsection 1 are made available to an insured through a provider of
42 health care who participates in the network plan of the insurer.

43 3. Except as otherwise provided in subsection 5, an insurer that
44 offers or issues a policy of group health insurance shall not:



1 (a) Require an insured to pay a higher deductible, any
2 copayment or coinsurance or require a longer waiting period or
3 other condition to obtain any benefit provided in the policy of group
4 health insurance pursuant to subsection 1;

5 (b) Refuse to issue a policy of group health insurance or cancel a
6 policy of group health insurance solely because the person applying
7 for or covered by the policy uses or may use any such benefit;

8 (c) Offer or pay any type of material inducement or financial
9 incentive to an insured to discourage the insured from obtaining any
10 such benefit;

11 (d) Penalize a provider of health care who provides any such
12 benefit to an insured, including, without limitation, reducing the
13 reimbursement of the provider of health care;

14 (e) Offer or pay any type of material inducement, bonus or other
15 financial incentive to a provider of health care to deny, reduce,
16 withhold, limit or delay access to any such benefit to an insured; or

17 (f) Impose any other restrictions or delays on the access of an
18 insured to any such benefit.

19 4. A policy subject to the provisions of this chapter that is
20 delivered, issued for delivery or renewed on or after January 1,
21 2018, has the legal effect of including the coverage required by
22 subsection 1, and any provision of the policy or the renewal which is
23 in conflict with this section is void.

24 5. Except as otherwise provided in this section and federal law,
25 an insurer may use medical management techniques, including,
26 without limitation, any available clinical evidence, to determine the
27 frequency of or treatment relating to any benefit required by this
28 section or the type of provider of health care to use for such
29 treatment.

30 ~~¶6.—As used in this section:~~

31 ~~—(a) “Medical management technique” means a practice which is~~
32 ~~used to control the cost or utilization of health care services or~~
33 ~~prescription drug use. The term includes, without limitation, the use~~
34 ~~of step therapy, prior authorization or categorizing drugs and~~
35 ~~devices based on cost, type or method of administration.~~

36 ~~—(b) “Network plan” means a policy of group health insurance~~
37 ~~offered by an insurer under which the financing and delivery of~~
38 ~~medical care, including items and services paid for as medical care,~~
39 ~~are provided, in whole or in part, through a defined set of providers~~
40 ~~under contract with the insurer. The term does not include an~~
41 ~~arrangement for the financing of premiums.~~

42 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
43 ~~NRS 629.031.]~~



1 **Sec. 174.** NRS 689B.570 is hereby amended to read as
2 follows:

3 689B.570 ~~[1.]~~ A carrier that offers coverage through a
4 network plan is not required to offer coverage to or accept an
5 application from an employer that does not employ or no longer
6 employs any enrollees who reside or work in the geographic service
7 area of the carrier, provided that such coverage is refused or
8 terminated uniformly without regard to any health status-related
9 factor for any employee of the employer.

10 ~~[2.—As used in this section, “network plan” means a health
11 benefit plan offered by a health carrier under which the financing
12 and delivery of medical care, including items and services paid for
13 as medical care, are provided, in whole or in part, through a defined
14 set of providers under contract with the carrier. The term does not
15 include an arrangement for the financing of premiums.]~~

16 **Sec. 175.** Chapter 689C of NRS is hereby amended by adding
17 thereto the provisions set forth as sections 176 to 179, inclusive, of
18 this act.

19 **Sec. 176.** *“Medical management technique” has the
20 meaning ascribed to it in section 299 of this act.*

21 **Sec. 177.** *“Provider network contract” has the meaning
22 ascribed to it in NRS 687B.658.*

23 **Sec. 178.** *“Provider of health care” has the meaning
24 ascribed to it in NRS 629.031.*

25 **Sec. 179.** *“Therapeutic equivalent” has the meaning
26 ascribed to it in section 302 of this act.*

27 **Sec. 180.** NRS 689C.015 is hereby amended to read as
28 follows:

29 689C.015 Except as otherwise provided in this chapter, as used
30 in this chapter, unless the context otherwise requires, the words and
31 terms defined in NRS 689C.017 to 689C.106, inclusive, *and*
32 *sections 176 to 179, inclusive, of this act* have the meanings
33 ascribed to them in those sections.

34 **Sec. 181.** NRS 689C.077 is hereby amended to read as
35 follows:

36 689C.077 “Network plan” ~~[means a health benefit plan offered
37 by a health carrier under which]~~ *has* the ~~[financing and delivery of
38 medical care, including items and services paid for as medical care,
39 are provided, in whole or in part, through a defined set of providers
40 under contract with the carrier. The term does not include an
41 arrangement for the financing of premiums.]~~ *meaning ascribed to it
42 in NRS 687B.645.*



1 **Sec. 182.** NRS 689C.1565 is hereby amended to read as
2 follows:

3 689C.1565 1. A carrier is not required to provide coverage to
4 small employers pursuant to NRS 689C.156:

5 (a) During any period in which the Commissioner determines
6 that requiring the carrier to provide such coverage would place the
7 carrier in a financially impaired condition.

8 (b) If the carrier elects not to offer any new coverage to any
9 small employers in this State. A carrier that elects not to offer new
10 coverage in accordance with this paragraph may maintain its
11 existing policies issued to small employers in this State, subject to
12 the requirements of NRS **689B.560 and** 689C.310. ~~[and 689C.320.]~~

13 2. A carrier that elects not to offer new coverage pursuant to
14 paragraph (b) of subsection 1 shall notify the Commissioner
15 forthwith of that election and shall not thereafter write any new
16 business to small employers in this State for 5 years after the date of
17 the notification.

18 **Sec. 183.** NRS 689C.1652 is hereby amended to read as
19 follows:

20 689C.1652 1. Except as otherwise provided in this section, a
21 carrier that issues a health benefit plan shall include in the health
22 benefit plan coverage for the medically necessary treatment of
23 conditions relating to gender dysphoria and gender incongruence.
24 Such coverage must include coverage of medically necessary
25 psychosocial and surgical intervention and any other medically
26 necessary treatment for such disorders provided by:

- 27 (a) Endocrinologists;
28 (b) Pediatric endocrinologists;
29 (c) Social workers;
30 (d) Psychiatrists;
31 (e) Psychologists;
32 (f) Gynecologists;
33 (g) Speech-language pathologists;
34 (h) Primary care physicians;
35 (i) Advanced practice registered nurses;
36 (j) Physician assistants; and
37 (k) Any other providers of medically necessary services for the
38 treatment of gender dysphoria or gender incongruence.

39 2. This section does not require a health benefit plan to include
40 coverage for cosmetic surgery performed by a plastic surgeon or
41 reconstructive surgeon that is not medically necessary.

42 3. A carrier that issues a health benefit plan shall not
43 categorically refuse to cover medically necessary gender-affirming
44 treatments or procedures or revisions to prior treatments if the plan



1 provides coverage for any such services, procedures or revisions for
2 purposes other than gender transition or affirmation.

3 4. A carrier that issues a health benefit plan may prescribe
4 requirements that must be satisfied before the carrier covers surgical
5 treatment of conditions relating to gender dysphoria or gender
6 incongruence for an insured who is less than 18 years of age. Such
7 requirements may include, without limitation, requirements that:

8 (a) The treatment must be recommended by a psychologist,
9 psychiatrist or other mental health professional;

10 (b) The treatment must be recommended by a physician;

11 (c) The insured must provide a written expression of the desire
12 of the insured to undergo the treatment;

13 (d) A written plan for treatment that covers at least 1 year must
14 be developed and approved by at least two providers of health care;
15 and

16 (e) Parental consent is provided for the insured unless the
17 insured is expressly authorized by law to consent on his or her own
18 behalf.

19 5. When determining whether treatment is medically necessary
20 for the purposes of this section, a carrier must consider the most
21 recent Standards of Care published by the World Professional
22 Association for Transgender Health, or its successor organization.

23 6. A carrier shall make a reasonable effort to ensure that the
24 benefits required by subsection 1 are made available to an insured
25 through a provider of health care who participates in the network
26 plan of the carrier. If, after a reasonable effort, the carrier is unable
27 to make such benefits available through such a provider of health
28 care, the carrier may treat the treatment that the carrier is unable to
29 make available through such a provider of health care in the same
30 manner as other services provided by a provider of health care who
31 does not participate in the network plan of the carrier.

32 7. If an insured appeals the denial of a claim or coverage under
33 this section on the grounds that the treatment requested by the
34 insured is not medically necessary, the carrier must consult with a
35 provider of health care who has experience in prescribing or
36 delivering gender-affirming treatment concerning the medical
37 necessity of the treatment requested by the insured when
38 considering the appeal.

39 8. A health benefit plan subject to the provisions of this chapter
40 that is delivered, issued for delivery or renewed on or after July 1,
41 2023, has the legal effect of including the coverage required by
42 subsection 1, and any provision of the plan or renewal which is in
43 conflict with the provisions of this section is void.

44 9. As used in this section:

45 (a) "Cosmetic surgery":



- 1 (1) Means a surgical procedure that:
2 (I) Does not meaningfully promote the proper function of
3 the body;
4 (II) Does not prevent or treat illness or disease; and
5 (III) Is primarily directed at improving the appearance of
6 a person.
7 (2) Includes, without limitation, cosmetic surgery directed at
8 preserving beauty.
9 (b) “Gender dysphoria” means distress or impairment in social,
10 occupational or other areas of functioning caused by a marked
11 difference between the gender identity or expression of a person and
12 the sex assigned to the person at birth which lasts at least 6 months
13 and is shown by at least two of the following:
14 (1) A marked difference between gender identity or
15 expression and primary or secondary sex characteristics or
16 anticipated secondary sex characteristics in young adolescents.
17 (2) A strong desire to be rid of primary or secondary sex
18 characteristics because of a marked difference between such sex
19 characteristics and gender identity or expression or a desire to
20 prevent the development of anticipated secondary sex characteristics
21 in young adolescents.
22 (3) A strong desire for the primary or secondary sex
23 characteristics of the gender opposite from the sex assigned at birth.
24 (4) A strong desire to be of the opposite gender or a gender
25 different from the sex assigned at birth.
26 (5) A strong desire to be treated as the opposite gender or a
27 gender different from the sex assigned at birth.
28 (6) A strong conviction of experiencing typical feelings and
29 reactions of the opposite gender or a gender different from the sex
30 assigned at birth.
31 (c) “Medically necessary” means health care services or
32 products that a prudent provider of health care would provide to a
33 patient to prevent, diagnose or treat an illness, injury or disease, or
34 any symptoms thereof, that are necessary and:
35 (1) Provided in accordance with generally accepted standards
36 of medical practice;
37 (2) Clinically appropriate with regard to type, frequency,
38 extent, location and duration;
39 (3) Not provided primarily for the convenience of the patient
40 or provider of health care;
41 (4) Required to improve a specific health condition of a
42 patient or to preserve the existing state of health of the patient; and
43 (5) The most clinically appropriate level of health care that
44 may be safely provided to the patient.



1 ↪ A provider of health care prescribing, ordering, recommending or
2 approving a health care service or product does not, by itself, make
3 that health care service or product medically necessary.

4 ~~[(d) "Network plan" means a health benefit plan offered by a~~
5 ~~carrier under which the financing and delivery of medical care,~~
6 ~~including items and services paid for as medical care, are provided,~~
7 ~~in whole or in part, through a defined set of providers under contract~~
8 ~~with the carrier. The term does not include an arrangement for the~~
9 ~~financing of premiums.]~~

10 ~~—(e) "Provider of health care" has the meaning ascribed to it in~~
11 ~~NRS 629.031.]~~

12 **Sec. 184.** NRS 689C.1665 is hereby amended to read as
13 follows:

14 689C.1665 1. A carrier that offers or issues a health benefit
15 plan shall include in the plan coverage for:

16 (a) All drugs approved by the United States Food and Drug
17 Administration to support safe withdrawal from substance use
18 disorder, including, without limitation, lofexidine.

19 (b) All drugs approved by the United States Food and Drug
20 Administration to provide medication-assisted treatment for opioid
21 use disorder, including, without limitation, buprenorphine,
22 methadone and naltrexone.

23 (c) The services described in NRS 639.28079 when provided by
24 a pharmacist or pharmacy that participates in the network plan of the
25 carrier. The Commissioner shall adopt regulations governing the
26 provision of reimbursement for such services.

27 (d) Any service for the treatment of substance use disorder
28 provided by a provider of primary care if the service is covered
29 when provided by a specialist and:

30 (1) The service is within the scope of practice of the provider
31 of primary care; or

32 (2) The provider of primary care is capable of providing the
33 service safely and effectively in consultation with a specialist and
34 the provider engages in such consultation.

35 2. A carrier that offers or issues a health benefit plan shall
36 reimburse a pharmacist or pharmacy that participates in the network
37 plan of the carrier for the services described in NRS 639.28079 at a
38 rate equal to the rate of reimbursement provided to a physician,
39 physician assistant or advanced practice registered nurse for similar
40 services.

41 3. A carrier shall provide the coverage required by paragraphs
42 (a) and (b) of subsection 1 regardless of whether the drug is
43 included in the formulary of the carrier.

44 4. Except as otherwise provided in this subsection, a carrier
45 shall not subject the benefits required by paragraphs (a), (b) and (c)



1 of subsection 1 to medical management techniques, other than step
2 therapy. A carrier may subject the benefits required by paragraphs
3 (b) and (c) of subsection 1 to other reasonable medical management
4 techniques when the benefits are provided by a pharmacist in
5 accordance with NRS 639.28079.

6 5. A carrier shall not:

7 (a) Limit the covered amount of a drug described in paragraph
8 (a) or (b) of subsection 1; or

9 (b) Refuse to cover a drug described in paragraph (a) or (b) of
10 subsection 1 because the drug is dispensed by a pharmacy through
11 mail order service.

12 6. A carrier shall ensure that the benefits required by
13 subsection 1 are made available to an insured through a provider of
14 health care who participates in the network plan of the carrier.

15 7. A health benefit plan subject to the provisions of this chapter
16 that is delivered, issued for delivery or renewed on or after
17 January 1, 2024, has the legal effect of including the coverage
18 required by subsection 1, and any provision of the plan that conflicts
19 with the provisions of this section is void.

20 8. As used in this section ~~f~~:

21 ~~—(a) “Medical management technique” means a practice which is~~
22 ~~used to control the cost or use of health care services or prescription~~
23 ~~drugs. The term includes, without limitation, the use of step therapy,~~
24 ~~prior authorization and categorizing drugs and devices based on~~
25 ~~cost, type or method of administration.~~

26 ~~—(b) “Network plan” means a health benefit plan offered by a~~
27 ~~carrier under which the financing and delivery of medical care,~~
28 ~~including items and services paid for as medical care, are provided,~~
29 ~~in whole or in part, through a defined set of providers under contract~~
30 ~~with the carrier. The term does not include an arrangement for the~~
31 ~~financing of premiums.~~

32 ~~—(c) “Primary” , “primary care” means the practice of family~~
33 ~~medicine, pediatrics, internal medicine, obstetrics and gynecology~~
34 ~~and midwifery.~~

35 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
36 ~~NRS 629.031.]~~

37 **Sec. 185.** NRS 689C.1671 is hereby amended to read as
38 follows:

39 689C.1671 1. A carrier that offers or issues a health benefit
40 plan shall include in the plan coverage for:

41 (a) All drugs approved by the United States Food and Drug
42 Administration for preventing the acquisition of human
43 immunodeficiency virus or treating human immunodeficiency virus
44 or hepatitis C in the form recommended by the prescribing



1 practitioner, regardless of whether the drug is included in the
2 formulary of the carrier;

3 (b) Laboratory testing that is necessary for therapy that uses a
4 drug to prevent the acquisition of human immunodeficiency virus;

5 (c) Any service to test for, prevent or treat human
6 immunodeficiency virus or hepatitis C provided by a provider of
7 primary care if the service is covered when provided by a specialist
8 and:

9 (1) The service is within the scope of practice of the provider
10 of primary care; or

11 (2) The provider of primary care is capable of providing the
12 service safely and effectively in consultation with a specialist and
13 the provider engages in such consultation; and

14 (d) The services described in NRS 639.28085, when provided
15 by a pharmacist who participates in the health benefit plan of the
16 carrier.

17 2. A carrier that offers or issues a health benefit plan shall
18 reimburse:

19 (a) A pharmacist who participates in the health benefit plan of
20 the carrier for the services described in NRS 639.28085 at a rate
21 equal to the rate of reimbursement provided to a physician,
22 physician assistant or advanced practice registered nurse for similar
23 services.

24 (b) An advanced practice registered nurse or a physician
25 assistant who participates in the network plan of the carrier for any
26 service to test for, prevent or treat human immunodeficiency virus
27 or hepatitis C at a rate equal to the rate of reimbursement provided
28 to a physician for similar services.

29 3. A carrier shall not:

30 (a) Subject the benefits required by subsection 1 to medical
31 management techniques, other than step therapy;

32 (b) Limit the covered amount of a drug described in paragraph
33 (a) of subsection 1;

34 (c) Refuse to cover a drug described in paragraph (a) of
35 subsection 1 because the drug is dispensed by a pharmacy through
36 mail order service; or

37 (d) Prohibit or restrict access to any service or drug to treat
38 human immunodeficiency virus or hepatitis C on the same day on
39 which the insured is diagnosed.

40 4. A carrier shall ensure that the benefits required by
41 subsection 1 are made available to an insured through a provider of
42 health care who participates in the network plan of the carrier.

43 5. A health benefit plan subject to the provisions of this chapter
44 that is delivered, issued for delivery or renewed on or after
45 January 1, 2024, has the legal effect of including the coverage



1 required by subsection 1, and any provision of the plan that conflicts
2 with the provisions of this section is void.

3 6. As used in this section ~~[-~~

4 ~~—(a) “Medical management technique” means a practice which is~~
5 ~~used to control the cost or use of health care services or prescription~~
6 ~~drugs. The term includes, without limitation, the use of step therapy,~~
7 ~~prior authorization and categorizing drugs and devices based on~~
8 ~~cost, type or method of administration.~~

9 ~~—(b) “Network plan” means a health benefit plan offered by a~~
10 ~~carrier under which the financing and delivery of medical care,~~
11 ~~including items and services paid for as medical care, are provided,~~
12 ~~in whole or in part, through a defined set of providers under contract~~
13 ~~with the carrier. The term does not include an arrangement for the~~
14 ~~financing of premiums.~~

15 ~~—(c) “Primary” , “primary care” means the practice of family~~
16 ~~medicine, pediatrics, internal medicine, obstetrics and gynecology~~
17 ~~and midwifery.~~

18 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
19 ~~NRS 629.031.]~~

20 **Sec. 186.** NRS 689C.1672 is hereby amended to read as
21 follows:

22 689C.1672 1. A health benefit plan must provide coverage
23 for benefits payable for expenses incurred for:

24 (a) Deoxyribonucleic acid testing for high-risk strains of human
25 papillomavirus every 3 years for women 30 years of age or older;
26 and

27 (b) Administering the human papillomavirus vaccine as
28 recommended for vaccination by a competent authority, including,
29 without limitation, the Centers for Disease Control and Prevention
30 of the United States Department of Health and Human Services, the
31 Food and Drug Administration or the manufacturer of the vaccine.

32 2. A carrier must ensure that the benefits required by
33 subsection 1 are made available to an insured through a provider of
34 health care who participates in the network plan of the carrier.

35 3. Except as otherwise provided in subsection 5, a carrier that
36 offers or issues a health benefit plan shall not:

37 (a) Require an insured to pay a higher deductible, any
38 copayment or coinsurance or require a longer waiting period or
39 other condition to obtain any benefit provided in the health benefit
40 plan pursuant to subsection 1;

41 (b) Refuse to issue a health benefit plan or cancel a health
42 benefit plan solely because the person applying for or covered by
43 the plan uses or may use any such benefit;



1 (c) Offer or pay any type of material inducement or financial
2 incentive to an insured to discourage the insured from obtaining any
3 such benefit;

4 (d) Penalize a provider of health care who provides any such
5 benefit to an insured, including, without limitation, reducing the
6 reimbursement of the provider of health care;

7 (e) Offer or pay any type of material inducement, bonus or other
8 financial incentive to a provider of health care to deny, reduce,
9 withhold, limit or delay access to any such benefit to an insured; or

10 (f) Impose any other restrictions or delays on the access of an
11 insured to any such benefit.

12 4. A plan subject to the provisions of this chapter which is
13 delivered, issued for delivery or renewed on or after January 1,
14 2018, has the legal effect of including the coverage required by
15 subsection 1, and any provision of the plan or the renewal which is
16 in conflict with this section is void.

17 5. Except as otherwise provided in this section and federal law,
18 a carrier may use medical management techniques, including,
19 without limitation, any available clinical evidence, to determine the
20 frequency of or treatment relating to any benefit required by this
21 section or the type of provider of health care to use for such
22 treatment.

23 6. As used in this section ~~§~~:

24 ~~—(a) “Human~~ **}, “human** papillomavirus vaccine” means the
25 Quadrivalent Human Papillomavirus Recombinant Vaccine or its
26 successor which is approved by the Food and Drug Administration
27 for the prevention of human papillomavirus infection and cervical
28 cancer.

29 ~~[(b) “Medical management technique” means a practice which is~~
30 ~~used to control the cost or utilization of health care services or~~
31 ~~prescription drug use. The term includes, without limitation, the use~~
32 ~~of step therapy, prior authorization or categorizing drugs and~~
33 ~~devices based on cost, type or method of administration.~~

34 ~~—(c) “Network plan” means a health benefit plan offered by a~~
35 ~~carrier under which the financing and delivery of medical care,~~
36 ~~including items and services paid for as medical care, are provided,~~
37 ~~in whole or in part, through a defined set of providers under contract~~
38 ~~with the carrier. The term does not include an arrangement for the~~
39 ~~financing of premiums.~~

40 ~~—(d) “Provider of health care” has the meaning ascribed to it in~~
41 ~~NRS 629.031.]~~

42 **Sec. 187.** NRS 689C.1673 is hereby amended to read as
43 follows:

44 689C.1673 1. A carrier that issues a health benefit plan shall
45 provide coverage for screening, genetic counseling and testing for



1 harmful mutations in the BRCA gene for women under
2 circumstances where such screening, genetic counseling or testing,
3 as applicable, is required by NRS 457.301.

4 2. A carrier shall ensure that the benefits required by
5 subsection 1 are made available to an insured through a provider of
6 health care who participates in the network plan of the carrier.

7 3. A health benefit plan subject to the provisions of this chapter
8 that is delivered, issued for delivery or renewed on or after
9 January 1, 2022, has the legal effect of including the coverage
10 required by subsection 1, and any provision of the plan that conflicts
11 with the provisions of this section is void.

12 ~~[4. As used in this section, "provider of health care" has the~~
13 ~~meaning ascribed to it in NRS 629.031.]~~

14 **Sec. 188.** NRS 689C.1674 is hereby amended to read as
15 follows:

16 689C.1674 1. A health benefit plan must provide coverage
17 for benefits payable for expenses incurred for:

18 (a) A mammogram to screen for breast cancer annually for
19 insureds who are 40 years of age or older.

20 (b) An imaging test to screen for breast cancer on an interval
21 and at the age deemed most appropriate, when medically necessary,
22 as recommended by the insured's provider of health care based on
23 personal or family medical history or additional factors that may
24 increase the risk of breast cancer for the insured.

25 (c) A diagnostic imaging test for breast cancer at the age deemed
26 most appropriate, when medically necessary, as recommended by
27 the insured's provider of health care to evaluate an abnormality
28 which is:

29 (1) Seen or suspected from a mammogram described in
30 paragraph (a) or an imaging test described in paragraph (b); or

31 (2) Detected by other means of examination.

32 2. A carrier must ensure that the benefits required by
33 subsection 1 are made available to an insured through a provider of
34 health care who participates in the network plan of the carrier.

35 3. Except as otherwise provided in subsection 5, a carrier that
36 offers or issues a health benefit plan shall not:

37 (a) Except as otherwise provided in subsection 6, require an
38 insured to pay a deductible, copayment, coinsurance or any other
39 form of cost-sharing or require a longer waiting period or other
40 condition to obtain any benefit provided in the health benefit plan
41 pursuant to subsection 1;

42 (b) Refuse to issue a health benefit plan or cancel a health
43 benefit plan solely because the person applying for or covered by
44 the plan uses or may use any such benefit;



1 (c) Offer or pay any type of material inducement or financial
2 incentive to an insured to discourage the insured from obtaining any
3 such benefit;

4 (d) Penalize a provider of health care who provides any such
5 benefit to an insured, including, without limitation, reducing the
6 reimbursement of the provider of health care;

7 (e) Offer or pay any type of material inducement, bonus or other
8 financial incentive to a provider of health care to deny, reduce,
9 withhold, limit or delay access to any such benefit to an insured; or

10 (f) Impose any other restrictions or delays on the access of an
11 insured to any such benefit.

12 4. A plan subject to the provisions of this chapter which is
13 delivered, issued for delivery or renewed on or after January 1,
14 2024, has the legal effect of including the coverage required by
15 subsection 1, and any provision of the plan or the renewal which is
16 in conflict with this section is void.

17 5. Except as otherwise provided in this section and federal law,
18 a carrier may use medical management techniques, including,
19 without limitation, any available clinical evidence, to determine the
20 frequency of or treatment relating to any benefit required by this
21 section or the type of provider of health care to use for such
22 treatment.

23 6. If the application of paragraph (a) of subsection 3 would
24 result in the ineligibility of a health savings account of an insured
25 pursuant to 26 U.S.C. § 223, the prohibitions of paragraph (a) of
26 subsection 3 shall apply only for a qualified health benefit plan with
27 respect to the deductible of such a health benefit plan after the
28 insured has satisfied the minimum deductible pursuant to 26 U.S.C.
29 § 223, except with respect to items or services that constitute
30 preventive care pursuant to 26 U.S.C. § 223(c)(2)(C), in which case
31 the prohibitions of paragraph (a) of subsection 3 shall apply
32 regardless of whether the minimum deductible under 26 U.S.C. §
33 223 has been satisfied.

34 7. As used in this section ~~†~~:

35 ~~—(a) “Medical management technique” means a practice which is~~
36 ~~used to control the cost or utilization of health care services or~~
37 ~~prescription drug use. The term includes, without limitation, the use~~
38 ~~of step therapy, prior authorization or categorizing drugs and~~
39 ~~devices based on cost, type or method of administration.~~

40 ~~—(b) “Network plan” means a health benefit plan offered by a~~
41 ~~carrier under which the financing and delivery of medical care,~~
42 ~~including items and services paid for as medical care, are provided,~~
43 ~~in whole or in part, through a defined set of providers under contract~~
44 ~~with the carrier. The term does not include an arrangement for the~~
45 ~~financing of premiums.~~



1 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
2 ~~NRS 629.031.~~

3 ~~—(d) “Qualified”~~, “qualified health benefit plan” means a health
4 benefit plan that has a high deductible and is in compliance with 26
5 U.S.C. § 223 for the purposes of establishing a health savings
6 account.

7 **Sec. 189.** NRS 689C.1675 is hereby amended to read as
8 follows:

9 689C.1675 1. A carrier that issues a health benefit plan shall
10 provide coverage for the examination of a person who is pregnant
11 for the discovery of:

12 (a) Chlamydia trachomatis, gonorrhea, hepatitis B and hepatitis
13 C in accordance with NRS 442.013.

14 (b) Syphilis in accordance with NRS 442.010.

15 2. The coverage required by this section must be provided:

16 (a) Regardless of whether the benefits are provided to the
17 insured by a provider of health care, facility or medical laboratory
18 that participates in the network plan of the carrier; and

19 (b) Without prior authorization.

20 3. A health benefit plan subject to the provisions of this chapter
21 that is delivered, issued for delivery or renewed on or after July 1,
22 2021, has the legal effect of including the coverage required by
23 subsection 1, and any provision of the plan that conflicts with the
24 provisions of this section is void.

25 4. As used in this section ~~§~~

26 ~~—(a) “Medical”~~, “medical laboratory” has the meaning ascribed
27 to it in NRS 652.060.

28 ~~[(b) “Provider of health care” has the meaning ascribed to it in~~
29 ~~NRS 629.031.]~~

30 **Sec. 190.** NRS 689C.1676 is hereby amended to read as
31 follows:

32 689C.1676 1. Except as otherwise provided in subsection 8, a
33 carrier that offers or issues a health benefit plan shall include in the
34 plan coverage for:

35 (a) Up to a 12-month supply, per prescription, of any type of
36 drug for contraception or its therapeutic equivalent which is:

37 (1) Lawfully prescribed or ordered;

38 (2) Approved by the Food and Drug Administration;

39 (3) Listed in subsection 11; and

40 (4) Dispensed in accordance with NRS 639.28075;

41 (b) Any type of device for contraception which is:

42 (1) Lawfully prescribed or ordered;

43 (2) Approved by the Food and Drug Administration; and

44 (3) Listed in subsection 11;



1 (c) Self-administered hormonal contraceptives dispensed by a
2 pharmacist pursuant to NRS 639.28078;

3 (d) Insertion of a device for contraception or removal of such a
4 device if the device was inserted while the insured was covered by
5 the same health benefit plan;

6 (e) Education and counseling relating to the initiation of the use
7 of contraception and any necessary follow-up after initiating such
8 use;

9 (f) Management of side effects relating to contraception; and

10 (g) Voluntary sterilization for women.

11 2. A carrier shall provide coverage for any services listed in
12 subsection 1 which are within the authorized scope of practice of a
13 pharmacist when such services are provided by a pharmacist who is
14 employed by or serves as an independent contractor of an in-
15 network pharmacy and in accordance with the applicable provider
16 network contract. Such coverage must be provided to the same
17 extent as if the services were provided by another provider of health
18 care, as applicable to the services being provided. The terms of the
19 policy must not limit:

20 (a) Coverage for services listed in subsection 1 and provided by
21 such a pharmacist to a number of occasions less than the coverage
22 for such services when provided by another provider of health care.

23 (b) Reimbursement for services listed in subsection 1 and
24 provided by such a pharmacist to an amount less than the amount
25 reimbursed for similar services provided by a physician, physician
26 assistant or advanced practice registered nurse.

27 3. A carrier must ensure that the benefits required by
28 subsection 1 are made available to an insured through a provider of
29 health care who participates in the network plan of the carrier.

30 4. If a covered therapeutic equivalent listed in subsection 1 is
31 not available or a provider of health care deems a covered
32 therapeutic equivalent to be medically inappropriate, an alternate
33 therapeutic equivalent prescribed by a provider of health care must
34 be covered by the carrier.

35 5. Except as otherwise provided in subsections 9, 10 and 12, a
36 carrier that offers or issues a health benefit plan shall not:

37 (a) Require an insured to pay a higher deductible, any
38 copayment or coinsurance or require a longer waiting period or
39 other condition to obtain any benefit included in the health benefit
40 plan pursuant to subsection 1;

41 (b) Refuse to issue a health benefit plan or cancel a health
42 benefit plan solely because the person applying for or covered by
43 the plan uses or may use any such benefit;



1 (c) Offer or pay any type of material inducement or financial
2 incentive to an insured to discourage the insured from obtaining any
3 such benefit;

4 (d) Penalize a provider of health care who provides any such
5 benefit to an insured, including, without limitation, reducing the
6 reimbursement to the provider of health care;

7 (e) Offer or pay any type of material inducement, bonus or other
8 financial incentive to a provider of health care to deny, reduce,
9 withhold, limit or delay access to any such benefit to an insured; or

10 (f) Impose any other restrictions or delays on the access of an
11 insured to any such benefit.

12 6. Coverage pursuant to this section for the covered dependent
13 of an insured must be the same as for the insured.

14 7. Except as otherwise provided in subsection 8, a health
15 benefit plan subject to the provisions of this chapter that is
16 delivered, issued for delivery or renewed on or after January 1,
17 2024, has the legal effect of including the coverage required by this
18 section, and any provision of the plan or the renewal which is in
19 conflict with this section is void.

20 8. A carrier that offers or issues a health benefit plan and which
21 is affiliated with a religious organization is not required to provide
22 the coverage required by subsection 1 if the carrier objects on
23 religious grounds. Such a carrier shall, before the issuance of a
24 health benefit plan and before the renewal of such a plan, provide to
25 the prospective insured written notice of the coverage that the
26 carrier refuses to provide pursuant to this subsection.

27 9. A carrier may require an insured to pay a higher deductible,
28 copayment or coinsurance for a drug for contraception if the insured
29 refuses to accept a therapeutic equivalent of the drug.

30 10. For each of the 18 methods of contraception listed in
31 subsection 11 that have been approved by the Food and Drug
32 Administration, a health benefit plan must include at least one drug
33 or device for contraception within each method for which no
34 deductible, copayment or coinsurance may be charged to the
35 insured, but the carrier may charge a deductible, copayment or
36 coinsurance for any other drug or device that provides the same
37 method of contraception. If the carrier charges a copayment or
38 coinsurance for a drug for contraception, the carrier may only
39 require an insured to pay the copayment or coinsurance:

40 (a) Once for the entire amount of the drug dispensed for the plan
41 year; or

42 (b) Once for each 1-month supply of the drug dispensed.

43 11. The following 18 methods of contraception must be
44 covered pursuant to this section:

45 (a) Voluntary sterilization for women;



- 1 (b) Surgical sterilization implants for women;
- 2 (c) Implantable rods;
- 3 (d) Copper-based intrauterine devices;
- 4 (e) Progesterone-based intrauterine devices;
- 5 (f) Injections;
- 6 (g) Combined estrogen- and progestin-based drugs;
- 7 (h) Progestin-based drugs;
- 8 (i) Extended- or continuous-regimen drugs;
- 9 (j) Estrogen- and progestin-based patches;
- 10 (k) Vaginal contraceptive rings;
- 11 (l) Diaphragms with spermicide;
- 12 (m) Sponges with spermicide;
- 13 (n) Cervical caps with spermicide;
- 14 (o) Female condoms;
- 15 (p) Spermicide;
- 16 (q) Combined estrogen- and progestin-based drugs for
- 17 emergency contraception or progestin-based drugs for emergency
- 18 contraception; and
- 19 (r) Ulipristal acetate for emergency contraception.

20 12. Except as otherwise provided in this section and federal
21 law, a carrier may use medical management techniques, including,
22 without limitation, any available clinical evidence, to determine the
23 frequency of or treatment relating to any benefit required by this
24 section or the type of provider of health care to use for such
25 treatment.

26 13. A carrier shall not:

27 (a) Use medical management techniques to require an insured to
28 use a method of contraception other than the method prescribed or
29 ordered by a provider of health care;

30 (b) Require an insured to obtain prior authorization for the
31 benefits described in paragraphs (a) and (c) of subsection 1; or

32 (c) Refuse to cover a contraceptive injection or the insertion of a
33 device described in paragraph (c), (d) or (e) of subsection 11 at a
34 hospital immediately after an insured gives birth.

35 14. A carrier must provide an accessible, transparent and
36 expedited process which is not unduly burdensome by which an
37 insured, or the authorized representative of the insured, may request
38 an exception relating to any medical management technique used by
39 the carrier to obtain any benefit required by this section without a
40 higher deductible, copayment or coinsurance.

41 15. As used in this section:

42 (a) "In-network pharmacy" means a pharmacy that has entered
43 into a contract with a carrier to provide services to insureds through
44 a network plan offered or issued by the carrier.



(b) ~~["Medical management technique" means a practice which is used to control the cost or utilization of health care services or prescription drug use. The term includes, without limitation, the use of step therapy, prior authorization or categorizing drugs and devices based on cost, type or method of administration.~~

~~—(c) "Network plan" means a health benefit plan offered by a carrier under which the financing and delivery of medical care, including items and services paid for as medical care, are provided, in whole or in part, through a defined set of providers under contract with the carrier. The term does not include an arrangement for the financing of premiums.~~

~~—(d)] "Provider network contract" [means] includes a contract between a carrier and a [provider of health care or] pharmacy specifying the rights and responsibilities of the carrier and the [provider of health care or] pharmacy [-, as applicable,] for delivery of health care services pursuant to a network plan.~~

~~[(e) "Provider of health care" has the meaning ascribed to it in NRS 629.031.~~

~~—(f) "Therapeutic equivalent" means a drug which:~~

~~—(1) Contains an identical amount of the same active ingredients in the same dosage and method of administration as another drug;~~

~~—(2) Is expected to have the same clinical effect when administered to a patient pursuant to a prescription or order as another drug; and~~

~~—(3) Meets any other criteria required by the Food and Drug Administration for classification as a therapeutic equivalent.]~~

Sec. 191. NRS 689C.1678 is hereby amended to read as follows:

689C.1678 1. A carrier that offers or issues a health benefit plan shall include in the plan coverage for:

(a) Counseling, support and supplies for breastfeeding, including breastfeeding equipment, counseling and education during the antenatal, perinatal and postpartum period for not more than 1 year;

(b) Screening and counseling for interpersonal and domestic violence for women at least annually, with initial intervention services consisting of education, strategies to reduce harm, supportive services or a referral for any other appropriate services;

(c) Behavioral counseling concerning sexually transmitted diseases from a provider of health care for sexually active women who are at increased risk for such diseases;

(d) Hormone replacement therapy;



1 (e) Such prenatal screenings and tests as recommended by the
2 American College of Obstetricians and Gynecologists or its
3 successor organization;

4 (f) Screening for blood pressure abnormalities and diabetes,
5 including gestational diabetes, after at least 24 weeks of gestation or
6 as ordered by a provider of health care;

7 (g) Screening for cervical cancer at such intervals as are
8 recommended by the American College of Obstetricians and
9 Gynecologists or its successor organization;

10 (h) Screening for depression;

11 (i) Screening and counseling for the human immunodeficiency
12 virus consisting of a risk assessment, annual education relating to
13 prevention and at least one screening for the virus during the
14 lifetime of the insured or as ordered by a provider of health care;

15 (j) Smoking cessation programs for an insured who is 18 years
16 of age or older consisting of not more than two cessation attempts
17 per year and four counseling sessions per year;

18 (k) All vaccinations recommended by the Advisory Committee
19 on Immunization Practices of the Centers for Disease Control and
20 Prevention of the United States Department of Health and Human
21 Services or its successor organization; and

22 (l) Such well-woman preventative visits as recommended by the
23 Health Resources and Services Administration, which must include
24 at least one such visit per year beginning at 14 years of age.

25 2. A carrier must ensure that the benefits required by
26 subsection 1 are made available to an insured through a provider of
27 health care who participates in the network plan of the carrier.

28 3. Except as otherwise provided in subsection 5, a carrier that
29 offers or issues a health benefit plan shall not:

30 (a) Require an insured to pay a higher deductible, any
31 copayment or coinsurance or require a longer waiting period or
32 other condition to obtain any benefit provided in the health benefit
33 plan pursuant to subsection 1;

34 (b) Refuse to issue a health benefit plan or cancel a health
35 benefit plan solely because the person applying for or covered by
36 the plan uses or may use any such benefit;

37 (c) Offer or pay any type of material inducement or financial
38 incentive to an insured to discourage the insured from obtaining any
39 such benefit;

40 (d) Penalize a provider of health care who provides any such
41 benefit to an insured, including, without limitation, reducing the
42 reimbursement of the provider of health care;

43 (e) Offer or pay any type of material inducement, bonus or other
44 financial incentive to a provider of health care to deny, reduce,
45 withhold, limit or delay access to any such benefit to an insured; or



1 (f) Impose any other restrictions or delays on the access of an
2 insured to any such benefit.

3 4. A plan subject to the provisions of this chapter that is
4 delivered, issued for delivery or renewed on or after January 1,
5 2018, has the legal effect of including the coverage required by
6 subsection 1, and any provision of the plan or the renewal which is
7 in conflict with this section is void.

8 5. Except as otherwise provided in this section and federal law,
9 a carrier may use medical management techniques, including,
10 without limitation, any available clinical evidence, to determine the
11 frequency of or treatment relating to any benefit required by this
12 section or the type of provider of health care to use for such
13 treatment.

14 ~~{6. — As used in this section:~~

15 ~~—(a) “Medical management technique” means a practice which is~~
16 ~~used to control the cost or utilization of health care services or~~
17 ~~prescription drug use. The term includes, without limitation, the use~~
18 ~~of step therapy, prior authorization or categorizing drugs and~~
19 ~~devices based on cost, type or method of administration.~~

20 ~~—(b) “Network plan” means a health benefit plan offered by a~~
21 ~~carrier under which the financing and delivery of medical care,~~
22 ~~including items and services paid for as medical care, are provided,~~
23 ~~in whole or in part, through a defined set of providers under contract~~
24 ~~with the carrier. The term does not include an arrangement for the~~
25 ~~financing of premiums.~~

26 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
27 ~~NRS 629.031.]~~

28 **Sec. 192.** NRS 689C.1682 is hereby amended to read as
29 follows:

30 689C.1682 1. A health benefit plan which provides coverage
31 for prescription drugs must not require an insured to submit to a step
32 therapy protocol before covering a drug approved by the Food and
33 Drug Administration that is prescribed to treat a psychiatric
34 condition of the insured, if:

35 (a) The drug has been approved by the Food and Drug
36 Administration with indications for the psychiatric condition of the
37 insured or the use of the drug to treat that psychiatric condition is
38 otherwise supported by medical or scientific evidence;

39 (b) The drug is prescribed by:

40 (1) A psychiatrist;

41 (2) A physician assistant under the supervision of a
42 psychiatrist;

43 (3) An advanced practice registered nurse who has the
44 psychiatric training and experience prescribed by the State Board of
45 Nursing pursuant to NRS 632.120; or



1 (4) A primary care provider that is providing care to an
2 insured in consultation with a practitioner listed in subparagraph (1),
3 (2) or (3), if the closest practitioner listed in subparagraph (1), (2) or
4 (3) who participates in the network plan of the health carrier is
5 located 60 miles or more from the residence of the insured; and

6 (c) The practitioner listed in paragraph (b) who prescribed the
7 drug knows, based on the medical history of the insured, or
8 reasonably expects each alternative drug that is required to be used
9 earlier in the step therapy protocol to be ineffective at treating the
10 psychiatric condition.

11 2. Any provision of a health benefit plan subject to the
12 provisions of this chapter that is delivered, issued for delivery or
13 renewed on or after July 1, 2023, which is in conflict with this
14 section is void.

15 3. As used in this section:

16 (a) "Medical or scientific evidence" has the meaning ascribed to
17 it in NRS 695G.053.

18 (b) ~~["Network plan" means a health benefit plan offered by a
19 health carrier under which the financing and delivery of medical
20 care is provided, in whole or in part, through a defined set of
21 providers under contract with the health carrier. The term does not
22 include an arrangement for the financing of premiums.~~

23 ~~—(c)]~~ "Step therapy protocol" means a procedure that requires an
24 insured to use a prescription drug or sequence of prescription drugs
25 other than a drug that a practitioner recommends for treatment of a
26 psychiatric condition of the insured before his or her health benefit
27 plan provides coverage for the recommended drug.

28 **Sec. 193.** NRS 689C.1687 is hereby amended to read as
29 follows:

30 689C.1687 1. A carrier that issues a health benefit plan shall
31 include in the plan coverage for:

32 (a) Necessary case management services for an insured who has
33 been diagnosed with sickle cell disease and its variants; and

34 (b) Medically necessary care for an insured who has been
35 diagnosed with sickle cell disease and its variants.

36 2. A carrier that issues a health benefit plan which provides
37 coverage for prescription drugs shall include in the plan coverage
38 for medically necessary prescription drugs to treat sickle cell disease
39 and its variants.

40 3. A carrier may use medical management techniques,
41 including, without limitation, any available clinical evidence, to
42 determine the frequency of or treatment relating to any benefit
43 required by this section or the type of provider of health care to use
44 for such treatment.

45 4. As used in this section:



1 (a) "Case management services" means medical or other health
2 care management services to assist patients and providers of health
3 care, including, without limitation, identifying and facilitating
4 additional resources and treatments, providing information about
5 treatment options and facilitating communication between providers
6 of services to a patient.

7 (b) ~~"Medical management technique" means a practice which is~~
8 ~~used to control the cost or utilization of health care services. The~~
9 ~~term includes, without limitation, the use of step therapy, prior~~
10 ~~authorization or categorizing drugs and devices based on cost, type~~
11 ~~or method of administration.~~

12 ~~—(e)~~ "Medically necessary" has the meaning ascribed to it in
13 NRS 695G.055.

14 ~~[(d)] (c)~~ "Sickle cell disease and its variants" has the meaning
15 ascribed to it in NRS 439.4927.

16 **Sec. 194.** NRS 689C.1688 is hereby amended to read as
17 follows:

18 689C.1688 1. Subject to the limitations prescribed by
19 subsection 4, a carrier that issues a health benefit plan shall include
20 in the plan coverage for medically necessary biomarker testing for
21 the diagnosis, treatment, appropriate management and ongoing
22 monitoring of cancer when such biomarker testing is supported by
23 medical and scientific evidence. Such evidence includes, without
24 limitation:

25 (a) The labeled indications for a biomarker test or medication
26 that has been approved or cleared by the United States Food and
27 Drug Administration;

28 (b) The indicated tests for a drug that has been approved by the
29 United States Food and Drug Administration or the warnings and
30 precautions included on the label of such a drug;

31 (c) A national coverage determination or local coverage
32 determination, as those terms are defined in 42 C.F.R. § 400.202; or

33 (d) Nationally recognized clinical practice guidelines or
34 consensus statements.

35 2. A carrier shall:

36 (a) Provide the coverage required by subsection 1 in a manner
37 that limits disruptions in care and the need for multiple specimens.

38 (b) Establish a clear and readily accessible process for an
39 insured or provider of health care to:

40 (1) Request an exception to a policy excluding coverage for
41 biomarker testing for the diagnosis, treatment, management or
42 ongoing monitoring of cancer; or

43 (2) Appeal a denial of coverage for such biomarker testing;
44 and



1 (c) Make the process described in paragraph (b) available on an
2 Internet website maintained by the carrier.

3 3. If a carrier requires an insured to obtain prior authorization
4 for a biomarker test described in subsection 1, the carrier shall
5 respond to a request for such prior authorization:

6 (a) Within 24 hours after receiving an urgent request; or

7 (b) Within 72 hours after receiving any other request.

8 4. The provisions of this section do not require a carrier to
9 provide coverage of biomarker testing:

10 (a) For screening purposes;

11 (b) Conducted by a provider of health care for whom the
12 biomarker testing is not within his or her scope of practice, training
13 and experience;

14 (c) Conducted by a provider of health care or a facility that is
15 not in the applicable network plan of the carrier; or

16 (d) That has not been determined to be medically necessary by a
17 provider of health care for whom such a determination is within his
18 or her scope of practice, training and experience.

19 5. A health benefit plan subject to the provisions of this chapter
20 that is delivered, issued for delivery or renewed on or after
21 October 1, 2023, has the legal effect of including the coverage
22 required by this section, and any provision of the plan or renewal
23 which is in conflict with the provisions of this section is void.

24 6. As used in this section:

25 (a) "Biomarker" means a characteristic that is objectively
26 measured and evaluated as an indicator of a normal biological
27 process, a pathogenic process or a pharmacological response to a
28 specific therapeutic intervention and includes, without limitation:

29 (1) An interaction between a gene and a drug that is being
30 used by or considered for use by the patient;

31 (2) A mutation or characteristic of a gene; and

32 (3) The expression of a protein.

33 (b) "Biomarker testing" means the analysis of the tissue, blood
34 or other biospecimen of a patient for the presentation of a biomarker
35 and includes, without limitation, single-analyte tests, multiplex
36 panel tests and whole genome, whole exome and whole
37 transcriptome sequencing.

38 (c) "Consensus statement" means a statement aimed at a specific
39 clinical circumstance that is:

40 (1) Made for the purpose of optimizing the outcomes of
41 clinical care;

42 (2) Made by an independent, multidisciplinary panel of
43 experts that has established a policy to avoid conflicts of interest;

44 (3) Based on scientific evidence; and



1 (4) Made using a transparent methodology and reporting
2 procedure.

3 (d) "Medically necessary" means health care services or
4 products that a prudent provider of health care would provide to a
5 patient to prevent, diagnose or treat an illness, injury or disease, or
6 any symptoms thereof, that are necessary and:

7 (1) Provided in accordance with generally accepted standards
8 of medical practice;

9 (2) Not primarily provided for the convenience of the patient
10 or provider of health care; and

11 (3) Significant in guiding and informing the provider of
12 health care in providing the most appropriate course of treatment for
13 the patient in order to prevent, delay or lessen the magnitude of an
14 adverse health outcome.

15 (e) "Nationally recognized clinical practice guidelines" means
16 evidence-based guidelines establishing standards of care that
17 include, without limitation, recommendations intended to optimize
18 care of patients and are:

19 (1) Informed by a systemic review of evidence and an
20 assessment of the risks and benefits of alternative options for care;
21 and

22 (2) Developed using a transparent methodology and
23 reporting procedure by an independent organization or society of
24 medical professionals that has established a policy to avoid conflicts
25 of interest.

26 ~~[(f) "Provider of health care" has the meaning ascribed to it in~~
27 ~~NRS 629.031.]~~

28 **Sec. 195.** NRS 689C.325 is hereby amended to read as
29 follows:

30 689C.325 A carrier that offers coverage through a network
31 plan is not required to offer coverage to or accept any applications
32 for coverage from the eligible employees of a small employer
33 pursuant to NRS **689B.560 and** 689C.310 ~~[and 689C.320]~~ if:

34 1. The eligible employees do not reside or work in the
35 geographic service area of the network plan.

36 2. For a small employer whose eligible employees reside or
37 work in the geographic service area of the network plan, the carrier
38 demonstrates to the satisfaction of the Commissioner that the carrier
39 does not have the capacity to deliver adequate service to additional
40 small employers and eligible employees because of the existing
41 obligations of the carrier. If a carrier is authorized by the
42 Commissioner not to offer coverage pursuant to this subsection, the
43 carrier shall not thereafter offer coverage to additional small
44 employers and eligible employees within that geographic service
45 area until the carrier demonstrates to the satisfaction of the



1 Commissioner that it has regained the capacity to deliver adequate
2 service to additional small employers and eligible employees within
3 that service area.

4 **Sec. 196.** NRS 689C.425 is hereby amended to read as
5 follows:

6 689C.425 A voluntary purchasing group and any contract
7 issued to such a group pursuant to NRS 689C.360 to 689C.600,
8 inclusive, are subject to the provisions of NRS 689C.015 to
9 689C.355, inclusive, *and sections 176 to 179, inclusive, of this act*
10 to the extent applicable and not in conflict with the express
11 provisions of NRS 687B.408 and 689C.360 to 689C.600, inclusive.

12 **Sec. 197.** NRS 690A.260 is hereby amended to read as
13 follows:

14 690A.260 1. Except as otherwise provided in subsection 2,
15 an authorized insurer issuing consumer credit insurance may not
16 enter into any agreement whereby the authorized insurer transfers,
17 by reinsurance or otherwise, to an unauthorized insurer, as they
18 relate to consumer credit insurance written or issued in this State:

19 (a) A substantial portion of the risk of loss under the consumer
20 credit insurance written by the authorized insurer in this State;

21 (b) All of one or more kinds, lines, types or classes of consumer
22 credit insurance;

23 (c) All of the consumer credit insurance produced through one
24 or more agents, agencies or creditors;

25 (d) All of the consumer credit insurance written or issued in a
26 designated geographical area; or

27 (e) All of the consumer credit insurance under a policy of group
28 insurance.

29 2. An authorized insurer may make the transfers listed in
30 subsection 1 to an unauthorized insurer if the unauthorized insurer:

31 (a) Maintains security on deposit with the Commissioner in an
32 amount which when added to the actual capital and surplus of the
33 insurer is equal to the capital and surplus required of an authorized
34 stock insurer pursuant to NRS 680A.120. The security may consist
35 only of the following:

36 (1) Cash.

37 (2) General obligations of, or obligations guaranteed by, the
38 Federal Government, this State or any of its political subdivisions.
39 These obligations must be valued at the lower of market value or par
40 value.

41 (3) Any other type of security that would be acceptable if
42 posted by a domestic or foreign insurer.

43 (b) Files an annual statement with the Commissioner pursuant to
44 NRS 680A.270.



1 (c) Maintains reserves on its consumer credit insurance business
2 pursuant to NRS 681B.050.

3 (d) Values its assets and liabilities pursuant to NRS 681B.010 to
4 681B.040, inclusive.

5 (e) Agrees to examinations conducted by the Commissioner
6 pursuant to ~~NRS 679B.230.~~ *section 15 of this act.*

7 (f) Complies with the standards adopted by the Commissioner
8 pursuant to NRS 679A.150.

9 (g) Does not hold, issue or have an arrangement for holding or
10 issuing any of its stock for which dividends are paid based on:

11 (1) The experience of a specific risk of all of one or more
12 kinds, lines, types or classes of insurance;

13 (2) All of the business produced through one or more agents,
14 agencies or creditors;

15 (3) All of the business written in a designated geographical
16 area; or

17 (4) All of the business written for one or more forms of
18 insurance.

19 **Sec. 198.** Chapter 690C of NRS is hereby amended by adding
20 thereto the provisions set forth as sections 199 and 200 of this act.

21 **Sec. 199. 1.** *A person who wishes to act as an administrator*
22 *for a provider must obtain a certificate of registration issued by*
23 *the Commissioner pursuant to NRS 683A.08524.*

24 **2.** *A person who acts as an administrator pursuant to this*
25 *chapter shall:*

26 (a) *Administer from one or more offices located in this State*
27 *all of the claims arising under each service contract that the*
28 *person administers;*

29 (b) *Maintain in the offices described in paragraph (a) all of*
30 *the records concerning the claims described in paragraph (a);*

31 (c) *Administer each service contract directly without*
32 *subcontracting with another administrator or person;*

33 (d) *If the contract between the administrator and the provider*
34 *is terminated, transfer all of the records in possession of the*
35 *administrator concerning any claim arising under a service*
36 *contract to any other administrator that is chosen by the provider;*
37 *and*

38 (e) *Comply with the requirements of chapter 683A of NRS and*
39 *all other relevant provisions of this title for administrators.*

40 **Sec. 200.** *The Commissioner may order any person to cease*
41 *and desist any conduct that violates any provision of this chapter.*



1 **Sec. 201.** NRS 690C.020 is hereby amended to read as
2 follows:

3 690C.020 “Administrator” means a person who ~~is responsible~~
4 ~~for administering~~ *administers* a service contract that is issued, sold
5 or offered for sale by a provider.

6 **Sec. 202.** NRS 690C.070 is hereby amended to read as
7 follows:

8 690C.070 “Provider” means a person who ~~is obligated to a~~
9 ~~holder pursuant~~ :

10 1. *Issues, sells or offers for sale service contracts; or*

11 2. *Pursuant* to the terms of a service contract ~~to repair,~~
12 ~~replace~~, *repairs, replaces* or ~~perform~~ *performs* maintenance on,
13 or ~~to indemnify~~ *indemnifies* the holder for the costs of repairing,
14 replacing or performing maintenance on, goods.

15 **Sec. 203.** NRS 690C.120 is hereby amended to read as
16 follows:

17 690C.120 1. Except as otherwise provided in this chapter, the
18 marketing, issuance, sale, offering for sale, making, proposing to
19 make and administration of service contracts are not subject to the
20 provisions of this title, except, when applicable, the provisions of:

21 (a) NRS 679B.020 to 679B.152, inclusive;

22 (b) NRS 679B.159 to ~~679B.300,~~ *679B.228*, inclusive;

23 (c) NRS 679B.310 to 679B.370, inclusive;

24 (d) NRS 679B.600 to 679B.690, inclusive;

25 (e) *Sections 2 to 41, inclusive, of this act;*

26 (f) NRS 685B.090 to 685B.190, inclusive;

27 ~~(f)~~ (g) NRS 686A.010 to 686A.095, inclusive;

28 ~~(g)~~ (h) NRS 686A.160 to 686A.187, inclusive; and

29 ~~(h)~~ (i) NRS 686A.260, 686A.270, 686A.280, 686A.300 and
30 686A.310.

31 2. A provider, person who sells service contracts, administrator
32 or any other person is not required to obtain a certificate of authority
33 from the Commissioner pursuant to chapter 680A of NRS to issue,
34 sell, offer for sale or administer service contracts.

35 **Sec. 204.** NRS 690C.150 is hereby amended to read as
36 follows:

37 690C.150 1. A ~~provider~~ *person* shall not ~~issue, sell or offer~~
38 ~~for sale service contracts in this state~~ *act or offer to act in the*
39 *capacity of a provider, perform any of the functions, duties or*
40 *powers prescribed for a provider or hold himself or herself out to*
41 *the public as a provider* unless the ~~provider~~ *person is qualified*
42 *and* has been issued a certificate of registration *as a provider*
43 pursuant to the provisions of this chapter.

44 2. *A person shall not act or offer to act in the capacity of an*
45 *administrator, perform any of the functions, duties or powers*



1 *prescribed for an administrator or hold himself or herself out to*
2 *the public as an administrator unless the person is qualified and*
3 *has obtained a certificate of registration issued by the*
4 *Commissioner pursuant to NRS 683A.08524.*

5 3. *The Commissioner may impose an administrative fine of*
6 *not more than \$5,000 for each act or violation of the provisions of*
7 *subsection 1 or 2.*

8 4. *For the protection of the people of this State, the*
9 *Commissioner shall not issue or renew, or permit to exist, any*
10 *certificate or registration:*

11 (a) *For a provider or administrator except in compliance with*
12 *the provisions of this chapter and chapter 683A of NRS, as*
13 *applicable.*

14 (b) *For any person found to be untrustworthy or incompetent,*
15 *or who has not established to the satisfaction of the Commissioner*
16 *that the person is qualified for a certificate or registration in*
17 *accordance with this chapter and chapter 683A of NRS, as*
18 *applicable.*

19 **Sec. 205.** NRS 690C.160 is hereby amended to read as
20 follows:

21 690C.160 1. A ~~provider~~ *person* who wishes to issue, sell or
22 offer for sale service contracts in this state must submit to the
23 Commissioner:

24 (a) A registration application on a form prescribed by the
25 Commissioner;

26 (b) Proof that the ~~provider~~ *person* has complied with the
27 requirements for financial security set forth in NRS 690C.170;

28 (c) A copy of each type of service contract the ~~provider~~ *person*
29 proposes to issue, sell or offer for sale;

30 (d) The name, address and telephone number of each
31 administrator with whom the ~~provider~~ *person* intends to contract;

32 (e) A fee of ~~[\$2,000]~~ *\$1,000* and all applicable fees required
33 pursuant to NRS 680C.110 to be paid at the time of application; and

34 (f) The following information for each controlling person:

35 (1) Whether the person, in the last 10 years, has been:

36 (I) Convicted of a felony or misdemeanor of which an
37 essential element is fraud;

38 (II) Insolvent or adjudged bankrupt;

39 (III) Refused a license or registration as a service contract
40 provider or had an existing license or registration as a service
41 contract provider suspended or revoked by any state or
42 governmental agency or authority; or

43 (IV) Fined by any state or governmental agency or
44 authority in any matter regarding service contracts; and



1 (2) Whether there are any pending criminal actions against
2 the person other than moving traffic violations.

3 2. In addition to the fee required by subsection 1, a ~~[provider]~~
4 *person* must pay a fee of \$25 for each type of service contract the
5 ~~[provider]~~ *person* files with the Commissioner.

6 3. Each year, not later than the anniversary date of his or her
7 certificate of registration, a provider must pay the annual fee
8 required pursuant to NRS 680C.110 in addition to any other fee
9 required pursuant to this section.

10 4. A certificate of registration is valid for ~~[2-years]~~ *1 year* after
11 the date the Commissioner issues the certificate to the provider. A
12 provider may renew his or her certificate of registration if, not later
13 than 60 days before the certificate expires, the provider submits to
14 the Commissioner:

15 (a) An application on a form prescribed by the Commissioner;

16 (b) A fee of ~~[\$2,000]~~ *\$1,000* and, in addition to any other fee or
17 charge, all applicable fees required pursuant to subsection 3; and

18 (c) The information required by paragraph (f) of subsection 1:

19 (1) If an existing controlling person has had a change in any
20 of the information previously submitted to the Commissioner; or

21 (2) For a controlling person who has not previously
22 submitted the information required by paragraph (f) of subsection 1
23 to the Commissioner.

24 5. All fees paid pursuant to this section are nonrefundable.

25 6. Each application submitted pursuant to this section,
26 including, without limitation, an application for renewal, must:

27 (a) Be signed by an executive officer, if any, of the ~~[provider]~~
28 *applicant* or, if the ~~[provider]~~ *applicant* does not have an executive
29 officer, by a controlling person of the ~~[provider;]~~ *applicant*; and

30 (b) Have attached to it an affidavit signed by the person
31 described in paragraph (a) which meets the requirements of
32 subsection 7.

33 7. Before signing the application described in subsection 6, the
34 person who signs the application shall verify that the information
35 provided is accurate to the best of his or her knowledge.

36 **Sec. 206.** NRS 690C.170 is hereby amended to read as
37 follows:

38 690C.170 1. To be issued a certificate of registration, a
39 provider must comply with one of the following to provide for
40 financial security:

41 (a) Purchase a contractual liability insurance policy which
42 insures the obligations of each service contract the provider issues,
43 sells or offers for sale. The contractual liability insurance policy
44 must:



1 (1) Be issued by an insurer which is licensed, registered or
2 otherwise authorized to transact insurance in this state or pursuant to
3 the provisions of chapter 685A of NRS.

4 (2) Contain a provision prohibiting the insurer from
5 terminating the policy until a notice of termination has been mailed
6 or delivered to the Commissioner at least 60 days prior to the
7 termination of the policy. Any such termination shall not reduce
8 the responsibility of the insurer for service contracts issued by the
9 provider prior to the effective date of termination.

10 (b) ~~[(b) Maintain a reserve account in this State and deposit with the
11 Commissioner security as provided in this subsection. The reserve
12 account must contain at all times an amount of money equal to at
13 least 40 percent of the unearned gross consideration received by the
14 provider for any unexpired service contracts. The reserve account
15 must be kept separate from the operating accounts of the provider
16 and must be clearly identified as the "(Provider's Name) Nevada
17 Service Contracts Funded Reserve Account." The Commissioner
18 may examine the reserve account at any time. The provider shall
19 also deposit with the Commissioner security in an amount that is
20 equal to \$25,000 or 10 percent of the unearned gross consideration
21 received by the provider for any unexpired service contracts,
22 whichever is greater. The security must be:~~

23 ~~— (1) A surety bond issued by a surety company authorized to
24 do business in this State;~~

25 ~~— (2) Securities of the type eligible for deposit pursuant to
26 NRS 682B.030;~~

27 ~~— (3) Cash;~~

28 ~~— (4) An irrevocable letter of credit issued by a financial
29 institution approved by the Commissioner; or~~

30 ~~— (5) In any other form prescribed by the Commissioner.~~

31 ~~— (c)]~~ Maintain, or be a subsidiary of a parent company that
32 maintains, a net worth or stockholders' equity of at least
33 \$100,000,000. Upon request, a provider shall provide to the
34 Commissioner a copy of the most recent Form 10-K report or Form
35 20-F report filed by the provider or parent company of the provider
36 with the Securities and Exchange Commission within the previous
37 year. If the provider or parent company is not required to file those
38 reports with the Securities and Exchange Commission, the provider
39 shall provide to the Commissioner a copy of the most recently
40 audited financial statements of the provider or parent company. If
41 the net worth or stockholders' equity of the parent company of the
42 provider is used to comply with the requirements of this subsection,
43 the parent company must guarantee to carry out the duties of the
44 provider under any service contract issued or sold by the provider.



1 2. ~~[A provider shall not use any money in a reserve account~~
2 ~~described in paragraph (b) of subsection 1 for any purpose other~~
3 ~~than to pay an obligation of the provider under an unexpired service~~
4 ~~contract.~~

5 ~~—3.]~~ A provider shall maintain the financial security required by
6 subsection 1 until:

7 (a) The provider ceases doing business in this State; and

8 (b) The provider has performed or otherwise satisfied all
9 liabilities and obligations under all unexpired service contracts
10 issued by the provider.

11 ~~[4.]~~ 3. If the certificate of registration of a provider has not
12 expired and the provider fails to maintain the financial security
13 required by subsection 1, including, without limitation, if the
14 financial security is cancelled or lapses, the provider shall not issue
15 or sell a service contract on or after the effective date of such failure
16 until the provider submits to the Commissioner proof satisfactory
17 to the Commissioner that the provider is in compliance with
18 subsection 1.

19 **Sec. 207.** NRS 690C.200 is hereby amended to read as
20 follows:

21 690C.200 1. Except as otherwise provided in this section, a
22 provider shall not include in the name of the business of the
23 provider:

24 (a) The words “insurance,” “casualty,” “surety,” “mutual” or
25 any other word or term that implies that the provider is ~~engaged in~~
26 ~~the business of transacting]~~ **an** insurance or ~~is a]~~ surety company;
27 or

28 (b) A name that is deceptively similar to the name or description
29 of an insurer or surety company or the name of another provider.

30 2. A provider may include the word “guaranty” or a similar
31 word in the name of the business of the provider.

32 3. This section does not apply to a provider who, before
33 January 1, 2000, includes in the name of the business of the provider
34 a name that does not comply with the provisions of subsection 1.
35 Such a provider shall include in each service contract the provider
36 issues, sells or offers for sale a statement that the service contract is
37 not a contract of insurance.

38 **Sec. 208.** NRS 690C.260 is hereby amended to read as
39 follows:

40 690C.260 1. A service contract must:

41 (a) Be written in language that is understandable and printed in a
42 typeface that is easy to read.

43 (b) Indicate that it is insured by a contractual liability insurance
44 policy if it is so insured, and include the name and address of the
45 issuer of the policy or that it is backed by the full faith and credit of



1 the provider if the service contract is not insured by a contractual
2 liability insurance policy.

3 (c) Include the amount of any deductible that the holder is
4 required to pay.

5 (d) Include the name and address of the provider and : ~~if~~
6 ~~applicable;~~

7 (1) The name and address of the administrator ~~if~~ , *if*
8 *applicable;* and

9 (2) The name of the holder . ~~if provided by the holder ;~~

10 ↪ The names and addresses of such persons are not required to be
11 preprinted on the service contract and may be added to the service
12 contract at the time of the sale.

13 (e) Include the purchase price of the service contract. The
14 purchase price must be determined pursuant to a schedule of fees
15 established by the provider. The purchase price is not required to be
16 preprinted on the service contract and may be negotiated with the
17 holder and added to the service contract at the time of sale.

18 (f) Include a description of the goods covered by the service
19 contract.

20 (g) Specify the duties of the provider and any limitations,
21 exceptions or exclusions.

22 (h) If the service contract covers a motor vehicle, indicate
23 whether replacement parts that are not made for or by the original
24 manufacturer of the motor vehicle may be used to comply with the
25 terms of the service contract.

26 (i) Include any restrictions on transferring or renewing the
27 service contract.

28 (j) Include the terms, restrictions or conditions for cancelling the
29 service contract before it expires and the procedure for cancelling
30 the service contract. The conditions for cancelling the service
31 contract must include, without limitation, the provisions of
32 NRS 690C.270.

33 (k) Include the duties of the holder under the contract, including,
34 without limitation, the duty to protect against damage to the goods
35 covered by the service contract or to comply with any instructions
36 included in the owner's manual for the goods.

37 (l) Indicate whether the service contract authorizes the holder to
38 recover consequential damages.

39 (m) Indicate whether any defect in the goods covered by the
40 service contract existing on the date the contract is purchased is not
41 covered under the service contract.

42 2. A provider shall not allow, make or cause to be made a false
43 or misleading statement in any of the service contracts of the
44 provider or intentionally omit a material statement that causes a
45 service contract to be misleading. The Commissioner may require



1 the provider to amend any service contract that the Commissioner
2 determines is false or misleading.

3 **Sec. 209.** NRS 690C.310 is hereby amended to read as
4 follows:

5 690C.310 1. A provider shall maintain records of the
6 transactions governed by this chapter. The records of a provider
7 must include:

8 (a) A copy of each type of service contract that the provider
9 issues, sells or offers for sale;

10 (b) The name and address of each holder who possesses a
11 service contract under which the provider has a duty to perform ; ~~f;~~
12 ~~to the extent that the provider knows the name and address of each~~
13 ~~holder.;~~

14 (c) A list that includes each location where the provider issues,
15 sells or offers for sale service contracts; and

16 (d) The date and a description of each claim made by a holder
17 under a service contract.

18 2. Except as otherwise provided in this subsection, a provider
19 shall retain all records relating to a service contract for at least ~~1~~
20 ~~year]~~ **3 years** after the contract has expired. A provider who intends
21 to discontinue doing business in this state shall provide the
22 Commissioner with satisfactory proof that the provider has
23 discharged his or her duties to the holders in this state and shall not
24 destroy his or her records without the prior approval of the
25 Commissioner.

26 3. The records required to be maintained pursuant to this
27 section may be stored on a computer disc or other storage device for
28 a computer from which the records can be readily printed.

29 **Sec. 210.** NRS 690C.320 is hereby amended to read as
30 follows:

31 690C.320 1. Except as otherwise provided in this subsection,
32 the Commissioner may conduct examinations to enforce the
33 provisions of this chapter pursuant to the provisions of ~~[NRS~~
34 ~~679B.230 to 679B.300.]~~ **sections 2 to 41,** inclusive, **of this act** at
35 such times as the Commissioner deems necessary. The
36 Commissioner is not required to comply with the requirement in
37 ~~[NRS 679B.230]~~ **section 15 of this act** that insurers be examined not
38 less frequently than every 5 years in the enforcement of this chapter.

39 2. A provider shall, upon the request of the Commissioner,
40 make available to the Commissioner for inspection any accounts,
41 books and records concerning any service contract issued, sold or
42 offered for sale by the provider which are reasonably necessary to
43 enable the Commissioner to determine whether the provider is in
44 compliance with the provisions of this chapter.



1 **Sec. 211.** NRS 690C.325 is hereby amended to read as
2 follows:

3 690C.325 1. The Commissioner may refuse to renew or may
4 suspend, limit or revoke a provider's certificate of registration if the
5 Commissioner finds after a hearing thereon, or upon waiver of
6 hearing by the provider, that the provider has:

7 (a) Violated or failed to comply with any lawful order of the
8 Commissioner;

9 (b) Conducted business in an unsuitable manner;

10 (c) Willfully violated or willfully failed to comply with any
11 lawful regulation of the Commissioner; or

12 (d) Violated any provision of this chapter.

13 ↪ In lieu of such a suspension or revocation, the Commissioner
14 may levy upon the provider, and the provider shall pay forthwith, an
15 administrative fine of not more than \$1,000 for each act or violation.

16 2. The Commissioner shall suspend or revoke a provider's
17 certificate of registration on any of the following grounds if the
18 Commissioner finds after a hearing thereon that the provider:

19 (a) Is in unsound condition, is being fraudulently conducted, or
20 is in such a condition or is using such methods and practices in the
21 conduct of its business as to render its further transaction of service
22 contracts in this State currently or prospectively injurious to service
23 contract holders or to the public.

24 (b) Refuses to be examined, or its directors, officers, employees
25 or representatives refuse to submit to examination relative to its
26 affairs, or to produce its books, papers, records, contracts,
27 correspondence or other documents for examination by the
28 Commissioner when required, or refuse to perform any legal
29 obligation relative to the examination.

30 (c) Has failed to pay any final judgment rendered against it in
31 this State upon any policy, bond, recognizance or undertaking as
32 issued or guaranteed by it, within 30 days after the judgment
33 became final or within 30 days after dismissal of an appeal before
34 final determination, whichever date is the later.

35 3. The Commissioner may, without advance notice or a hearing
36 thereon, immediately suspend the certificate of registration of any
37 provider that has **filed**:

38 **(a) Violated a cease and desist order of the Commissioner; or**

39 **(b) Filed** for bankruptcy or otherwise been deemed insolvent.

40 **Sec. 212.** NRS 690C.330 is hereby amended to read as
41 follows:

42 690C.330 **[A]** *Except as otherwise provided in NRS*
43 *690C.150, a* person who violates any provision of this chapter or an
44 order or regulation of the Commissioner issued or adopted pursuant
45 thereto may be assessed a civil penalty by the Commissioner of not



1 more than ~~[\$500]~~ **\$1,000** for each act or violation . ~~[, not to exceed~~
2 ~~an aggregate amount of \$10,000 for violations of a similar nature.~~
3 ~~For the purposes of this section, violations shall be deemed to be of~~
4 ~~a similar nature if the violations consist of the same or similar~~
5 ~~conduct, regardless of the number of times the conduct occurred.]~~

6 **Sec. 213.** NRS 691C.380 is hereby amended to read as
7 follows:

8 691C.380 1. Except as otherwise provided in subsection 2, an
9 authorized insurer issuing credit personal property insurance may
10 not enter into any agreement whereby the authorized insurer
11 transfers, by reinsurance or otherwise, to an unauthorized insurer, as
12 they relate to credit personal property insurance written or issued in
13 this State:

14 (a) A substantial portion of the risk of loss under the credit
15 personal property insurance written by the authorized insurer in this
16 State;

17 (b) All of one or more kinds, lines, types or classes of credit
18 personal property insurance;

19 (c) All of the credit personal property insurance produced
20 through one or more agents, agencies or creditors;

21 (d) All of the credit personal property insurance written or
22 issued in a designated geographical area; or

23 (e) All of the credit personal property insurance under a policy
24 of group insurance.

25 2. An authorized insurer may make the transfers listed in
26 subsection 1 to an unauthorized insurer if the unauthorized insurer:

27 (a) Maintains security on deposit with the Commissioner in an
28 amount which when added to the actual capital and surplus of the
29 insurer is equal to the capital and surplus required of an authorized
30 stock insurer pursuant to NRS 680A.120. The security may consist
31 only of the following:

32 (1) Cash.

33 (2) General obligations of, or obligations guaranteed by, the
34 Federal Government, this State or any of its political subdivisions.
35 These obligations must be valued at the lower of market value or par
36 value.

37 (3) Any other type of security that would be acceptable if
38 posted by a domestic or foreign insurer.

39 (b) Files an annual statement with the Commissioner pursuant to
40 NRS 680A.270.

41 (c) Maintains reserves on its credit personal property insurance
42 business pursuant to NRS 681B.050.

43 (d) Values its assets and liabilities pursuant to NRS 681B.010 to
44 681B.040, inclusive.



1 (e) Agrees to examinations conducted by the Commissioner
2 pursuant to ~~NRS 679B.230.~~ *section 15 of this act.*

3 (f) Complies with the standards adopted by the Commissioner
4 pursuant to NRS 679A.150.

5 (g) Does not hold, issue or have an arrangement for holding or
6 issuing any of its stock for which dividends are paid based on:

7 (1) The experience of a specific risk of all of one or more
8 kinds, lines, types or classes of insurance;

9 (2) All of the business produced through one or more agents,
10 agencies or creditors;

11 (3) All of the business written in a designated geographical
12 area; or

13 (4) All of the business written for one or more forms of
14 insurance.

15 **Sec. 214.** NRS 692A.100 is hereby amended to read as
16 follows:

17 692A.100 1. The Commissioner shall provide by regulation
18 for the licensing of title agents, their branch offices, direct writing
19 title insurers and escrow officers.

20 2. Each title agent shall maintain his or her books of account
21 and record and his or her vouchers pertaining to title insurance
22 business in a manner which permits the Commissioner or a
23 representative of the Commissioner to ascertain readily whether the
24 agent has complied with the provisions of this chapter.

25 3. A title agent or escrow officer may engage in the business of
26 handling escrows, settlements and closings if the title agent or
27 escrow officer maintains a separate record of all receipts and
28 disbursements of money held in escrow and does not commingle
29 that money with his or her own.

30 4. For the purpose of determining its financial condition,
31 fulfillment of its contractual obligations and compliance with law,
32 the Commissioner or a representative of the Commissioner or the
33 Commissioner of ~~Financial Institutions~~ *Mortgage Lending* of the
34 Department of Business and Industry or a representative of
35 the Commissioner of ~~Financial Institutions~~ *Mortgage Lending*
36 of the Department of Business and Industry when requested by the
37 Commissioner of Insurance shall each year examine or cause to be
38 examined the affairs, transactions, agreements, assets, records and
39 accounts, including the escrow accounts, of a title agent, title insurer
40 or escrow officer.

41 5. A title agent or insurer may engage a certified public
42 accountant to perform such an examination in lieu of the
43 Commissioner. In such a case, the examination must be equivalent
44 to the type of examination made by the Commissioner and the
45 expense must be borne by the title agent or insurer being examined.



1 6. The Commissioner shall determine whether an examination
2 performed by an accountant pursuant to subsection 5 is equivalent to
3 an examination conducted by the Commissioner. The Commissioner
4 may examine any area of the operation of a title agent or insurer if
5 the Commissioner determines that the examination of that area is
6 not equivalent to an examination conducted by the Commissioner.

7 7. A person shall not become licensed to circumvent the
8 provisions of this chapter or any other law of this state.

9 **Sec. 215.** NRS 692A.1045 is hereby amended to read as
10 follows:

11 692A.1045 1. The Commissioner shall establish by
12 regulation the fees to be paid by title agents and title insurers for
13 their supervision and examination by the Commissioner or a
14 representative of the Commissioner.

15 2. In establishing the fees pursuant to subsection 1, the
16 Commissioner shall consider:

17 (a) The complexity of the various examinations to which the
18 fees apply;

19 (b) The skill required to conduct such examinations;

20 (c) The expenses associated with conducting such examinations
21 and preparing reports; and

22 (d) Any other factors the Commissioner deems relevant.

23 3. The Commissioner shall, with the approval of the
24 Commissioner of ~~[Financial Institutions,]~~ *Mortgage Lending of the*
25 *Department of Business and Industry*, adopt regulations
26 prescribing the standards for determining whether a title insurer or
27 title agent has maintained adequate supervision of a title agent or
28 escrow officer pursuant to the provisions of this chapter.

29 **Sec. 216.** NRS 692C.290 is hereby amended to read as
30 follows:

31 692C.290 1. Each registered insurer shall keep current the
32 information required to be disclosed in its registration statement by
33 reporting all material changes or additions on forms provided by the
34 Commissioner within 15 days after the end of the month in which it
35 learns of each such change or addition, and not less often than
36 annually, except that, subject to the provisions of NRS 692C.390,
37 each registered insurer shall report all dividends and other
38 distributions to shareholders within 5 business days following the
39 declaration and 10 days before payment.

40 2. The principal of a registered insurer shall file an annual
41 report of enterprise risk pursuant to this subsection. If the principal
42 of a registered insurer does not file a report of enterprise risk with
43 the commissioner of the lead state of the insurance company system,
44 as determined by the most recent edition of the Financial Analysis
45 Handbook, published by the NAIC, in a calendar year, the principal



1 shall file a report of enterprise risk with the Commissioner. The
2 principal shall include in the report the material risks within the
3 insurance holding company system that, to the best of his or her
4 knowledge and belief, may pose enterprise risk to the registered
5 insurer.

6 3. Except as otherwise provided in this subsection, the ultimate
7 controlling person of every insurer subject to registration shall
8 concurrently file with the registration an annual group capital
9 calculation as directed by the lead state commissioner. The report
10 shall be completed in accordance with the Group Capital
11 Calculation Instructions, which may permit the lead state
12 commissioner to allow a controlling person that is not the ultimate
13 controlling person to file the group capital calculation. The report
14 shall be filed with the lead state commissioner of the insurance
15 holding company system as determined by the Commissioner in
16 accordance with the procedures within the Financial Analysis
17 Handbook adopted by the NAIC. An insurance holding company
18 system is exempt from filing the group capital calculation if it is:

19 (a) An insurance holding company system that has only one
20 insurer within its holding company structure, that only writes
21 business and is only licensed in its domestic state and that assumes
22 no business from any other insurer.

23 (b) Except as otherwise provided in this paragraph, an insurance
24 holding company system that is required to perform a group capital
25 calculation specified by the United States Federal Reserve Board.
26 The lead state commissioner shall request the calculation from the
27 Federal Reserve Board under the terms of information sharing
28 agreements currently in effect. If the Federal Reserve Board cannot
29 share the calculation with the lead state commissioner, the insurance
30 holding company system is not exempt from the group capital
31 calculation filing.

32 (c) An insurance holding company system whose non-United
33 States group-wide supervisor is located within a reciprocal
34 jurisdiction as defined in NRS 681A.062 that recognizes the United
35 States's state regulatory approach to group supervision and group
36 capital.

37 (d) An insurance holding company system:

38 (1) That provides information to the lead state that meets the
39 requirements for accreditation under the NAIC financial standards
40 and accreditation program, either directly or indirectly through the
41 group-wide supervisor, who has determined such information is
42 satisfactory to allow the lead state to comply with the NAIC group
43 supervision approach, as detailed in the NAIC Financial Analysis
44 Handbook; and



1 (2) Whose non-United States group-wide supervisor that is
2 not in a reciprocal jurisdiction as defined in NRS 681A.062
3 recognizes and accepts, as specified by the Commissioner in
4 regulation, the group capital calculation as the world-wide group
5 capital assessment for United States insurance groups who operate
6 in that jurisdiction.

7 4. Notwithstanding the provisions of paragraphs (c) and (d) of
8 subsection 3, a lead state commissioner shall require the group
9 capital calculation for United States operations of any non-United
10 States based insurance holding company system where, after any
11 necessary consultation with other supervisors or officials, it is
12 deemed appropriate by the lead state commissioner for prudential
13 oversight and solvency monitoring purposes or for ensuring the
14 competitiveness of the insurance marketplace.

15 5. Notwithstanding the exemptions from filing the group
16 capital calculation stated in paragraphs (a) to (d), inclusive, of
17 subsection 3, the lead state commissioner has the discretion to
18 exempt the ultimate controlling person from filing the annual group
19 capital calculation or to accept a limited group capital filing or
20 report in accordance with criteria as specified by the Commissioner
21 in regulation.

22 6. If the lead state commissioner determines that an insurance
23 holding company system no longer meets one or more of the
24 requirements for an exemption from filing the group capital
25 calculation under subsection 3, the insurance holding company
26 system shall file the group capital calculation at the next annual
27 filing date unless given an extension by the lead state commissioner
28 based on reasonable grounds shown.

29 7. The ultimate controlling person of every insurer subject to
30 registration and also scoped into the NAIC Liquidity Stress Test
31 Framework shall file the results of a specific year's liquidity stress
32 test. The filing shall be made to the lead state insurance
33 commissioner of the insurance holding company system as
34 determined by the procedures within the Financial Analysis
35 Handbook adopted by the NAIC.

36 8. For the purposes of subsection 7:

37 (a) The NAIC Liquidity Stress Test Framework and the included
38 scope criteria applicable to a specific data year, which are reviewed
39 at least annually by the NAIC Financial Stability Task Force or its
40 successor, and any change to the NAIC Liquidity Stress Test
41 Framework or to the data year for which the scope criteria are to be
42 measured, are effective on January 1 of the year following the
43 calendar year when such changes are adopted by the NAIC.

44 (b) An insurer which meets at least one threshold of the scope
45 criteria is considered scoped into the NAIC Liquidity Stress Test



1 Framework for the specified data year unless the lead state
2 insurance commissioner, in consultation with the NAIC Financial
3 Stability Task Force or its successor, determines the insurer should
4 not be scoped into the NAIC Liquidity Stress Test Framework for
5 that data year.

6 (c) An insurer that does not trigger at least one threshold of the
7 scope criteria is not considered scoped into the NAIC Liquidity
8 Stress Test Framework for the specified data year unless the lead
9 state insurance commissioner, in consultation with the NAIC
10 Financial Stability Task Force or its successor, determines the
11 insurer should be scoped into the NAIC Liquidity Stress Test
12 Framework for that data year.

13 9. The lead state commissioner, in consultation with the NAIC
14 Financial Stability Task Force or its successor, will assess whether
15 an insurer is scoped in or not scoped into the NAIC Liquidity Stress
16 Test Framework as part of the lead state commissioner's
17 determinations pursuant to this section for an insurer.

18 10. The performance of, and filing of the results from, a
19 specific year's liquidity stress test shall comply with the NAIC
20 Liquidity Stress Test Framework's instructions and reporting
21 templates for that year and any lead state insurance commissioner's
22 determination, in conjunction with the Financial Stability Task
23 Force or its successor, as provided within the NAIC Liquidity Stress
24 Test Framework.

25 11. Whenever it appears to the Commissioner that any person
26 has committed a violation of subsection 2 which prevents the full
27 understanding of the enterprise risk to the insurer by affiliates or by
28 the insurance holding company system, the violation may serve as
29 an independent basis for disapproving dividends or distributions and
30 for conducting an examination of the insurer pursuant to ~~NRS~~
31 ~~679B.230 to 679B.287,~~ *sections 2 to 41*, inclusive ~~of~~, *of this act.*

32 **Sec. 217.** NRS 692C.3503 is hereby amended to read as
33 follows:

34 692C.3503 1. The requirements of NRS 692C.3501 to
35 692C.3509, inclusive, apply to all insurers domiciled in this State,
36 including, without limitation:

- 37 (a) Insurers, as identified in chapter 680A of NRS;
38 (b) Hospital, medical or dental service corporations, as
39 identified in chapter 695B of NRS;
40 (c) Health maintenance organizations, as identified in chapter
41 695C of NRS;
42 (d) Plans for dental care, as identified in chapter 695D of NRS;
43 (e) Prepaid limited health service organizations, as identified in
44 chapter 695F of NRS; and



1 (f) Risk retention groups and state-chartered risk retention
2 groups, as identified in 15 U.S.C. § 3902, 42 U.S.C. § 9673 and
3 chapters 694C and 695E of NRS.

4 2. Except as otherwise provided in subsection 3, nothing in
5 NRS 692C.3501 to 692C.3509, inclusive, shall be construed to limit
6 the Commissioner's authority, or the rights or obligations of third
7 parties, under ~~NRS 679B.230 to 679B.300,~~ *sections 2 to 41,*
8 inclusive ~~[,]~~, *of this act.*

9 3. Nothing in NRS 692C.3501 to 692C.3509, inclusive, shall
10 be construed to prescribe or impose corporate governance standards
11 and internal procedures beyond those which are required by the
12 appropriate provisions of title 7 of NRS.

13 **Sec. 218.** NRS 692C.410 is hereby amended to read as
14 follows:

15 692C.410 1. Subject to the limitation contained in this
16 section and in addition to the powers which the Commissioner has
17 under ~~NRS 679B.230 to 679B.287,~~ *sections 2 to 41,* inclusive, *of*
18 *this act* relating to the examination of insurers, the Commissioner
19 may examine any insurer registered under NRS 692C.260 to
20 692C.350, inclusive, and any affiliate of the insurer to ascertain the
21 financial condition of the insurer, including, without limitation,
22 the enterprise risk posed to the insurer by a person controlling the
23 insurer, any entity or combination of entities within the insurance
24 holding company system or by the insurance holding company
25 system. The Commissioner may order any insurer registered under
26 NRS 692C.260 to 692C.350, inclusive, to produce any information
27 not in the possession of the insurer if the insurer is able to obtain the
28 information pursuant to any contractual or statutory requirement or
29 any other method. If the insurer is unable to obtain any information
30 requested by the Commissioner pursuant to this section, the insurer
31 shall provide to the Commissioner a statement setting forth the
32 reasons the insurer is unable to obtain the information and the
33 identity of the holder of the information, if known to the insurer.
34 Whenever it appears to the Commissioner that the detailed
35 explanation is without merit, the Commissioner may require, after
36 notice and hearing, the insurer to pay a penalty of \$100 for each day
37 the requested information is not produced or may suspend or revoke
38 the license of the insurer. In the event such insurer fails to comply
39 with such order, the Commissioner may examine such affiliates to
40 obtain such information.

41 2. The Commissioner shall exercise his or her power under
42 subsections 1 and 5 only if the examination of the insurer under
43 ~~NRS 679B.230 to 679B.287,~~ *sections 2 to 41,* inclusive, *of this act*
44 is inadequate or the interests of the policyholders of such insurer
45 may be adversely affected.



1 3. The Commissioner may retain at the registered insurer's
2 expense such attorneys, actuaries, accountants and other experts not
3 otherwise a part of the Commissioner's staff as may be reasonably
4 necessary to assist in the conduct of the examination under
5 subsections 1 and 5. Any persons so retained shall be under the
6 direction and control of the Commissioner and shall act in a purely
7 advisory capacity.

8 4. Each insurer producing for examination any information
9 pursuant to subsection 1 or any records, books and papers pursuant
10 to subsection 5 shall be liable for and shall pay the expense of such
11 examination in accordance with ~~[NRS 679B.290.]~~ *section 19 of this*
12 *act.*

13 5. To carry out the provisions of this section and except as
14 otherwise provided in subsection 2, the Commissioner may
15 subpoena witnesses, compel their attendance, administer oaths,
16 examine any person under oath concerning the subject of the
17 examination and require the production of any books, papers,
18 records, correspondence or any other documents which the
19 Commissioner deems relevant to the examination. If any person
20 fails to obey a subpoena or refuses to testify as to any matter relating
21 to the subject of the examination, the Commissioner may file a
22 written report describing the refusal and proof of service of the
23 subpoena in any court of competent jurisdiction in the county in
24 which the examination is being conducted, for such action as the
25 court may determine. Failure by the person to obey an order of the
26 court pursuant to this section is punishable as contempt of court.

27 6. A person subpoenaed under subsection 5 is entitled to
28 witness fees and mileage as allowed for testimony in a court of
29 record. The insurer or affiliate being examined must pay the witness
30 fees and mileage, as well as any other expense incurred in securing
31 the attendance of witnesses for the examination in accordance with
32 ~~[NRS 679B.290.]~~ *section 19 of this act.*

33 **Sec. 219.** NRS 693A.260 is hereby amended to read as
34 follows:

35 693A.260 1. If at any time ~~[the amount of assets of]~~ a
36 domestic stock or mutual insurer ~~[are less than the sum of its~~
37 ~~liabilities plus its paid-in capital stock and minimum surplus~~
38 ~~required to be maintained (in the case of a stock insurer), or the~~
39 ~~minimum surplus required to be maintained (in the case of a mutual~~
40 ~~insurer), under this Code for authority to transact the kinds of~~
41 ~~insurance being transacted,]~~ *is impaired, as defined in NRS*
42 *696B.100,* the Commissioner shall at once determine the amount of
43 the deficiency and give written notice to the insurer of the amount of
44 impairment and require that the impairment be cured and proof
45 thereof filed with the Commissioner within such period, not less



1 than 30 days nor more than 90 days from date of the notice, as the
2 Commissioner may designate.

3 2. If the impairment of assets is 10 percent or less of the
4 combined required paid-in capital stock and surplus (as to a stock
5 insurer) or surplus (as to a mutual insurer), and the Commissioner
6 believes that the impairment might be made good by an extension of
7 time, the Commissioner may extend the time within which the
8 impairment may be cured by not to exceed an additional 90 days.

9 3. The Commissioner shall require such restriction of, or
10 arrangements as to, operations of the insurer while the impairment
11 exists as the Commissioner deems advisable for the protection of
12 policyholders, the insurer or the public.

13 **Sec. 220.** Chapter 694C of NRS is hereby amended by adding
14 thereto a new section to read as follows:

15 *1. Except as otherwise provided in subsection 2, all of the*
16 *following documents and information and any copies thereof*
17 *which are produced by, obtained by or disclosed to the*
18 *Commissioner and which are related to an examination conducted*
19 *pursuant to the provisions of this chapter are confidential, are not*
20 *subject to subpoena, and may not be made public by the*
21 *Commissioner, unless the Commissioner obtains the prior written*
22 *consent of the captive insurance company to which the document*
23 *or information pertains:*

24 *(a) License applications that are designated as confidential by*
25 *or on behalf of an applicant captive insurance company, if the*
26 *designation is reasonable;*

27 *(b) Examination reports, other than an examination report of*
28 *any state-chartered risk retention group;*

29 *(c) Preliminary examination reports;*

30 *(d) Examination working papers; and*

31 *(e) Any other recorded information or other documents.*

32 *2. The provisions of subsection 1 do not apply to:*

33 *(a) A subpoena issued in connection with an administrative,*
34 *civil or criminal investigation by a governmental agency.*

35 *(b) Any document or information disclosed by a captive*
36 *insurer which is used by the Division in the course of any*
37 *regulatory proceeding, disciplinary action or hearing. The*
38 *Commissioner shall disclose to a captive insurance company a*
39 *copy of any document or information which the Commissioner*
40 *believes is related to a violation of this title or which justifies any*
41 *regulatory proceeding, disciplinary action or hearing involving the*
42 *captive insurance company. A disclosure made pursuant to this*
43 *subsection shall not be construed as a waiver of any applicable*
44 *privilege or claim of confidentiality.*



1 **Sec. 221.** NRS 694C.160 is hereby amended to read as
2 follows:

3 694C.160 1. The terms and conditions set forth in chapter
4 696B of NRS pertaining to insurance reorganization, receiverships
5 and injunctions apply to captive insurers incorporated pursuant to
6 this chapter.

7 2. The provisions of NRS ~~679B.285~~ **679B.122** pertaining to
8 the confidentiality and disclosure of certain records and information
9 relating to an insurer apply to such records and information relating
10 to a captive insurer incorporated pursuant to this chapter.

11 3. An agency captive insurer, a rental captive insurer and an
12 association captive insurer are subject to those provisions of chapter
13 686A of NRS which are applicable to insurers.

14 4. A state-chartered risk retention group is subject to the
15 following:

16 (a) The provisions of NRS 681A.250 to 681A.580, inclusive,
17 regarding intermediaries;

18 (b) The provisions of NRS 681B.550 regarding risk-based
19 capital;

20 (c) The provisions of chapter 683A of NRS regarding managing
21 general agents;

22 (d) The provisions of chapter 686A of NRS which are applicable
23 to insurers; and

24 (e) The provisions of NRS 693A.110 and any regulations
25 adopted pursuant thereto regarding management and agency
26 contracts of insurers.

27 **Sec. 222.** NRS 694C.180 is hereby amended to read as
28 follows:

29 694C.180 1. Unless otherwise approved by the
30 Commissioner, a pure captive insurer, an agency captive insurer, a
31 rental captive insurer or a sponsored captive insurer must be
32 incorporated as a stock insurer.

33 2. An association captive insurer or a state-chartered risk
34 retention group must be formed as a:

35 (a) Stock insurer;

36 (b) Mutual insurer; or

37 (c) Reciprocal insurer, except that its attorney-in-fact must be a
38 corporation incorporated in this State.

39 3. A captive insurer shall have not less than three incorporators
40 or organizers, at least one of whom must be a resident of this State.

41 4. Before the articles of incorporation of a captive insurer may
42 be filed with the Secretary of State, the Commissioner must approve
43 the articles of incorporation. In determining whether to grant that
44 approval, the Commissioner shall consider:



1 (a) The character, reputation, financial standing and purposes of
2 the incorporators or organizers;

3 (b) The character, reputation, financial responsibility, experience
4 relating to insurance and business qualifications of the officers and
5 directors of the captive insurer;

6 (c) The competence of any person who, pursuant to a contract
7 with the captive insurer, will manage the affairs of the captive
8 insurer;

9 (d) The competence, reputation and experience of the legal
10 counsel of the captive insurer relating to the regulation of insurance;

11 (e) If the captive insurer is a rental captive insurer, the
12 competence, reputation and experience of the underwriter of the
13 captive insurer;

14 (f) The business plan of the captive insurer; and

15 (g) Such other aspects of the captive insurer as the
16 Commissioner deems advisable.

17 5. The capital stock of a captive insurer incorporated as a stock
18 insurer must be issued at not less than par value.

19 6. At least one member of the board of directors of a captive
20 insurer formed as a corporation, or one member of the subscribers
21 advisory committee or the attorney-in-fact of a captive insurer
22 formed as a reciprocal insurer, must be a resident of this State.

23 7. A captive insurer formed pursuant to the provisions of this
24 chapter has the privileges of, and is subject to, the provisions of
25 general corporation law set forth in chapter 78 of NRS and, if
26 formed as a nonprofit corporation, the provisions set forth in chapter
27 82 of NRS, as well as the applicable provisions contained in this
28 chapter. If the provisions of this chapter conflict with the general
29 provisions in chapter 78 or 82 of NRS governing corporations, the
30 provisions of this chapter control. ~~[The]~~ *Except as otherwise
31 provided in this subsection, the* provisions of chapter 693A of NRS
32 relating to mergers, consolidations, conversions, mutualizations and
33 transfers of domicile to this State apply to determine the procedures
34 to be followed by captive insurers in carrying out any of those
35 transactions in accordance with this chapter. *The Commissioner
36 may approve an exemption from the provisions of chapter 693A
37 for a pure captive insurer if the Commissioner determines the
38 exemption is appropriate.*

39 8. The articles of association, articles of incorporation, charter
40 or bylaws of a captive insurer formed as a corporation must require
41 that a quorum of the board of directors consists of not less than one-
42 third of the number of directors prescribed by the articles of
43 association, articles of incorporation, charter or bylaws.

44 9. The agreement of the subscribers or other organizing
45 document of a captive insurer formed as a reciprocal insurer must



1 require that a quorum of its subscribers advisory committee consists
2 of not less than one-third of the number of its members.

3 **Sec. 223.** NRS 694C.220 is hereby amended to read as
4 follows:

5 694C.220 An application by a captive insurer for licensure
6 must include a nonrefundable application fee of \$500. The
7 Commissioner may retain legal, financial and examination services
8 from outside the Division to review and make recommendations
9 regarding the qualifying examination of the applicant. The cost of
10 those services must be paid by the applicant. The provisions of
11 ~~[NRS 679B.230 to 679B.287,]~~ *sections 2 to 41*, inclusive, *of this act*
12 apply to examinations, investigations and processing conducted
13 pursuant to this section.

14 **Sec. 224.** NRS 694C.259 is hereby amended to read as
15 follows:

16 694C.259 1. A captive insurer which is not transacting the
17 business of insurance, including, without limitation, the issuance of
18 insurance policies and the assumption of reinsurance, may apply to
19 the Commissioner for a certificate of dormancy.

20 2. Upon application by a captive insurer pursuant to subsection
21 1, the Commissioner may issue a certificate of dormancy to the
22 captive insurer. The Commissioner may issue a certificate of
23 dormancy to a captive insurer even if the captive insurer retains
24 liabilities that are associated with policies that were written or
25 assumed by the captive insurer provided that the captive insurer
26 otherwise is not transacting the business of insurance.

27 3. A dormant captive insurer shall:

28 (a) Possess and thereafter maintain unimpaired paid-in capital
29 and surplus ~~{of}~~ *in an amount the Commissioner determines is*
30 *sufficient to cover liabilities retained pursuant to subsection 2 but*
31 not less than \$25,000.

32 (b) Pursuant to NRS 694C.230, pay an annual fee and, in
33 addition to any other fee or charge, all applicable fees required
34 pursuant to NRS 680C.110 for the renewal of a license.

35 (c) Be subject to examination for any year for which the
36 dormant captive insurer is not in compliance with the provisions of
37 this section.

38 4. A dormant captive insurer may:

39 (a) At the discretion of the Commissioner, be subject to
40 examination for any year for which the dormant captive insurer is in
41 compliance with the provisions of this section.

42 (b) Continue to adjudicate and settle insurance claims under any
43 contract of insurance or reinsurance that the captive insurer issued
44 during any period in which the captive insurer was not a dormant
45 captive insurer. The effective date of such a contract of insurance or



1 reinsurance must be before the date on which the Commissioner
2 issued a certificate of dormancy to the captive insurer.

3 5. ~~[After]~~ *Except as otherwise provided in subsection 6, after*
4 being issued a certificate of dormancy, and until the certificate of
5 dormancy expires or is revoked, a dormant captive insurer is not:

6 (a) Subject to or liable for the payment of any tax pursuant to
7 NRS 694C.450.

8 (b) Required to:

9 (1) Prepare audited financial statements;

10 (2) Obtain actuarial certifications or opinions; or

11 (3) File annual reports with the Commissioner pursuant to
12 NRS 694C.400.

13 6. *The provisions of subsection 5 do not absolve a captive*
14 *insurer from complying with any applicable responsibilities or*
15 *requirements of this title which accrued before the date on which*
16 *the certificate of dormancy was issued to the captive insurer, but*
17 *are due on or after the date on which the certificate of dormancy*
18 *was issued, including, without limitation, an annual report or*
19 *audit based on the preceding calendar or fiscal year.*

20 7. A certificate of dormancy is subject to renewal after 5 years.
21 If not timely renewed, the certificate of dormancy expires.
22 Immediately upon the expiration of the certificate of dormancy, the
23 captive insurer must be in compliance with all provisions of this
24 chapter applicable to a captive insurer which holds an active license
25 to transact the business of insurance issued pursuant to this chapter.

26 ~~[7.]~~ 8. Except as otherwise provided ~~[by]~~ in this section, before
27 issuing any insurance policy or otherwise transacting the business of
28 insurance, a dormant captive insurer must apply to the
29 Commissioner for approval to surrender its certificate of dormancy
30 and resume transacting the business of insurance.

31 ~~[8.]~~ 9. The Commissioner shall revoke the certificate of
32 dormancy of a dormant captive insurer that is not in compliance
33 with the provisions of this section.

34 ~~[9.]~~ 10. The Commissioner may adopt regulations necessary to
35 carry out the provisions of this section.

36 **Sec. 225.** NRS 694C.310 is hereby amended to read as
37 follows:

38 694C.310 1. The board of directors of a captive insurer shall
39 meet at least once each year in this State. The captive insurer shall:

40 (a) Maintain its principal place of business in this State; and

41 (b) Appoint a resident of this State as a registered agent to
42 accept service of process and otherwise act on behalf of the captive
43 insurer in this State. If the registered agent cannot be located with
44 reasonable diligence for the purpose of serving a notice or demand
45 on the captive insurer, the notice or demand may be served on the



1 Secretary of State who shall be deemed to be the agent for the
2 captive insurer.

3 2. A captive insurer shall not transact insurance in this State
4 unless:

5 (a) The captive insurer has made adequate arrangements with:

6 (1) A state-chartered bank, a state-chartered credit union or a
7 thrift company licensed pursuant to chapter 677 of NRS that is
8 located in this State; or

9 (2) A federally chartered bank or federally chartered credit
10 union that has a branch which is located in this State,

11 ➤ that is authorized pursuant to state or federal law to transfer
12 money.

13 (b) If the captive insurer employs or has entered into a contract
14 with a natural person or business organization to manage the affairs
15 of the captive insurer, the natural person or business organization
16 meets the standards described in paragraph (b) of subsection 4 of
17 NRS 694C.210 to the satisfaction of the Commissioner.

18 (c) The captive insurer employs or has entered into a contract
19 with a qualified and experienced certified public accountant who is
20 approved by the Commissioner or a firm of certified public
21 accountants that is nationally recognized.

22 (d) The captive insurer employs or has entered into a contract
23 with qualified, experienced actuaries who are approved by the
24 Commissioner to perform reviews and evaluations of the operations
25 of the captive insurer.

26 (e) The captive insurer employs or has entered into a contract
27 with an attorney who is licensed to practice law in this State . ~~and
28 who meets the standards of competence and experience in matters
29 concerning the regulation of insurance in this State established by
30 the Commissioner by regulation.]~~

31 3. The Commissioner may periodically review the
32 qualifications of a natural person or business organization described
33 in paragraph (b) of subsection 2 and, if appropriate:

34 (a) Disqualify the manager pursuant to the authority of the
35 Commissioner under NRS 679B.125; or

36 (b) Suspend or revoke the license of the captive insurer pursuant
37 to NRS 694C.270.

38 **Sec. 226.** NRS 694C.330 is hereby amended to read as
39 follows:

40 694C.330 1. Except as otherwise provided in this section, a
41 captive insurer shall pay dividends out of, or make any other
42 distributions from, its capital or surplus, or both, in accordance with
43 the provisions set forth in NRS 692C.370, 693A.140, 693A.150 and
44 693A.160.



1 2. A captive insurer other than a state-chartered risk retention
2 group shall not pay extraordinary dividends out of, or make any
3 other extraordinary distribution with respect to, its capital or surplus,
4 or both, in violation of this section unless the captive insurer has
5 obtained the prior approval of the Commissioner to make such a
6 payment or distribution. As used in this subsection, “extraordinary
7 dividend” and “extraordinary distribution” mean any dividend or
8 distribution of cash or other property, the fair market value of
9 which, together with that of other dividends or distributions within
10 the preceding 12 months, exceeds the greater of:

11 (a) Ten percent of the surplus of the captive insurer as of
12 December 31 *or the last day of the fiscal year of the captive*
13 *insurer* next preceding the date of the dividend or distribution; or

14 (b) The net income of the captive insurer for the 12-month
15 period ending December 31 *or the last day of the fiscal year of the*
16 *captive insurer* next preceding the date of the dividend or
17 distribution.

18 3. A state-chartered risk retention group shall not pay any
19 dividend or distribution without prior approval of the
20 Commissioner.

21 **Sec. 227.** NRS 694C.388 is hereby amended to read as
22 follows:

23 694C.388 Before June 30 of each year or, if approved by the
24 Commissioner, not more than ~~{60}~~ 180 days after the expiration of
25 the fiscal year of the branch captive insurer, the branch captive
26 insurer shall file with the Commissioner a copy of all reports and
27 statements required to be filed under the laws of the jurisdiction in
28 which the alien captive insurer is domiciled. The reports and
29 statements must be verified by oath of two of the executive officers
30 of the alien captive insurer. If the Commissioner is satisfied that the
31 annual report filed by the alien captive insurer in the jurisdiction in
32 which it is domiciled provides adequate information concerning the
33 financial condition of the alien captive insurer, the Commissioner
34 may waive the requirement for completion of the captive annual
35 statement for business written in the alien jurisdiction.

36 **Sec. 228.** NRS 694C.400 is hereby amended to read as
37 follows:

38 694C.400 1. On or before June 30 of each year, a captive
39 insurer, other than a state-chartered risk retention group, shall
40 submit to the Commissioner a report of its financial condition. A
41 captive insurer shall use generally accepted accounting principles
42 and include any useful or necessary modifications or adaptations
43 thereof that have been approved or accepted by the Commissioner
44 for the type of insurance and kinds of insurers to be reported upon,
45 and as supplemented by additional information required by the



1 Commissioner. Except as otherwise provided in this section, each
2 association captive insurer, agency captive insurer, rental captive
3 insurer or sponsored captive insurer shall file its report in the time
4 and form required by the Commissioner. Each state-chartered risk
5 retention group shall file its report in the time and form required by
6 NRS 680A.270. The Commissioner shall adopt regulations
7 designating the form in which pure captive insurers must report.

8 2. Each captive insurer, other than a state-chartered risk
9 retention group, shall submit to the Commissioner, on or before
10 June 30 of each year, an annual audit as of December 31 of the
11 preceding calendar year that is certified by a certified public
12 accountant who is not an employee of the insurer. An annual audit
13 submitted pursuant to this subsection must comply with the
14 requirements set forth in regulations adopted by the Commissioner
15 which govern such an annual audit, including, without limitation,
16 criteria for extensions and exemptions.

17 3. Each state-chartered risk retention group shall file a financial
18 statement pursuant to NRS 680A.265.

19 4. A pure captive insurer may apply, in writing, for
20 authorization to file its annual report based on a fiscal year that is
21 consistent with the fiscal year of the parent company of the pure
22 captive insurer. If an alternative date is granted, the annual report is
23 due not later than ~~[60]~~ 180 days after the end of each such fiscal
24 year.

25 5. A pure captive insurer shall file on or before March 1 of
26 each year such forms as required by the Commissioner by regulation
27 to provide sufficient detail to support its premium tax return filed
28 pursuant to NRS 694C.450.

29 6. Any captive insurer failing, without just cause beyond the
30 reasonable control of the captive insurer, to file its annual report of
31 financial condition as required by subsection 1, its annual audit as
32 required by subsection 2 or its financial statement as required by
33 subsection 3 shall pay a penalty of \$100 for each day the captive
34 insurer fails to file the report of financial condition, the annual audit
35 or the financial statement, but not to exceed an aggregate amount of
36 \$3,000, to be recovered in the name of the State of Nevada by the
37 Attorney General.

38 7. Any director, officer, agent or employee of a captive insurer
39 who subscribes to, makes or concurs in making or publishing, any
40 annual or other statement required by law, knowing the same to
41 contain any material statement which is false, is guilty of a gross
42 misdemeanor.



1 **Sec. 229.** NRS 694C.410 is hereby amended to read as
2 follows:

3 694C.410 1. Except as otherwise provided in this section, at
4 least once every 3 years, and at such other times as the
5 Commissioner determines necessary, the Commissioner, or a
6 designee of the Commissioner, shall visit each captive insurer and
7 thoroughly inspect and examine the affairs of the captive insurer to
8 ascertain:

- 9 (a) The financial condition of the captive insurer;
- 10 (b) The ability of the captive insurer to fulfill its obligations; and
- 11 (c) Whether the captive insurer has complied with the provisions
12 of this chapter and the regulations adopted pursuant thereto.

13 2. Upon the application of a captive insurer, the Commissioner
14 may conduct the visits required pursuant to subsection 1 every 5
15 years if the captive insurer conducts comprehensive annual audits:

- 16 (a) The scope of which is satisfactory to the Commissioner; and
- 17 (b) Which are conducted by an independent auditor appointed
18 by the Commissioner.

19 3. The provisions of subsections 1 and 2 do not apply to a pure
20 captive insurer. The Commissioner may conduct an examination of
21 a pure captive insurer at any reasonable time to ascertain:

- 22 (a) The financial condition of the pure captive insurer;
- 23 (b) The ability of the pure captive insurer to fulfill its
24 obligations; and
- 25 (c) Whether the pure captive insurer has complied with the
26 provisions of this chapter and the regulations adopted pursuant
27 thereto.

28 4. The Commissioner may contract to obtain legal, financial
29 and examination services from outside the Division to conduct the
30 examination and make recommendations to the Commissioner. The
31 cost of the examination must be paid to the Commissioner by the
32 captive insurer.

33 5. The provisions of ~~NRS 679B.230 to 679B.287,~~ *sections 2*
34 *to 41*, inclusive, *of this act* apply to examinations conducted
35 pursuant to this section.

36 **Sec. 230.** NRS 694C.450 is hereby amended to read as
37 follows:

38 694C.450 1. Except as otherwise provided in this section, a
39 captive insurer shall pay to the Division, not later than March 1 of
40 each year, a tax at the rate of:

- 41 (a) Two-fifths of 1 percent on the first \$20,000,000 of its net
42 direct premiums;
- 43 (b) One-fifth of 1 percent on the next \$20,000,000 of its net
44 direct premiums; and



1 (c) Seventy-five thousandths of 1 percent on each additional
2 dollar of its net direct premiums.

3 2. Except as otherwise provided in this section, a captive
4 insurer shall pay to the Division, not later than March 1 of each
5 year, a tax at a rate of:

6 (a) Two hundred twenty-five thousandths of 1 percent on the
7 first \$20,000,000 of revenue from assumed reinsurance premiums;

8 (b) One hundred fifty thousandths of 1 percent on the next
9 \$20,000,000 of revenue from assumed reinsurance premiums; and

10 (c) Twenty-five thousandths of 1 percent on each additional
11 dollar of revenue from assumed reinsurance premiums.

12 ➤ The tax on reinsurance premiums pursuant to this subsection
13 must not be levied on premiums for risks or portions of risks which
14 are subject to taxation on a direct basis pursuant to subsection 1. A
15 captive insurer is not required to pay any reinsurance premium tax
16 pursuant to this subsection on revenue related to the receipt of assets
17 by the captive insurer in exchange for the assumption of loss
18 reserves and other liabilities of another insurer that is under
19 common ownership and control with the captive insurer, if the
20 transaction is part of a plan to discontinue the operation of the other
21 insurer and the intent of the parties to the transaction is to renew or
22 maintain such business with the captive insurer.

23 3. If the sum of the taxes to be paid by a captive insurer
24 calculated pursuant to subsections 1 and 2 is less than \$5,000 in any
25 given year, *including, without limitation, a year in which the*
26 *captive insurer wrote no direct premiums or assumed no*
27 *reinsurance premiums and was not a dormant captive insurer*, the
28 captive insurer shall pay a tax of \$5,000 for that year. The maximum
29 aggregate tax for any year must not exceed \$175,000. The
30 maximum aggregate tax to be paid by a sponsored captive insurer
31 applies only to each protected cell and does not apply to the
32 sponsored captive insurer as a whole.

33 4. Two or more captive insurers under common ownership and
34 control must be taxed as if they were a single captive insurer.

35 5. Notwithstanding any specific statute to the contrary and
36 except as otherwise provided in this subsection, the tax provided for
37 by this section constitutes all the taxes collectible pursuant to the
38 laws of this State from a captive insurer, and no occupation tax or
39 other taxes may be levied or collected from a captive insurer by this
40 State or by any county, city or municipality within this State, except
41 for taxes imposed pursuant to chapter 363A, 363B or 363C of NRS
42 and ad valorem taxes on real or personal property located in this
43 State used in the production of income by the captive insurer.

44 6. Twenty-five percent of the revenues collected from the tax
45 imposed pursuant to this section must be deposited with the State



1 Treasurer for credit to the ~~[Account for the Regulation and~~
2 ~~Supervision of Captive Insurers]~~ *Fund for Insurance*
3 *Administration and Enforcement* created ~~[pursuant to NRS~~
4 ~~694C.460.]~~ *by NRS 680C.100.* The remaining 75 percent of the
5 revenues collected must be deposited with the State Treasurer for
6 credit to the State General Fund.

7 7. A captive insurer that is issued a license pursuant to this
8 chapter after July 1, 2003, is entitled to receive a nonrefundable
9 credit of \$5,000 applied against the aggregate taxes owed by the
10 captive insurer for the first year in which the captive insurer incurs
11 any liability for the payment of taxes pursuant to this section. A
12 captive insurer is entitled to a nonrefundable credit pursuant to this
13 section not more than once after the captive insurer is initially
14 licensed pursuant to this chapter.

15 8. As used in this section, unless the context otherwise
16 requires:

17 (a) "Common ownership and control" means:

18 (1) In the case of a stock insurer, the direct or indirect
19 ownership of 80 percent or more of the outstanding voting stock of
20 two or more corporations by the same member or members.

21 (2) In the case of a mutual insurer, the direct or indirect
22 ownership of 80 percent or more of the surplus and the voting power
23 of two or more corporations by the same member or members.

24 (b) "Net direct premiums" means the direct premiums collected
25 or contracted for on policies or contracts of insurance written by a
26 captive insurer during the preceding calendar year, less the amounts
27 paid to policyholders as return premiums, including dividends on
28 unabsorbed premiums or premium deposits returned or credited to
29 policyholders.

30 **Sec. 231.** NRS 694C.460 is hereby amended to read as
31 follows:

32 694C.460 ~~[1. There is hereby created in the Fund for~~
33 ~~Insurance Administration and Enforcement created by NRS~~
34 ~~680C.100 an Account for the Regulation and Supervision of Captive~~
35 ~~Insurers. Money in the Account must be used only to carry out the~~
36 ~~provisions of this chapter or for any other purpose authorized by the~~
37 ~~Legislature.]~~ Except as otherwise provided in NRS ~~[680C.110 and]~~
38 694C.450, all fees and assessments received by the Commissioner
39 or Division pursuant to this chapter must be credited to the
40 ~~[Account. Not more than 2 percent of the tax collected and~~
41 ~~deposited in the Account pursuant to NRS 694C.450, may, upon~~
42 ~~application by the Division or an agency for economic development~~
43 ~~to, and with the approval of, the Interim Finance Committee, be~~
44 ~~transferred to an agency for economic development to be used by~~



~~1 that agency to promote the industry of captive insurance in this
2 State.~~

~~3 —2. Except as otherwise provided in this section, all payments
4 from the Account for the maintenance of staff and associated
5 expenses, including contractual services, as necessary, must be
6 disbursed from the State Treasury only upon warrants issued by the
7 State Controller, after receipt of proper documentation of the
8 services rendered and expenses incurred.~~

~~9 —3. At the end of each fiscal year, that portion of the balance in
10 the Account which exceeds \$500,000 must be transferred to the
11 State General Fund.~~

~~12 —4. The State Controller may anticipate receipts to the Account
13 and issue warrants based thereon.]~~ *Fund for Insurance
14 Administration and Enforcement created by NRS 680C.100.*

15 **Sec. 232.** Chapter 695A of NRS is hereby amended by adding
16 thereto the provisions set forth as sections 233 to 237, inclusive, of
17 this act.

18 **Sec. 233.** *“Medical management technique” has the
19 meaning ascribed to it in section 299 of this act.*

20 **Sec. 234.** *“Network plan” has the meaning ascribed to it in
21 NRS 687B.645.*

22 **Sec. 235.** *“Provider network contract” has the meaning
23 ascribed to it in NRS 687B.658.*

24 **Sec. 236.** *“Provider of health care” has the meaning
25 ascribed to it in NRS 629.031.*

26 **Sec. 237.** *“Therapeutic equivalent” has the meaning
27 ascribed to it in section 302 of this act.*

28 **Sec. 238.** NRS 695A.001 is hereby amended to read as
29 follows:

30 695A.001 As used in this chapter, unless the context otherwise
31 requires, the words and terms defined in NRS 695A.003 to
32 695A.044, inclusive, *and sections 233 to 237, inclusive, of this act*
33 have the meanings ascribed to them in those sections.

34 **Sec. 239.** NRS 695A.1843 is hereby amended to read as
35 follows:

36 695A.1843 1. A society that offers or issues a benefit
37 contract shall include in the benefit coverage for:

38 (a) All drugs approved by the United States Food and Drug
39 Administration for preventing the acquisition of human
40 immunodeficiency virus or treating human immunodeficiency virus
41 or hepatitis C in the form recommended by the prescribing
42 practitioner, regardless of whether the drug is included in the
43 formulary of the society;

44 (b) Laboratory testing that is necessary for therapy that uses a
45 drug to prevent the acquisition of human immunodeficiency virus;



1 (c) Any service to test for, prevent or treat human
2 immunodeficiency virus or hepatitis C provided by a provider of
3 primary care if the service is covered when provided by a specialist
4 and:

5 (1) The service is within the scope of practice of the provider
6 of primary care; or

7 (2) The provider of primary care is capable of providing the
8 service safely and effectively in consultation with a specialist and
9 the provider engages in such consultation; and

10 (d) The services described in NRS 639.28085, when provided
11 by a pharmacist who participates in the network plan of the society.

12 2. A society that offers or issues a benefit contract shall
13 reimburse:

14 (a) A pharmacist who participates in the network plan of the
15 society for the services described in NRS 639.28085 at a rate equal
16 to the rate of reimbursement provided to a physician, physician
17 assistant or advanced practice registered nurse for similar services.

18 (b) An advanced practice registered nurse or a physician
19 assistant who participates in the network plan of the society for any
20 service to test for, prevent or treat human immunodeficiency virus
21 or hepatitis C at a rate equal to the rate of reimbursement provided
22 to a physician for similar services.

23 3. A society shall not:

24 (a) Subject the benefits required by subsection 1 to medical
25 management techniques, other than step therapy;

26 (b) Limit the covered amount of a drug described in paragraph
27 (a) of subsection 1;

28 (c) Refuse to cover a drug described in paragraph (a) of
29 subsection 1 because the drug is dispensed by a pharmacy through
30 mail order service; or

31 (d) Prohibit or restrict access to any service or drug to treat
32 human immunodeficiency virus or hepatitis C on the same day on
33 which the insured is diagnosed.

34 4. A society shall ensure that the benefits required by
35 subsection 1 are made available to an insured through a provider of
36 health care who participates in the network plan of the society.

37 5. A benefit contract subject to the provisions of this chapter
38 that is delivered, issued for delivery or renewed on or after
39 January 1, 2024, has the legal effect of including the coverage
40 required by subsection 1, and any provision of the plan that conflicts
41 with the provisions of this section is void.

42 6. As used in this section ~~:-~~

43 ~~—(a) “Medical management technique” means a practice which is~~
44 ~~used to control the cost or use of health care services or prescription~~
45 ~~drugs. The term includes, without limitation, the use of step therapy;~~



~~prior authorization and categorizing drugs and devices based on cost, type or method of administration.~~

~~—(b) “Network plan” means a benefit contract offered by a society under which the financing and delivery of medical care, including items and services paid for as medical care, are provided, in whole or in part, through a defined set of providers under contract with the society. The term does not include an arrangement for the financing of premiums.~~

~~—(c) “Primary” , “primary care” means the practice of family medicine, pediatrics, internal medicine, obstetrics and gynecology and midwifery.~~

~~[(d) “Provider of health care” has the meaning ascribed to it in NRS 629.031.]~~

Sec. 240. NRS 695A.1845 is hereby amended to read as follows:

695A.1845 1. A benefit contract must provide coverage for benefits payable for expenses incurred for:

(a) Deoxyribonucleic acid testing for high-risk strains of human papillomavirus every 3 years for women 30 years of age and older; and

(b) Administering the human papillomavirus vaccine, as recommended for vaccination by a competent authority, including, without limitation, the Centers for Disease Control and Prevention of the United States Department of Health and Human Services, the Food and Drug Administration or the manufacturer of the vaccine.

2. A society must ensure that the benefits required by subsection 1 are made available to an insured through a provider of health care who participates in the network plan of the society.

3. Except as otherwise provided in subsection 5, a society that offers or issues a benefit contract shall not:

(a) Require an insured to pay a higher deductible, any copayment or coinsurance or require a longer waiting period or other condition for coverage to obtain any benefit provided in the benefit contract pursuant to subsection 1;

(b) Refuse to issue a benefit contract or cancel a benefit contract solely because the person applying for or covered by the contract uses or may use any such benefit;

(c) Offer or pay any type of material inducement or financial incentive to an insured to discourage the insured from obtaining any such benefit;

(d) Penalize a provider of health care who provides any such benefit to an insured, including, without limitation, reducing the reimbursement of the provider of health care;



1 (e) Offer or pay any type of material inducement, bonus or other
2 financial incentive to a provider of health care to deny, reduce,
3 withhold, limit or delay access to any such benefit to an insured; or

4 (f) Impose any other restrictions or delays on the access of an
5 insured to any such benefit.

6 4. A benefit contract subject to the provisions of this chapter
7 which is delivered, issued for delivery or renewed on or after
8 January 1, 2018, has the legal effect of including the coverage
9 required by subsection 1, and any provision of the benefit contract
10 or the renewal which is in conflict with this section is void.

11 5. Except as otherwise provided in this section and federal law,
12 a society may use medical management techniques, including,
13 without limitation, any available clinical evidence, to determine the
14 frequency of or treatment relating to any benefit required by this
15 section or the type of provider of health care to use for such
16 treatment.

17 6. As used in this section ~~f~~:

18 ~~—(a) “Human”~~, *“human* papillomavirus vaccine” means the
19 Quadrivalent Human Papillomavirus Recombinant Vaccine or its
20 successor which is approved by the Food and Drug Administration
21 for the prevention of human papillomavirus infection and cervical
22 cancer.

23 ~~[(b) “Medical management technique” means a practice which is
24 used to control the cost or utilization of health care services or
25 prescription drug use. The term includes, without limitation, the use
26 of step therapy, prior authorization or categorizing drugs and
27 devices based on cost, type or method of administration.~~

28 ~~—(c) “Network plan” means a benefit contract offered by a society
29 under which the financing and delivery of medical care, including
30 items and services paid for as medical care, are provided, in whole
31 or in part, through a defined set of providers under contract with the
32 society. The term does not include an arrangement for the financing
33 of premiums.~~

34 ~~—(d) “Provider of health care” has the meaning ascribed to it in
35 NRS 629.031.]~~

36 **Sec. 241.** NRS 695A.1853 is hereby amended to read as
37 follows:

38 695A.1853 1. A society that issues a benefit contract shall
39 provide coverage for screening, genetic counseling and testing for
40 harmful mutations in the BRCA gene for women under
41 circumstances where such screening, genetic counseling or testing,
42 as applicable, is required by NRS 457.301.

43 2. A society shall ensure that the benefits required by
44 subsection 1 are made available to an insured through a provider of
45 health care who participates in the network plan of the society.



1 3. A benefit contract subject to the provisions of this chapter
2 that is delivered, issued for delivery or renewed on or after
3 January 1, 2022, has the legal effect of including the coverage
4 required by subsection 1, and any provision of the plan that conflicts
5 with the provisions of this section is void.

6 ~~[4.—As used in this section:~~

7 ~~—(a) “Network plan” means a benefit contract offered by a society~~
8 ~~under which the financing and delivery of medical care, including~~
9 ~~items and services paid for as medical care, are provided, in whole~~
10 ~~or in part, through a defined set of providers under contract with the~~
11 ~~society. The term does not include an arrangement for the financing~~
12 ~~of premiums.~~

13 ~~—(b) “Provider of health care” has the meaning ascribed to it in~~
14 ~~NRS 629.031.]~~

15 **Sec. 242.** NRS 695A.1855 is hereby amended to read as
16 follows:

17 695A.1855 1. A benefit contract must provide coverage for
18 benefits payable for expenses incurred for:

19 (a) A mammogram to screen for breast cancer annually for
20 insureds who are 40 years of age or older.

21 (b) An imaging test to screen for breast cancer on an interval
22 and at the age deemed most appropriate, when medically necessary,
23 as recommended by the insured’s provider of health care based on
24 personal or family medical history or additional factors that may
25 increase the risk of breast cancer for the insured.

26 (c) A diagnostic imaging test for breast cancer at the age deemed
27 most appropriate, when medically necessary, as recommended by
28 the insured’s provider of health care to evaluate an abnormality
29 which is:

30 (1) Seen or suspected from a mammogram described in
31 paragraph (a) or an imaging test described in paragraph (b); or

32 (2) Detected by other means of examination.

33 2. A society must ensure that the benefits required by
34 subsection 1 are made available to an insured through a provider of
35 health care who participates in the network plan of the society.

36 3. Except as otherwise provided in subsection 5, a society that
37 offers or issues a benefit contract shall not:

38 (a) Except as otherwise provided in subsection 6, require an
39 insured to pay a deductible, copayment, coinsurance or any other
40 form of cost-sharing or require a longer waiting period or other
41 condition for coverage to obtain any benefit provided in a benefit
42 contract pursuant to subsection 1;

43 (b) Refuse to issue a benefit contract or cancel a benefit contract
44 solely because the person applying for or covered by the contract
45 uses or may use any such benefit;



1 (c) Offer or pay any type of material inducement or financial
2 incentive to an insured to discourage the insured from obtaining any
3 such benefit;

4 (d) Penalize a provider of health care who provides any such
5 benefit to an insured, including, without limitation, reducing the
6 reimbursement of the provider of health care;

7 (e) Offer or pay any type of material inducement, bonus or other
8 financial incentive to a provider of health care to deny, reduce,
9 withhold, limit or delay access to any such benefit to an insured; or

10 (f) Impose any other restrictions or delays on the access of an
11 insured to any such benefit.

12 4. A benefit contract subject to the provisions of this chapter
13 which is delivered, issued for delivery or renewed on or after
14 January 1, 2024, has the legal effect of including the coverage
15 required by subsection 1, and any provision of the benefit contract
16 or the renewal which is in conflict with this section is void.

17 5. Except as otherwise provided in this section and federal law,
18 a society may use medical management techniques, including,
19 without limitation, any available clinical evidence, to determine the
20 frequency of or treatment relating to any benefit required by this
21 section or the type of provider of health care to use for such
22 treatment.

23 6. If the application of paragraph (a) of subsection 3 would
24 result in the ineligibility of a health savings account of an insured
25 pursuant to 26 U.S.C. § 223, the prohibitions of paragraph (a) of
26 subsection 3 shall apply only for a qualified benefit contract with
27 respect to the deductible of such a benefit contract after the insured
28 has satisfied the minimum deductible pursuant to 26 U.S.C. § 223,
29 except with respect to items or services that constitute preventive
30 care pursuant to 26 U.S.C. § 223(c)(2)(C), in which case the
31 prohibitions of paragraph (a) of subsection 3 shall apply regardless
32 of whether the minimum deductible under 26 U.S.C. § 223 has been
33 satisfied.

34 7. As used in this section ~~†~~:

35 ~~—(a) “Medical management technique” means a practice which is~~
36 ~~used to control the cost or utilization of health care services or~~
37 ~~prescription drug use. The term includes, without limitation, the use~~
38 ~~of step therapy, prior authorization or categorizing drugs and~~
39 ~~devices based on cost, type or method of administration.~~

40 ~~—(b) “Network plan” means a benefit contract offered by a society~~
41 ~~under which the financing and delivery of medical care, including~~
42 ~~items and services paid for as medical care, are provided, in whole~~
43 ~~or in part, through a defined set of providers under contract with the~~
44 ~~society. The term does not include an arrangement for the financing~~
45 ~~of premiums.~~



1 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
2 ~~NRS 629.031.~~

3 ~~—(d) “Qualified”~~, *“qualified* benefit contract” means a benefit
4 contract that has a high deductible and is in compliance with 26
5 U.S.C. § 223 for the purposes of establishing a health savings
6 account.

7 **Sec. 243.** NRS 695A.1856 is hereby amended to read as
8 follows:

9 695A.1856 1. A society that issues a benefit contract shall
10 provide coverage for the examination of a person who is pregnant
11 for the discovery of:

12 (a) Chlamydia trachomatis, gonorrhea, hepatitis B and hepatitis
13 C in accordance with NRS 442.013.

14 (b) Syphilis in accordance with NRS 442.010.

15 2. The coverage required by this section must be provided:

16 (a) Regardless of whether the benefits are provided to the
17 insured by a provider of health care, facility or medical laboratory
18 that participates in the network plan of the society; and

19 (b) Without prior authorization.

20 3. A benefit contract subject to the provisions of this chapter
21 that is delivered, issued for delivery or renewed on or after July 1,
22 2021, has the legal effect of including the coverage required by
23 subsection 1, and any provision of the contract that conflicts with
24 the provisions of this section is void.

25 4. As used in this section ~~[-~~

26 ~~—(a) “Medical”~~, *“medical* laboratory” has the meaning ascribed
27 to it in NRS 652.060.

28 ~~[(b) “Network plan” means a benefit contract offered by a~~
29 ~~society under which the financing and delivery of medical care,~~
30 ~~including items and services paid for as medical care, are provided,~~
31 ~~in whole or in part, through a defined set of providers under contract~~
32 ~~with the society. The term does not include an arrangement for the~~
33 ~~financing of premiums.-~~

34 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
35 ~~NRS 629.031.]~~

36 **Sec. 244.** NRS 695A.1859 is hereby amended to read as
37 follows:

38 695A.1859 1. Subject to the limitations prescribed by
39 subsection 4, a society that issues a benefit contract shall include in
40 the contract coverage for medically necessary biomarker testing for
41 the diagnosis, treatment, appropriate management and ongoing
42 monitoring of cancer when such biomarker testing is supported by
43 medical and scientific evidence. Such evidence includes, without
44 limitation:



1 (a) The labeled indications for a biomarker test or medication
2 that has been approved or cleared by the United States Food and
3 Drug Administration;

4 (b) The indicated tests for a drug that has been approved by the
5 United States Food and Drug Administration or the warnings and
6 precautions included on the label of such a drug;

7 (c) A national coverage determination or local coverage
8 determination, as those terms are defined in 42 C.F.R. § 400.202; or

9 (d) Nationally recognized clinical practice guidelines or
10 consensus statements.

11 2. A society shall:

12 (a) Provide the coverage required by subsection 1 in a manner
13 that limits disruptions in care and the need for multiple specimens.

14 (b) Establish a clear and readily accessible process for an
15 insured or provider of health care to:

16 (1) Request an exception to a policy excluding coverage for
17 biomarker testing for the diagnosis, treatment, management or
18 ongoing monitoring of cancer; or

19 (2) Appeal a denial of coverage for such biomarker testing;
20 and

21 (c) Make the process described in paragraph (b) available on an
22 Internet website maintained by the society.

23 3. If a society requires an insured to obtain prior authorization
24 for a biomarker test described in subsection 1, the society shall
25 respond to a request for such prior authorization:

26 (a) Within 24 hours after receiving an urgent request; or

27 (b) Within 72 hours after receiving any other request.

28 4. The provisions of this section do not require a society to
29 provide coverage of biomarker testing:

30 (a) For screening purposes;

31 (b) Conducted by a provider of health care for whom the
32 biomarker testing is not within his or her scope of practice, training
33 and experience;

34 (c) Conducted by a provider of health care or a facility that does
35 not participate in the network plan of the society; or

36 (d) That has not been determined to be medically necessary by a
37 provider of health care for whom such a determination is within his
38 or her scope of practice, training and experience.

39 5. A benefit contract subject to the provisions of this chapter
40 that is delivered, issued for delivery or renewed on or after
41 October 1, 2023, has the legal effect of including the coverage
42 required by this section, and any provision of the benefit contract or
43 renewal which is in conflict with the provisions of this section is
44 void.

45 6. As used in this section:



1 (a) “Biomarker” means a characteristic that is objectively
2 measured and evaluated as an indicator of a normal biological
3 process, a pathogenic process or a pharmacological response to a
4 specific therapeutic intervention and includes, without limitation:

5 (1) An interaction between a gene and a drug that is being
6 used by or considered for use by the patient;

7 (2) A gene mutation or characteristic; and

8 (3) The expression of a protein.

9 (b) “Biomarker testing” means the analysis of the tissue, blood
10 or other biospecimen of a patient for the presentation of a biomarker
11 and includes, without limitation, single-analyte tests, multiplex
12 panel tests and whole genome, whole exome and whole
13 transcriptome sequencing.

14 (c) “Consensus statement” means a statement aimed at a specific
15 clinical circumstance that is:

16 (1) Made for the purpose of optimizing the outcomes of
17 clinical care;

18 (2) Made by an independent, multidisciplinary panel of
19 experts that has established a policy to avoid conflicts of interest;

20 (3) Based on scientific evidence; and

21 (4) Made using a transparent methodology and reporting
22 procedure.

23 (d) “Medically necessary” means health care services or
24 products that a prudent provider of health care would provide to a
25 patient to prevent, diagnose or treat an illness, injury or disease, or
26 any symptoms thereof, that are necessary and:

27 (1) Provided in accordance with generally accepted standards
28 of medical practice;

29 (2) Not primarily provided for the convenience of the patient
30 or provider of health care; and

31 (3) Significant in guiding and informing the provider of
32 health care in providing the most appropriate course of treatment for
33 the patient in order to prevent, delay or lessen the magnitude of an
34 adverse health outcome.

35 (e) “Nationally recognized clinical practice guidelines” means
36 evidence-based guidelines establishing standards of care that
37 include, without limitation, recommendations intended to optimize
38 care of patients and are:

39 (1) Informed by a systemic review of evidence and an
40 assessment of the risks and benefits of alternative options for care;
41 and

42 (2) Developed using a transparent methodology and
43 reporting procedure by an independent organization or society of
44 medical professionals that has established a policy to avoid conflicts
45 of interest.



1 ~~[(f) "Network plan" means a benefit contract offered by a~~
2 ~~society under which the financing and delivery of medical care,~~
3 ~~including items and services paid for as medical care, are provided,~~
4 ~~in whole or in part, through a defined set of providers under contract~~
5 ~~with the society. The term does not include an arrangement for the~~
6 ~~financing of premiums.-~~
7 ~~—(g) "Provider of health care" has the meaning ascribed to it in~~
8 ~~NRS 629.031.]~~

9 **Sec. 245.** NRS 695A.1865 is hereby amended to read as
10 follows:

11 695A.1865 1. Except as otherwise provided in subsection 8,
12 a society that offers or issues a benefit contract which provides
13 coverage for prescription drugs or devices shall include in the
14 contract coverage for:

15 (a) Up to a 12-month supply, per prescription, of any type of
16 drug for contraception or its therapeutic equivalent which is:

- 17 (1) Lawfully prescribed or ordered;
- 18 (2) Approved by the Food and Drug Administration;
- 19 (3) Listed in subsection 11; and
- 20 (4) Dispensed in accordance with NRS 639.28075;

21 (b) Any type of device for contraception which is:

- 22 (1) Lawfully prescribed or ordered;
- 23 (2) Approved by the Food and Drug Administration; and
- 24 (3) Listed in subsection 11;

25 (c) Self-administered hormonal contraceptives dispensed by a
26 pharmacist pursuant to NRS 639.28078;

27 (d) Insertion of a device for contraception or removal of such a
28 device if the device was inserted while the insured was covered by
29 the same benefit contract;

30 (e) Education and counseling relating to the initiation of the use
31 of contraception and any necessary follow-up after initiating such
32 use;

33 (f) Management of side effects relating to contraception; and

34 (g) Voluntary sterilization for women.

35 2. A society shall provide coverage for any services listed in
36 subsection 1 which are within the authorized scope of practice of a
37 pharmacist when such services are provided by a pharmacist who is
38 employed by or serves as an independent contractor of an in-
39 network pharmacy and in accordance with the applicable provider
40 network contract. Such coverage must be provided to the same
41 extent as if the services were provided by another provider of health
42 care, as applicable to the services being provided. The terms of the
43 policy must not limit:



1 (a) Coverage for services listed in subsection 1 and provided by
2 such a pharmacist to a number of occasions less than the coverage
3 for such services when provided by another provider of health care.

4 (b) Reimbursement for services listed in subsection 1 and
5 provided by such a pharmacist to an amount less than the amount
6 reimbursed for similar services provided by a physician, physician
7 assistant or advanced practice registered nurse.

8 3. A society must ensure that the benefits required by
9 subsection 1 are made available to an insured through a provider of
10 health care who participates in the network plan of the society.

11 4. If a covered therapeutic equivalent listed in subsection 1 is
12 not available or a provider of health care deems a covered
13 therapeutic equivalent to be medically inappropriate, an alternate
14 therapeutic equivalent prescribed by a provider of health care must
15 be covered by the society.

16 5. Except as otherwise provided in subsections 9, 10 and 12, a
17 society that offers or issues a benefit contract shall not:

18 (a) Require an insured to pay a higher deductible, any
19 copayment or coinsurance or require a longer waiting period or
20 other condition for coverage for any benefit included in the benefit
21 contract pursuant to subsection 1;

22 (b) Refuse to issue a benefit contract or cancel a benefit contract
23 solely because the person applying for or covered by the contract
24 uses or may use any such benefit;

25 (c) Offer or pay any type of material inducement or financial
26 incentive to an insured to discourage the insured from obtaining any
27 such benefit;

28 (d) Penalize a provider of health care who provides any such
29 benefit to an insured, including, without limitation, reducing the
30 reimbursement to the provider of health care;

31 (e) Offer or pay any type of material inducement, bonus or other
32 financial incentive to a provider of health care to deny, reduce,
33 withhold, limit or delay access to any such benefit to an insured; or

34 (f) Impose any other restrictions or delays on the access of an
35 insured to any such benefit.

36 6. Coverage pursuant to this section for the covered dependent
37 of an insured must be the same as for the insured.

38 7. Except as otherwise provided in subsection 8, a benefit
39 contract subject to the provisions of this chapter that is delivered,
40 issued for delivery or renewed on or after January 1, 2024, has the
41 legal effect of including the coverage required by this section, and
42 any provision of the contract or the renewal which is in conflict with
43 this section is void.

44 8. A society that offers or issues a benefit contract and which is
45 affiliated with a religious organization is not required to provide the



1 coverage required by subsection 1 if the society objects on religious
2 grounds. Such a society shall, before the issuance of a benefit
3 contract and before the renewal of such a contract, provide to the
4 prospective insured written notice of the coverage that the society
5 refuses to provide pursuant to this subsection.

6 9. A society may require an insured to pay a higher deductible,
7 copayment or coinsurance for a drug for contraception if the insured
8 refuses to accept a therapeutic equivalent of the drug.

9 10. For each of the 18 methods of contraception listed in
10 subsection 11 that have been approved by the Food and Drug
11 Administration, a benefit contract must include at least one drug or
12 device for contraception within each method for which no
13 deductible, copayment or coinsurance may be charged to the
14 insured, but the society may charge a deductible, copayment or
15 coinsurance for any other drug or device that provides the same
16 method of contraception. If the society charges a copayment or
17 coinsurance for a drug for contraception, the society may only
18 require an insured to pay the copayment or coinsurance:

19 (a) Once for the entire amount of the drug dispensed for the plan
20 year; or

21 (b) Once for each 1-month supply of the drug dispensed.

22 11. The following 18 methods of contraception must be
23 covered pursuant to this section:

24 (a) Voluntary sterilization for women;

25 (b) Surgical sterilization implants for women;

26 (c) Implantable rods;

27 (d) Copper-based intrauterine devices;

28 (e) Progesterone-based intrauterine devices;

29 (f) Injections;

30 (g) Combined estrogen- and progestin-based drugs;

31 (h) Progestin-based drugs;

32 (i) Extended- or continuous-regimen drugs;

33 (j) Estrogen- and progestin-based patches;

34 (k) Vaginal contraceptive rings;

35 (l) Diaphragms with spermicide;

36 (m) Sponges with spermicide;

37 (n) Cervical caps with spermicide;

38 (o) Female condoms;

39 (p) Spermicide;

40 (q) Combined estrogen- and progestin-based drugs for
41 emergency contraception or progestin-based drugs for emergency
42 contraception; and

43 (r) Ulipristal acetate for emergency contraception.

44 12. Except as otherwise provided in this section and federal
45 law, a society may use medical management techniques, including,



1 without limitation, any available clinical evidence, to determine the
2 frequency of or treatment relating to any benefit required by this
3 section or the type of provider of health care to use for such
4 treatment.

5 13. A society shall not:

6 (a) Use medical management techniques to require an insured to
7 use a method of contraception other than the method prescribed or
8 ordered by a provider of health care;

9 (b) Require an insured to obtain prior authorization for the
10 benefits described in paragraphs (a) and (c) of subsection 1; or

11 (c) Refuse to cover a contraceptive injection or the insertion of a
12 device described in paragraph (c), (d) or (e) of subsection 11 at a
13 hospital immediately after an insured gives birth.

14 14. A society must provide an accessible, transparent and
15 expedited process which is not unduly burdensome by which an
16 insured, or the authorized representative of the insured, may request
17 an exception relating to any medical management technique used by
18 the society to obtain any benefit required by this section without a
19 higher deductible, copayment or coinsurance.

20 15. As used in this section:

21 (a) "In-network pharmacy" means a pharmacy that has entered
22 into a contract with a society to provide services to insureds through
23 a network plan offered or issued by the society.

24 (b) ~~["Medical management technique" means a practice which is
25 used to control the cost or utilization of health care services or
26 prescription drug use. The term includes, without limitation, the use
27 of step therapy, prior authorization or categorizing drugs and
28 devices based on cost, type or method of administration.~~

29 ~~—(c) "Network plan" means a benefit contract offered by a society
30 under which the financing and delivery of medical care, including
31 items and services paid for as medical care, are provided, in whole
32 or in part, through a defined set of providers under contract with the
33 society. The term does not include an arrangement for the financing
34 of premiums.~~

35 ~~—(d)] "Provider network contract" [means] includes~~ a contract
36 between a society and a [provider of health care or] pharmacy
37 specifying the rights and responsibilities of the society and the
38 [provider of health care or] pharmacy [~~, as applicable,~~] for delivery
39 of health care services pursuant to a network plan.

40 ~~[(e) "Provider of health care" has the meaning ascribed to it in
41 NRS 629.031.~~

42 ~~—(f) "Therapeutic equivalent" means a drug which:~~

43 ~~—(1) Contains an identical amount of the same active
44 ingredients in the same dosage and method of administration as
45 another drug;~~



~~(2) Is expected to have the same clinical effect when administered to a patient pursuant to a prescription or order as another drug; and~~

~~(3) Meets any other criteria required by the Food and Drug Administration for classification as a therapeutic equivalent.]~~

Sec. 246. NRS 695A.1867 is hereby amended to read as follows:

695A.1867 1. Except as otherwise provided in this section, a society that issues a benefit contract shall include in the benefit contract coverage for the medically necessary treatment of conditions relating to gender dysphoria and gender incongruence. Such coverage must include coverage of medically necessary psychosocial and surgical intervention and any other medically necessary treatment for such disorders provided by:

- (a) Endocrinologists;
- (b) Pediatric endocrinologists;
- (c) Social workers;
- (d) Psychiatrists;
- (e) Psychologists;
- (f) Gynecologists;
- (g) Speech-language pathologists;
- (h) Primary care physicians;
- (i) Advanced practice registered nurses;
- (j) Physician assistants; and
- (k) Any other providers of medically necessary services for the treatment of gender dysphoria or gender incongruence.

2. This section does not require a benefit contract to include coverage for cosmetic surgery performed by a plastic surgeon or reconstructive surgeon that is not medically necessary.

3. A society that issues a benefit contract shall not categorically refuse to cover medically necessary gender-affirming treatments or procedures or revisions to prior treatments if the contract provides coverage for any such services, procedures or revisions for purposes other than gender transition or affirmation.

4. A society that issues a benefit contract may prescribe requirements that must be satisfied before the society covers surgical treatment of conditions relating to gender dysphoria or gender incongruence for an insured who is less than 18 years of age. Such requirements may include, without limitation, requirements that:

- (a) The treatment must be recommended by a psychologist, psychiatrist or other mental health professional;
- (b) The treatment must be recommended by a physician;
- (c) The insured must provide a written expression of the desire of the insured to undergo the treatment;



1 (d) A written plan for treatment that covers at least 1 year must
2 be developed and approved by at least two providers of health care;
3 and

4 (e) Parental consent is provided for the insured unless the
5 insured is expressly authorized by law to consent on his or her own
6 behalf.

7 5. When determining whether treatment is medically necessary
8 for the purposes of this section, a society must consider the most
9 recent Standards of Care published by the World Professional
10 Association for Transgender Health, or its successor organization.

11 6. A society shall make a reasonable effort to ensure that the
12 benefits required by subsection 1 are made available to an insured
13 through a provider of health care who participates in the network
14 plan of the society. If, after a reasonable effort, the society is unable
15 to make such benefits available through such a provider of health
16 care, the society may treat the treatment that the society is unable to
17 make available through such a provider of health care in the same
18 manner as other services provided by a provider of health care who
19 does not participate in the network plan of the society.

20 7. If an insured appeals the denial of a claim or coverage under
21 this section on the grounds that the treatment requested by the
22 insured is not medically necessary, the society must consult with a
23 provider of health care who has experience in prescribing or
24 delivering gender-affirming treatment concerning the medical
25 necessity of the treatment requested by the insured when
26 considering the appeal.

27 8. A benefit contract subject to the provisions of this chapter
28 that is delivered, issued for delivery or renewed on or after July 1,
29 2023, has the legal effect of including the coverage required by
30 subsection 1, and any provision of the benefit contract or renewal
31 which is in conflict with the provisions of this section is void.

32 9. As used in this section:

33 (a) "Cosmetic surgery":

34 (1) Means a surgical procedure that:

35 (I) Does not meaningfully promote the proper function of
36 the body;

37 (II) Does not prevent or treat illness or disease; and

38 (III) Is primarily directed at improving the appearance of
39 a person.

40 (2) Includes, without limitation, cosmetic surgery directed at
41 preserving beauty.

42 (b) "Gender dysphoria" means distress or impairment in social,
43 occupational or other areas of functioning caused by a marked
44 difference between the gender identity or expression of a person and



1 the sex assigned to the person at birth which lasts at least 6 months
2 and is shown by at least two of the following:

3 (1) A marked difference between gender identity or
4 expression and primary or secondary sex characteristics or
5 anticipated secondary sex characteristics in young adolescents.

6 (2) A strong desire to be rid of primary or secondary sex
7 characteristics because of a marked difference between such sex
8 characteristics and gender identity or expression or a desire to
9 prevent the development of anticipated secondary sex characteristics
10 in young adolescents.

11 (3) A strong desire for the primary or secondary sex
12 characteristics of the gender opposite from the sex assigned at birth.

13 (4) A strong desire to be of the opposite gender or a gender
14 different from the sex assigned at birth.

15 (5) A strong desire to be treated as the opposite gender or a
16 gender different from the sex assigned at birth.

17 (6) A strong conviction of experiencing typical feelings and
18 reactions of the opposite gender or a gender different from the sex
19 assigned at birth.

20 (c) "Medically necessary" means health care services or
21 products that a prudent provider of health care would provide to a
22 patient to prevent, diagnose or treat an illness, injury or disease, or
23 any symptoms thereof, that are necessary and:

24 (1) Provided in accordance with generally accepted standards
25 of medical practice;

26 (2) Clinically appropriate with regard to type, frequency,
27 extent, location and duration;

28 (3) Not provided primarily for the convenience of the patient
29 or provider of health care;

30 (4) Required to improve a specific health condition of a
31 patient or to preserve the existing state of health of the patient; and

32 (5) The most clinically appropriate level of health care that
33 may be safely provided to the patient.

34 ➤ A provider of health care prescribing, ordering, recommending or
35 approving a health care service or product does not, by itself, make
36 that health care service or product medically necessary.

37 ~~[(d) "Network plan" means a benefit contract offered by a
38 society under which the financing and delivery of medical care,
39 including items and services paid for as medical care, are provided,
40 in whole or in part, through a defined set of providers under contract
41 with the society. The term does not include an arrangement for the
42 financing of premiums.-~~

43 ~~—(e) "Provider of health care" has the meaning ascribed to it in
44 NRS 629.031.]~~



1 **Sec. 247.** NRS 695A.1873 is hereby amended to read as
2 follows:

3 695A.1873 1. A society that issues a benefit contract shall
4 include in the benefit contract coverage for:

5 (a) Necessary case management services for an insured who has
6 been diagnosed with sickle cell disease and its variants; and

7 (b) Medically necessary care for an insured who has been
8 diagnosed with sickle cell disease and its variants.

9 2. A society that issues a benefit contract which provides
10 coverage for prescription drugs shall include in the benefit contract
11 coverage for medically necessary prescription drugs to treat sickle
12 cell disease and its variants.

13 3. A society may use medical management techniques,
14 including, without limitation, any available clinical evidence, to
15 determine the frequency of or treatment relating to any benefit
16 required by this section or the type of provider of health care to use
17 for such treatment.

18 4. As used in this section:

19 (a) “Case management services” means medical or other health
20 care management services to assist patients and providers of health
21 care, including, without limitation, identifying and facilitating
22 additional resources and treatments, providing information about
23 treatment options and facilitating communication between providers
24 of services to a patient.

25 (b) ~~“Medical management technique” means a practice which is
26 used to control the cost or utilization of health care services. The
27 term includes, without limitation, the use of step therapy, prior
28 authorization or categorizing drugs and devices based on cost, type
29 or method of administration.~~

30 ~~(e)~~ “Medically necessary” has the meaning ascribed to it in
31 NRS 695G.055.

32 ~~(d)~~ (c) “Sickle cell disease and its variants” has the meaning
33 ascribed to it in NRS 439.4927.

34 **Sec. 248.** NRS 695A.1874 is hereby amended to read as
35 follows:

36 695A.1874 1. A society that offers or issues a benefit
37 contract shall include in the contract coverage for:

38 (a) All drugs approved by the United States Food and Drug
39 Administration to support safe withdrawal from substance use
40 disorder, including, without limitation, lofexidine.

41 (b) All drugs approved by the United States Food and Drug
42 Administration to provide medication-assisted treatment for opioid
43 use disorder, including, without limitation, buprenorphine,
44 methadone and naltrexone.



1 (c) The services described in NRS 639.28079 when provided by
2 a pharmacist or pharmacy that participates in the network plan of the
3 society. The Commissioner shall adopt regulations governing the
4 provision of reimbursement for such services.

5 (d) Any service for the treatment of substance use disorder
6 provided by a provider of primary care if the service is covered
7 when provided by a specialist and:

8 (1) The service is within the scope of practice of the provider
9 of primary care; or

10 (2) The provider of primary care is capable of providing the
11 service safely and effectively in consultation with a specialist and
12 the provider engages in such consultation.

13 2. A society that offers or issues a benefit contract shall
14 reimburse a pharmacist or pharmacy that participates in the network
15 plan of the society for the services described in NRS 639.28079 at a
16 rate equal to the rate of reimbursement provided to a physician,
17 physician assistant or advanced practice registered nurse for similar
18 services.

19 3. A society shall provide the coverage required by paragraphs
20 (a) and (b) of subsection 1 regardless of whether the drug is
21 included in the formulary of the society.

22 4. Except as otherwise provided in this subsection, a society
23 shall not subject the benefits required by paragraphs (a), (b) and (c)
24 of subsection 1 to medical management techniques, other than step
25 therapy. A society may subject the benefits required by paragraphs
26 (b) and (c) of subsection 1 to other reasonable medical management
27 techniques when the benefits are provided by a pharmacist in
28 accordance with NRS 639.28079.

29 5. A society shall not:

30 (a) Limit the covered amount of a drug described in paragraph
31 (a) or (b) of subsection 1; or

32 (b) Refuse to cover a drug described in paragraph (a) or (b) of
33 subsection 1 because the drug is dispensed by a pharmacy through
34 mail order service.

35 6. A society shall ensure that the benefits required by
36 subsection 1 are made available to an insured through a provider of
37 health care who participates in the network plan of the society.

38 7. A benefit contract subject to the provisions of this chapter
39 that is delivered, issued for delivery or renewed on or after
40 January 1, 2024, has the legal effect of including the coverage
41 required by subsection 1, and any provision of the contract that
42 conflicts with the provisions of this section is void.

43 8. As used in this section ~~f~~:-

44 ~~—(a) “Medical management technique” means a practice which is~~
45 ~~used to control the cost or use of health care services or prescription~~



1 ~~drugs. The term includes, without limitation, the use of step therapy,~~
2 ~~prior authorization and categorizing drugs and devices based on~~
3 ~~cost, type or method of administration.~~

4 ~~—(b) “Network plan” means a benefit contract offered by a society~~
5 ~~under which the financing and delivery of medical care, including~~
6 ~~items and services paid for as medical care, are provided, in whole~~
7 ~~or in part, through a defined set of providers under contract with the~~
8 ~~society. The term does not include an arrangement for the financing~~
9 ~~of premiums.~~

10 ~~—(c) “Primary” , “primary care” means the practice of family~~
11 ~~medicine, pediatrics, internal medicine, obstetrics and gynecology~~
12 ~~and midwifery.~~

13 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
14 ~~NRS 629.031.]~~

15 **Sec. 249.** NRS 695A.1875 is hereby amended to read as
16 follows:

17 695A.1875 1. A society that offers or issues a benefit
18 contract shall include in the contract coverage for:

19 (a) Counseling, support and supplies for breastfeeding,
20 including breastfeeding equipment, counseling and education during
21 the antenatal, perinatal and postpartum period for not more than 1
22 year;

23 (b) Screening and counseling for interpersonal and domestic
24 violence for women at least annually with initial intervention
25 services consisting of education, strategies to reduce harm,
26 supportive services or a referral for any other appropriate services;

27 (c) Behavioral counseling concerning sexually transmitted
28 diseases from a provider of health care for sexually active women
29 who are at increased risk for such diseases;

30 (d) Hormone replacement therapy;

31 (e) Such prenatal screenings and tests as recommended by the
32 American College of Obstetricians and Gynecologists or its
33 successor organization;

34 (f) Screening for blood pressure abnormalities and diabetes,
35 including gestational diabetes, after at least 24 weeks of gestation or
36 as ordered by a provider of health care;

37 (g) Screening for cervical cancer at such intervals as are
38 recommended by the American College of Obstetricians and
39 Gynecologists or its successor organization;

40 (h) Screening for depression;

41 (i) Screening and counseling for the human immunodeficiency
42 virus consisting of a risk assessment, annual education relating to
43 prevention and at least one screening for the virus during the
44 lifetime of the insured or as ordered by a provider of health care;



1 (j) Smoking cessation programs for an insured who is 18 years
2 of age or older consisting of not more than two cessation attempts
3 per year and four counseling sessions per year;

4 (k) All vaccinations recommended by the Advisory Committee
5 on Immunization Practices of the Centers for Disease Control and
6 Prevention of the United States Department of Health and Human
7 Services or its successor organization; and

8 (l) Such well-woman preventative visits as recommended by the
9 Health Resources and Services Administration, which must include
10 at least one such visit per year beginning at 14 years of age.

11 2. A society must ensure that the benefits required by
12 subsection 1 are made available to an insured through a provider of
13 health care who participates in the network plan of the society.

14 3. Except as otherwise provided in subsection 5, a society that
15 offers or issues a benefit contract shall not:

16 (a) Require an insured to pay a higher deductible, any
17 copayment or coinsurance or require a longer waiting period or
18 other condition to obtain any benefit provided in the benefit contract
19 pursuant to subsection 1;

20 (b) Refuse to issue a benefit contract or cancel a benefit contract
21 solely because the person applying for or covered by the contract
22 uses or may use any such benefit;

23 (c) Offer or pay any type of material inducement or financial
24 incentive to an insured to discourage the insured from obtaining any
25 such benefit;

26 (d) Penalize a provider of health care who provides any such
27 benefit to an insured, including, without limitation, reducing the
28 reimbursement of the provider of health care;

29 (e) Offer or pay any type of material inducement, bonus or other
30 financial incentive to a provider of health care to deny, reduce,
31 withhold, limit or delay access to any such benefit to an insured; or

32 (f) Impose any other restrictions or delays on the access of an
33 insured to any such benefit.

34 4. A benefit contract subject to the provisions of this chapter
35 that is delivered, issued for delivery or renewed on or after
36 January 1, 2018, has the legal effect of including the coverage
37 required by subsection 1, and any provision of the benefit contract
38 or the renewal which is in conflict with this section is void.

39 5. Except as otherwise provided in this section and federal law,
40 a society may use medical management techniques, including,
41 without limitation, any available clinical evidence, to determine the
42 frequency of or treatment relating to any benefit required by this
43 section or the type of provider of health care to use for such
44 treatment.

45 **{6.—As used in this section:**



1 —(a) “Medical management technique” means a practice which is
2 used to control the cost or utilization of health care services or
3 prescription drug use. The term includes, without limitation, the use
4 of step therapy, prior authorization or categorizing drugs and
5 devices based on cost, type or method of administration.

6 —(b) “Network plan” means a benefit contract offered by a society
7 under which the financing and delivery of medical care, including
8 items and services paid for as medical care, are provided, in whole
9 or in part, through a defined set of providers under contract with the
10 society. The term does not include an arrangement for the financing
11 of premiums.

12 —(c) “Provider of health care” has the meaning ascribed to it in
13 NRS 629.031.]

14 **Sec. 250.** NRS 695A.256 is hereby amended to read as
15 follows:

16 695A.256 1. A benefit contract which provides coverage for
17 prescription drugs must not require an insured to submit to a step
18 therapy protocol before covering a drug approved by the Food and
19 Drug Administration that is prescribed to treat a psychiatric
20 condition of the insured, if:

21 (a) The drug has been approved by the Food and Drug
22 Administration with indications for the psychiatric condition of the
23 insured or the use of the drug to treat that psychiatric condition is
24 otherwise supported by medical or scientific evidence;

25 (b) The drug is prescribed by:

26 (1) A psychiatrist;

27 (2) A physician assistant under the supervision of a
28 psychiatrist;

29 (3) An advanced practice registered nurse who has the
30 psychiatric training and experience prescribed by the State Board of
31 Nursing pursuant to NRS 632.120; or

32 (4) A primary care provider that is providing care to an
33 insured in consultation with a practitioner listed in subparagraph (1),
34 (2) or (3), if the closest practitioner listed in subparagraph (1), (2) or
35 (3) who participates in the network plan of the society is located 60
36 miles or more from the residence of the insured; and

37 (c) The practitioner listed in paragraph (b) who prescribed the
38 drug knows, based on the medical history of the insured, or
39 reasonably expects each alternative drug that is required to be used
40 earlier in the step therapy protocol to be ineffective at treating the
41 psychiatric condition.

42 2. Any provision of a benefit contract subject to the provisions
43 of this chapter that is delivered, issued for delivery or renewed on or
44 after July 1, 2023, which is in conflict with this section is void.

45 3. As used in this section:



1 (a) "Medical or scientific evidence" has the meaning ascribed to
2 it in NRS 695G.053.

3 (b) ~~["Network plan" means a benefit contract offered by a~~
4 ~~society under which the financing and delivery of medical care is~~
5 ~~provided, in whole or in part, through a defined set of providers~~
6 ~~under contract with the society. The term does not include an~~
7 ~~arrangement for the financing of premiums.~~

8 ~~—(c)]~~ "Step therapy protocol" means a procedure that requires an
9 insured to use a prescription drug or sequence of prescription drugs
10 other than a drug that a practitioner recommends for treatment of a
11 psychiatric condition of the insured before his or her benefit contract
12 provides coverage for the recommended drug.

13 **Sec. 251.** NRS 695A.500 is hereby amended to read as
14 follows:

15 695A.500 The Commissioner, or any person the Commissioner
16 may appoint, may examine any domestic, foreign or alien society
17 which is transacting business or applying for admission to transact
18 business in this state in the same manner as authorized for the
19 examination of domestic, foreign or alien insurers. For the purposes
20 of this section, the provisions of ~~[NRS 679B.230 to 679B.300,]~~
21 ~~sections 2 to 41,~~ inclusive, *of this act* are applicable to societies.

22 **Sec. 252.** NRS 695B.030 is hereby amended to read as
23 follows:

24 695B.030 As used in this chapter:

25 1. "Dental services" means general and special dental services
26 ordinarily provided by dentists licensed under the provisions of
27 chapter 631 of NRS to practice in the State of Nevada in accordance
28 with the generally accepted practices of the community at the time
29 the service is rendered, and the furnishing of necessary appliances,
30 drugs, medicines and supplies, prosthetic appliances, orthodontic
31 appliances, metal, ceramic and other restorations.

32 2. "Hospital services" means the furnishing or providing of any
33 or all of the following:

34 (a) Maintenance and care in the hospital, including but not
35 limited to, nursing care, drugs, medicines, supplies, physiotherapy,
36 transportation and use of facilities and appliances.

37 (b) Reimbursement of the beneficiary or subscriber for, but
38 without requiring that the beneficiary or subscriber first pay,
39 expenses incurred for any of the items included in paragraph (a).

40 (c) Reimbursement, at a uniform rate, of the beneficiary or
41 subscriber for, but without requiring that the beneficiary or
42 subscriber first pay, the costs and expenses incurred for medical
43 supplies.

44 (d) Reimbursement for expenses incurred outside of the hospital
45 for continued care and treatment following the subscriber's



1 discharge from the hospital, for nursing service, necessary
2 appliances, drugs, medicines, supplies and any other services which
3 would have been available in the hospital (excluding physicians'
4 services), whether or not provided through a hospital.

5 (e) Reimbursement for ambulance service expenses.

6 3. *“Medical management technique” has the meaning*
7 *ascribed to it in section 299 of this act.*

8 4. “Medical services” means the furnishing or providing of any
9 or all of the following:

10 (a) Medical or surgical services, in or out of a hospital, by a
11 physician licensed to practice under the laws of Nevada.

12 (b) Reimbursement for expenses incurred for nursing services,
13 necessary appliances, drugs, medicines, supplies and any other
14 health care services.

15 5. *“Network plan” has the meaning ascribed to it in*
16 *NRS 687B.645.*

17 6. *“Provider network contract” has the meaning ascribed to it*
18 *in NRS 687B.658.*

19 7. *“Provider of health care” has the meaning ascribed to it in*
20 *NRS 629.031.*

21 8. *“Therapeutic equivalent” has the meaning ascribed to it in*
22 *section 302 of this act.*

23 **Sec. 253.** NRS 695B.160 is hereby amended to read as
24 follows:

25 695B.160 1. Every corporation subject to the provisions of
26 this chapter shall annually:

27 (a) On or before March 1, file in the Office of the Commissioner
28 a statement verified by at least two of the principal officers of the
29 corporation, showing its condition and affairs as of December 31 of
30 the preceding calendar year. The statement must be in the form
31 required by the Commissioner and must contain statements relative
32 to the matters required to be established as a condition precedent to
33 maintaining or operating a nonprofit hospital, medical or dental
34 service plan and to other matters which the Commissioner may
35 prescribe.

36 (b) Pay all applicable fees for the renewal of a certificate of
37 authority and the fee for the filing of an annual statement.

38 2. Every corporation subject to the provisions of this chapter
39 shall file a financial statement pursuant to NRS 680A.265,
40 as required pursuant to paragraph (c) of subsection 1 of
41 NRS 680A.265.

42 3. Every corporation subject to the provisions of this chapter
43 shall file with the Commissioner and the National Association of
44 Insurance Commissioners a quarterly statement in the form most
45 recently adopted by the National Association of Insurance



1 Commissioners for that type of insurer. The quarterly statement
2 must be:

- 3 (a) Prepared in accordance with the instructions which are
4 applicable to that form, including, without limitation, the required
5 date of submission for the form; and
6 (b) Filed by electronic means.

7 4. The Commissioner may examine, as often as the
8 Commissioner deems it desirable, the affairs of every corporation
9 subject to the provisions of this chapter. The Commissioner shall, if
10 practicable, examine each such corporation at least once in every 3
11 years, and in any event, at least once in every 5 years, as to its
12 condition, fulfillment of its contractual obligations and compliance
13 with applicable laws. The actual expenses of the examination must
14 be paid by the corporation in accordance with the provisions of
15 ~~[NRS 679B.290.]~~ *section 19 of this act.* The Commissioner shall
16 refuse to issue a certificate of authority or shall revoke a certificate
17 of authority issued to any corporation which neglects or refuses to
18 pay such expenses.

19 **Sec. 254.** NRS 695B.185 is hereby amended to read as
20 follows:

21 695B.185 A group contract for hospital, medical or dental
22 services which offers a difference of payment between preferred
23 providers of health care and providers of health care who are not
24 preferred:

25 1. ~~[May not require a deductible of more than \$600 difference
26 per admission to a facility for inpatient treatment which is not a
27 preferred provider of health care.~~

28 ~~—2.— May not require a deductible of more than \$500 difference
29 per treatment, other than inpatient treatment at a hospital, by a
30 provider which is not preferred.~~

31 ~~—3.]~~ May not require an insured, another insurer who issues
32 policies of group health insurance, a nonprofit medical service
33 corporation or a health maintenance organization to pay any amount
34 in excess of the deductible or coinsurance due from the insured
35 based on the rates agreed upon with a provider.

36 ~~[4.— May not provide for a difference in percentage rates of
37 payment for coinsurance of more than 30 percentage points between
38 the copayment required to be paid by the insured to a preferred
39 provider of health care and the copayment required to be paid by the
40 insured to a provider of health care who is not preferred.~~

41 ~~—5.]~~ 2. Must require that the deductible and payment for
42 coinsurance paid by the insured to a preferred provider of health
43 care be applied to the negotiated reduced rates of that provider.

44 ~~[6.]~~ 3. Must provide that if there is a particular service which a
45 preferred provider of health care does not provide and the provider



1 of health care who is treating the insured determines that the use of
2 the service is necessary for the health of the insured, the service
3 shall be deemed to be provided by the preferred provider of health
4 care.

5 ~~[7-]~~ 4. Must require the corporation to process a claim of a
6 provider of health care who is not preferred not later than 30
7 working days after the date on which proof of the claim is received.

8 **Sec. 255.** NRS 695B.19046 is hereby amended to read as
9 follows:

10 695B.19046 1. A policy of health insurance offered or issued
11 by a hospital or medical services corporation which provides
12 coverage for prescription drugs must not require an insured to
13 submit to a step therapy protocol before covering a drug approved
14 by the Food and Drug Administration that is prescribed to treat a
15 psychiatric condition of the insured, if:

16 (a) The drug has been approved by the Food and Drug
17 Administration with indications for the psychiatric condition of the
18 insured or the use of the drug to treat that psychiatric condition is
19 otherwise supported by medical or scientific evidence;

20 (b) The drug is prescribed by:

21 (1) A psychiatrist;

22 (2) A physician assistant under the supervision of a
23 psychiatrist;

24 (3) An advanced practice registered nurse who has the
25 psychiatric training and experience prescribed by the State Board of
26 Nursing pursuant to NRS 632.120; or

27 (4) A primary care provider that is providing care to an
28 insured in consultation with a practitioner listed in subparagraph (1),
29 (2) or (3), if the closest practitioner listed in subparagraph (1), (2) or
30 (3) who participates in the network plan of the hospital or medical
31 services corporation is located 60 miles or more from the residence
32 of the insured; and

33 (c) The practitioner listed in paragraph (b) who prescribed the
34 drug knows, based on the medical history of the insured, or
35 reasonably expects each alternative drug that is required to be used
36 earlier in the step therapy protocol to be ineffective at treating the
37 psychiatric condition.

38 2. Any provision of a policy of health insurance subject to the
39 provisions of this chapter that is delivered, issued for delivery or
40 renewed on or after July 1, 2023, which is in conflict with this
41 section is void.

42 3. As used in this section:

43 (a) "Medical or scientific evidence" has the meaning ascribed to
44 it in NRS 695G.053.



1 (b) ~~["Network plan" means a policy of health insurance offered~~
2 ~~by a hospital or medical services corporation under which the~~
3 ~~financing and delivery of medical care is provided, in whole or in~~
4 ~~part, through a defined set of providers under contract with the~~
5 ~~hospital or medical services corporation. The term does not include~~
6 ~~an arrangement for the financing of premiums.~~

7 ~~—(c)~~ "Step therapy protocol" means a procedure that requires an
8 insured to use a prescription drug or sequence of prescription drugs
9 other than a drug that a practitioner recommends for treatment of a
10 psychiatric condition of the insured before his or her policy of health
11 insurance offered or issued by a hospital or medical services
12 corporation provides coverage for the recommended drug.

13 **Sec. 256.** NRS 695B.19087 is hereby amended to read as
14 follows:

15 695B.19087 1. Subject to the limitations prescribed by
16 subsection 4, a hospital or medical service corporation that issues a
17 policy of health insurance shall include in the policy coverage for
18 medically necessary biomarker testing for the diagnosis, treatment,
19 appropriate management and ongoing monitoring of cancer when
20 such biomarker testing is supported by medical and scientific
21 evidence. Such evidence includes, without limitation:

22 (a) The labeled indications for a biomarker test or medication
23 that has been approved or cleared by the United States Food and
24 Drug Administration;

25 (b) The indicated tests for a drug that has been approved by the
26 United States Food and Drug Administration or the warnings and
27 precautions included on the label of such a drug;

28 (c) A national coverage determination or local coverage
29 determination, as those terms are defined in 42 C.F.R. § 400.202; or

30 (d) Nationally recognized clinical practice guidelines or
31 consensus statements.

32 2. A hospital or medical service corporation shall:

33 (a) Provide the coverage required by subsection 1 in a manner
34 that limits disruptions in care and the need for multiple specimens.

35 (b) Establish a clear and readily accessible process for an
36 insured or provider of health care to:

37 (1) Request an exception to a policy excluding coverage for
38 biomarker testing for the diagnosis, treatment, management or
39 ongoing monitoring of cancer; or

40 (2) Appeal a denial of coverage for such biomarker testing;
41 and

42 (c) Make the process described in paragraph (b) available on an
43 Internet website maintained by the hospital or medical service
44 corporation.



1 3. If a hospital or medical service corporation requires an
2 insured to obtain prior authorization for a biomarker test described
3 in subsection 1, the hospital or medical service corporation shall
4 respond to a request for such prior authorization:

- 5 (a) Within 24 hours after receiving an urgent request; or
- 6 (b) Within 72 hours after receiving any other request.

7 4. The provisions of this section do not require a hospital or
8 medical service corporation to provide coverage of biomarker
9 testing:

- 10 (a) For screening purposes;
- 11 (b) Conducted by a provider of health care for whom the
12 biomarker testing is not within his or her scope of practice, training
13 and experience;
- 14 (c) Conducted by a provider of health care or a facility that does
15 not participate in the network plan of the hospital or medical service
16 corporation; or
- 17 (d) That has not been determined to be medically necessary by a
18 provider of health care for whom such a determination is within his
19 or her scope of practice, training and experience.

20 5. A policy of health insurance subject to the provisions of this
21 chapter that is delivered, issued for delivery or renewed on or after
22 October 1, 2023, has the legal effect of including the coverage
23 required by this section, and any provision of the policy or renewal
24 which is in conflict with the provisions of this section is void.

25 6. As used in this section:

26 (a) "Biomarker" means a characteristic that is objectively
27 measured and evaluated as an indicator of a normal biological
28 process, a pathogenic process or a pharmacological response to a
29 specific therapeutic intervention and includes, without limitation:

- 30 (1) An interaction between a gene and a drug that is being
31 used by or considered for use by the patient;
- 32 (2) A mutation or characteristic of a gene; and
- 33 (3) The expression of a protein.

34 (b) "Biomarker testing" means the analysis of the tissue, blood
35 or other biospecimen of a patient for the presentation of a biomarker
36 and includes, without limitation, single-analyte tests, multiplex
37 panel tests and whole genome, whole exome and whole
38 transcriptome sequencing.

39 (c) "Consensus statement" means a statement aimed at a specific
40 clinical circumstance that is:

- 41 (1) Made for the purpose of optimizing the outcomes of
42 clinical care;
- 43 (2) Made by an independent, multidisciplinary panel of
44 experts that has established a policy to avoid conflicts of interest;
- 45 (3) Based on scientific evidence; and



1 (4) Made using a transparent methodology and reporting
2 procedure.

3 (d) "Medically necessary" means health care services or
4 products that a prudent provider of health care would provide to a
5 patient to prevent, diagnose or treat an illness, injury or disease, or
6 any symptoms thereof, that are necessary and:

7 (1) Provided in accordance with generally accepted standards
8 of medical practice;

9 (2) Not primarily provided for the convenience of the patient
10 or provider of health care; and

11 (3) Significant in guiding and informing the provider of
12 health care in providing the most appropriate course of treatment for
13 the patient in order to prevent, delay or lessen the magnitude of an
14 adverse health outcome.

15 (e) "Nationally recognized clinical practice guidelines" means
16 evidence-based guidelines establishing standards of care that
17 include, without limitation, recommendations intended to optimize
18 care of patients and are:

19 (1) Informed by a systemic review of evidence and an
20 assessment of the risks and benefits of alternative options for care;
21 and

22 (2) Developed using a transparent methodology and
23 reporting procedure by an independent organization or society of
24 medical professionals that has established a policy to avoid conflicts
25 of interest.

26 ~~[(f) "Network plan" means a policy of health insurance offered
27 by a hospital or medical service corporation under which the
28 financing and delivery of medical care, including items and services
29 paid for as medical care, are provided, in whole or in part, through a
30 defined set of providers under contract with the hospital or medical
31 service corporation. The term does not include an arrangement for
32 the financing of premiums.]~~

33 ~~—(g) "Provider of health care" has the meaning ascribed to it in
34 NRS 629.031.]~~

35 **Sec. 257.** NRS 695B.1911 is hereby amended to read as
36 follows:

37 695B.1911 1. A hospital or medical services corporation that
38 issues a policy of health insurance shall provide coverage for
39 screening, genetic counseling and testing for harmful mutations in
40 the BRCA gene for women under circumstances where such
41 screening, genetic counseling or testing, as applicable, is required by
42 NRS 457.301.

43 2. A hospital or medical services corporation shall ensure that
44 the benefits required by subsection 1 are made available to an



1 insured through a provider of health care who participates in the
2 network plan of the hospital or medical services corporation.

3 3. A policy of health insurance subject to the provisions of this
4 chapter that is delivered, issued for delivery or renewed on or after
5 January 1, 2022, has the legal effect of including the coverage
6 required by subsection 1, and any provision of the policy that
7 conflicts with the provisions of this section is void.

8 ~~4. As used in this section:~~

9 ~~—(a) “Network plan” means a policy of health insurance offered~~
10 ~~by a hospital or medical services corporation under which the~~
11 ~~financing and delivery of medical care, including items and services~~
12 ~~paid for as medical care, are provided, in whole or in part, through a~~
13 ~~defined set of providers under contract with the hospital or medical~~
14 ~~services corporation. The term does not include an arrangement for~~
15 ~~the financing of premiums.~~

16 ~~—(b) “Provider of health care” has the meaning ascribed to it in~~
17 ~~NRS 629.031.]~~

18 **Sec. 258.** NRS 695B.1912 is hereby amended to read as
19 follows:

20 695B.1912 1. An insurer that offers or issues a contract for
21 hospital or medical service must provide coverage for benefits
22 payable for expenses incurred for:

23 (a) A mammogram to screen for breast cancer annually for
24 insureds who are 40 years of age or older.

25 (b) An imaging test to screen for breast cancer on an interval
26 and at the age deemed most appropriate, when medically necessary,
27 as recommended by the insured’s provider of health care based on
28 personal or family medical history or additional factors that may
29 increase the risk of breast cancer for the insured.

30 (c) A diagnostic imaging test for breast cancer at the age deemed
31 most appropriate, when medically necessary, as recommended by
32 the insured’s provider of health care to evaluate an abnormality
33 which is:

34 (1) Seen or suspected from a mammogram described in
35 paragraph (a) or an imaging test described in paragraph (b); or

36 (2) Detected by other means of examination.

37 2. An insurer must ensure that the benefits required by
38 subsection 1 are made available to an insured through a provider of
39 health care who participates in the network plan of the insurer.

40 3. Except as otherwise provided in subsection 5, an insurer that
41 offers or issues a contract for hospital or medical service shall not:

42 (a) Except as otherwise provided in subsection 6, require an
43 insured to pay a deductible, copayment, coinsurance or any other
44 form of cost-sharing or require a longer waiting period or other



1 condition to obtain any benefit provided in a contract for hospital or
2 medical service pursuant to subsection 1;

3 (b) Refuse to issue a contract for hospital or medical service or
4 cancel a contract for hospital or medical service solely because the
5 person applying for or covered by the contract uses or may use any
6 such benefit;

7 (c) Offer or pay any type of material inducement or financial
8 incentive to an insured to discourage the insured from obtaining any
9 such benefit;

10 (d) Penalize a provider of health care who provides any such
11 benefit to an insured, including, without limitation, reducing the
12 reimbursement of the provider of health care;

13 (e) Offer or pay any type of material inducement, bonus or other
14 financial incentive to a provider of health care to deny, reduce,
15 withhold, limit or delay access to any such benefit to an insured; or

16 (f) Impose any other restrictions or delays on the access of an
17 insured to any such benefit.

18 4. A contract for hospital or medical service subject to the
19 provisions of this chapter which is delivered, issued for delivery or
20 renewed on or after January 1, 2024, has the legal effect of
21 including the coverage required by subsection 1, and any provision
22 of the contract or the renewal which is in conflict with this section is
23 void.

24 5. Except as otherwise provided in this section and federal law,
25 an insurer may use medical management techniques, including,
26 without limitation, any available clinical evidence, to determine the
27 frequency of or treatment relating to any benefit required by this
28 section or the type of provider of health care to use for such
29 treatment.

30 6. If the application of paragraph (a) of subsection 3 would
31 result in the ineligibility of a health savings account of an insured
32 pursuant to 26 U.S.C. § 223, the prohibitions of paragraph (a) of
33 subsection 3 shall apply only for a qualified contract for hospital or
34 medical service with respect to the deductible of such a contract for
35 hospital or medical service after the insured has satisfied the
36 minimum deductible pursuant to 26 U.S.C. § 223, except with
37 respect to items or services that constitute preventive care pursuant
38 to 26 U.S.C. § 223(c)(2)(C), in which case the prohibitions of
39 paragraph (a) of subsection 3 shall apply regardless of whether the
40 minimum deductible under 26 U.S.C. § 223 has been satisfied.

41 7. As used in this section ~~§~~

42 ~~—(a) “Medical management technique” means a practice which is~~
43 ~~used to control the cost or utilization of health care services or~~
44 ~~prescription drug use. The term includes, without limitation, the use~~



~~1 of step therapy, prior authorization or categorizing drugs and
2 devices based on cost, type or method of administration.~~

~~3 —(b) “Network plan” means a contract for hospital or medical
4 service offered by an insurer under which the financing and delivery
5 of medical care, including items and services paid for as medical
6 care, are provided, in whole or in part, through a defined set of
7 providers under contract with the insurer. The term does not include
8 an arrangement for the financing of premiums.~~

~~9 —(c) “Provider of health care” has the meaning ascribed to it in
10 NRS 629.031.~~

~~11 —(d) “Qualified” , “qualified contract for hospital or medical
12 service” means a contract for hospital or medical service that has a
13 high deductible and is in compliance with 26 U.S.C. § 223 for the
14 purposes of establishing a health savings account.~~

15 **Sec. 259.** NRS 695B.1913 is hereby amended to read as
16 follows:

17 695B.1913 1. A hospital or medical services corporation that
18 issues a policy of health insurance shall provide coverage for the
19 examination of a person who is pregnant for the discovery of:

20 (a) Chlamydia trachomatis, gonorrhea, hepatitis B and hepatitis
21 C in accordance with NRS 442.013.

22 (b) Syphilis in accordance with NRS 442.010.

23 2. The coverage required by this section must be provided:

24 (a) Regardless of whether the benefits are provided to the
25 insured by a provider of health care, facility or medical laboratory
26 that participates in the network plan of the hospital or medical
27 services corporation; and

28 (b) Without prior authorization.

29 3. A policy of health insurance subject to the provisions of this
30 chapter that is delivered, issued for delivery or renewed on or after
31 July 1, 2021, has the legal effect of including the coverage required
32 by subsection 1, and any provision of the policy that conflicts with
33 the provisions of this section is void.

34 4. As used in this section ~~†~~

35 —(a) ~~“Medical”~~ , “*medical* laboratory” has the meaning ascribed
36 to it in NRS 652.060.

~~37 [(b) “Network plan” means a policy of health insurance offered
38 by a hospital or medical services corporation under which the
39 financing and delivery of medical care, including items and services
40 paid for as medical care, are provided, in whole or in part, through a
41 defined set of providers under contract with the hospital or medical
42 services corporation. The term does not include an arrangement for
43 the financing of premiums.~~

~~44 —(c) “Provider of health care” has the meaning ascribed to it in
45 NRS 629.031.]~~



1 **Sec. 260.** NRS 695B.1915 is hereby amended to read as
2 follows:

3 695B.1915 1. Except as otherwise provided in this section, a
4 hospital or medical services corporation that issues a policy of
5 health insurance shall include in the policy coverage for the
6 medically necessary treatment of conditions relating to gender
7 dysphoria and gender incongruence. Such coverage must include
8 coverage of medically necessary psychosocial and surgical
9 intervention and any other medically necessary treatment for such
10 disorders provided by:

- 11 (a) Endocrinologists;
- 12 (b) Pediatric endocrinologists;
- 13 (c) Social workers;
- 14 (d) Psychiatrists;
- 15 (e) Psychologists;
- 16 (f) Gynecologists;
- 17 (g) Speech-language pathologists;
- 18 (h) Primary care physicians;
- 19 (i) Advanced practice registered nurses;
- 20 (j) Physician assistants; and
- 21 (k) Any other providers of medically necessary services for the
22 treatment of gender dysphoria or gender incongruence.

23 2. This section does not require a policy of health insurance to
24 include coverage for cosmetic surgery performed by a plastic
25 surgeon or reconstructive surgeon that is not medically necessary.

26 3. A hospital or medical services corporation that issues a
27 policy of health insurance shall not categorically refuse to cover
28 medically necessary gender-affirming treatments or procedures or
29 revisions to prior treatments if the policy provides coverage for any
30 such services, procedures or revisions for purposes other than
31 gender transition or affirmation.

32 4. A hospital or medical services corporation that issues a
33 policy of health insurance may prescribe requirements that must be
34 satisfied before the hospital or medical services corporation covers
35 surgical treatment of conditions relating to gender dysphoria or
36 gender incongruence for an insured who is less than 18 years of age.
37 Such requirements may include, without limitation, requirements
38 that:

- 39 (a) The treatment must be recommended by a psychologist,
40 psychiatrist or other mental health professional;
- 41 (b) The treatment must be recommended by a physician;
- 42 (c) The insured must provide a written expression of the desire
43 of the insured to undergo the treatment;



1 (d) A written plan for treatment that covers at least 1 year must
2 be developed and approved by at least two providers of health care;
3 and

4 (e) Parental consent is provided for the insured unless the
5 insured is expressly authorized by law to consent on his or her own
6 behalf.

7 5. When determining whether treatment is medically necessary
8 for the purposes of this section, a hospital or medical services
9 corporation must consider the most recent Standards of Care
10 published by the World Professional Association for Transgender
11 Health, or its successor organization.

12 6. A hospital or medical services corporation shall make a
13 reasonable effort to ensure that the benefits required by subsection 1
14 are made available to an insured through a provider of health care
15 who participates in the network plan of the hospital or medical
16 services corporation. If, after a reasonable effort, the hospital or
17 medical services corporation is unable to make such benefits
18 available through such a provider of health care, the hospital or
19 medical services corporation may treat the treatment that the
20 hospital or medical services corporation is unable to make available
21 through such a provider of health care in the same manner as other
22 services provided by a provider of health care who does not
23 participate in the network plan of the hospital or medical services
24 corporation.

25 7. If an insured appeals the denial of a claim or coverage under
26 this section on the grounds that the treatment requested by the
27 insured is not medically necessary, the hospital or medical services
28 corporation must consult with a provider of health care who has
29 experience in prescribing or delivering gender-affirming treatment
30 concerning the medical necessity of the treatment requested by the
31 insured when considering the appeal.

32 8. A policy of health insurance subject to the provisions of this
33 chapter that is delivered, issued for delivery or renewed on or after
34 July 1, 2023, has the legal effect of including the coverage required
35 by subsection 1, and any provision of the policy or renewal which is
36 in conflict with the provisions of this section is void.

37 9. As used in this section:

38 (a) "Cosmetic surgery":

39 (1) Means a surgical procedure that:

40 (I) Does not meaningfully promote the proper function of
41 the body;

42 (II) Does not prevent or treat illness or disease; and

43 (III) Is primarily directed at improving the appearance of
44 a person.



1 (2) Includes, without limitation, cosmetic surgery directed at
2 preserving beauty.

3 (b) "Gender dysphoria" means distress or impairment in social,
4 occupational or other areas of functioning caused by a marked
5 difference between the gender identity or expression of a person and
6 the sex assigned to the person at birth which lasts at least 6 months
7 and is shown by at least two of the following:

8 (1) A marked difference between gender identity or
9 expression and primary or secondary sex characteristics or
10 anticipated secondary sex characteristics in young adolescents.

11 (2) A strong desire to be rid of primary or secondary sex
12 characteristics because of a marked difference between such sex
13 characteristics and gender identity or expression or a desire to
14 prevent the development of anticipated secondary sex characteristics
15 in young adolescents.

16 (3) A strong desire for the primary or secondary sex
17 characteristics of the gender opposite from the sex assigned at birth.

18 (4) A strong desire to be of the opposite gender or a gender
19 different from the sex assigned at birth.

20 (5) A strong desire to be treated as the opposite gender or a
21 gender different from the sex assigned at birth.

22 (6) A strong conviction of experiencing typical feelings and
23 reactions of the opposite gender or a gender different from the sex
24 assigned at birth.

25 (c) "Medically necessary" means health care services or
26 products that a prudent provider of health care would provide to a
27 patient to prevent, diagnose or treat an illness, injury or disease, or
28 any symptoms thereof, that are necessary and:

29 (1) Provided in accordance with generally accepted standards
30 of medical practice;

31 (2) Clinically appropriate with regard to type, frequency,
32 extent, location and duration;

33 (3) Not provided primarily for the convenience of the patient
34 or provider of health care;

35 (4) Required to improve a specific health condition of a
36 patient or to preserve the existing state of health of the patient; and

37 (5) The most clinically appropriate level of health care that
38 may be safely provided to the patient.

39 ↪ A provider of health care prescribing, ordering, recommending or
40 approving a health care service or product does not, by itself, make
41 that health care service or product medically necessary.

42 ~~[(d) "Network plan" means a policy of health insurance offered~~
43 ~~by a hospital or medical services corporation under which the~~
44 ~~financing and delivery of medical care, including items and services~~
45 ~~paid for as medical care, are provided, in whole or in part, through a~~



~~defined set of providers under contract with the hospital or medical services corporation. The term does not include an arrangement for the financing of premiums.~~

~~—(e) “Provider of health care” has the meaning ascribed to it in NRS 629.031.]~~

Sec. 261. NRS 695B.1916 is hereby amended to read as follows:

695B.1916 1. An insurer that offers or issues a contract for hospital or medical service which provides coverage for prescription drugs or devices shall include in the contract coverage for any type of hormone replacement therapy which is lawfully prescribed or ordered and which has been approved by the Food and Drug Administration.

2. An insurer that offers or issues a contract for hospital or medical service that provides coverage for prescription drugs shall not:

(a) Require an insured to pay a higher deductible, any copayment or coinsurance or require a longer waiting period or other condition for coverage for a prescription for hormone replacement therapy;

(b) Refuse to issue a contract for hospital or medical service or cancel a contract for hospital or medical service solely because the person applying for or covered by the contract uses or may use in the future hormone replacement therapy;

(c) Offer or pay any type of material inducement or financial incentive to an insured to discourage the insured from accessing hormone replacement therapy;

(d) Penalize a provider of health care who provides hormone replacement therapy to an insured, including, without limitation, reducing the reimbursement of the provider of health care; or

(e) Offer or pay any type of material inducement, bonus or other financial incentive to a provider of health care to deny, reduce, withhold, limit or delay hormone replacement therapy to an insured.

3. A contract for hospital or medical service subject to the provisions of this chapter that is delivered, issued for delivery or renewed on or after October 1, 1999, has the legal effect of including the coverage required by subsection 1, and any provision of the contract or the renewal which is in conflict with this section is void.

4. The provisions of this section do not require an insurer to provide coverage for fertility drugs.

~~[5. —As used in this section, “provider of health care” has the meaning ascribed to it in NRS 629.031.]~~



1 **Sec. 262.** NRS 695B.1918 is hereby amended to read as
2 follows:

3 695B.1918 1. An insurer that offers or issues a contract for
4 hospital or medical service which provides coverage for outpatient
5 care shall include in the contract coverage for any health care
6 service related to hormone replacement therapy.

7 2. An insurer that offers or issues a contract for hospital or
8 medical service that provides coverage for outpatient care shall not:

9 (a) Require an insured to pay a higher deductible, any
10 copayment or coinsurance or require a longer waiting period or
11 other condition for coverage for outpatient care related to hormone
12 replacement therapy;

13 (b) Refuse to issue a contract for hospital or medical service or
14 cancel a contract for hospital or medical service solely because the
15 person applying for or covered by the contract uses or may use in
16 the future hormone replacement therapy;

17 (c) Offer or pay any type of material inducement or financial
18 incentive to an insured to discourage the insured from accessing
19 hormone replacement therapy;

20 (d) Penalize a provider of health care who provides hormone
21 replacement therapy to an insured, including, without limitation,
22 reducing the reimbursement of the provider of health care; or

23 (e) Offer or pay any type of material inducement, bonus or other
24 financial incentive to a provider of health care to deny, reduce,
25 withhold, limit or delay hormone replacement therapy to an insured.

26 3. A contract for hospital or medical service subject to the
27 provisions of this chapter that is delivered, issued for delivery or
28 renewed on or after October 1, 1999, has the legal effect of
29 including the coverage required by subsection 1, and any provision
30 of the contract or the renewal which is in conflict with this section is
31 void.

32 ~~[4. As used in this section, "provider of health care" has the~~
33 ~~meaning ascribed to it in NRS 629.031.]~~

34 **Sec. 263.** NRS 695B.1919 is hereby amended to read as
35 follows:

36 695B.1919 1. Except as otherwise provided in subsection 8,
37 an insurer that offers or issues a contract for hospital or medical
38 service shall include in the contract coverage for:

39 (a) Up to a 12-month supply, per prescription, of any type of
40 drug for contraception or its therapeutic equivalent which is:

41 (1) Lawfully prescribed or ordered;

42 (2) Approved by the Food and Drug Administration;

43 (3) Listed in subsection 12; and

44 (4) Dispensed in accordance with NRS 639.28075;

45 (b) Any type of device for contraception which is:



- 1 (1) Lawfully prescribed or ordered;
- 2 (2) Approved by the Food and Drug Administration; and
- 3 (3) Listed in subsection 12;

4 (c) Self-administered hormonal contraceptives dispensed by a
5 pharmacist pursuant to NRS 639.28078;

6 (d) Insertion of a device for contraception or removal of such a
7 device if the device was inserted while the insured was covered by
8 the same contract for hospital or medical service;

9 (e) Education and counseling relating to the initiation of the use
10 of contraception and any necessary follow-up after initiating such
11 use;

12 (f) Management of side effects relating to contraception; and

13 (g) Voluntary sterilization for women.

14 2. An insurer shall provide coverage for any services listed in
15 subsection 1 which are within the authorized scope of practice of a
16 pharmacist when such services are provided by a pharmacist who is
17 employed by or serves as an independent contractor of an in-
18 network pharmacy and in accordance with the applicable provider
19 network contract. Such coverage must be provided to the same
20 extent as if the services were provided by another provider of health
21 care, as applicable to the services being provided. The terms of the
22 policy must not limit:

23 (a) Coverage for services listed in subsection 1 and provided by
24 such a pharmacist to a number of occasions less than the coverage
25 for such services when provided by another provider of health care.

26 (b) Reimbursement for services listed in subsection 1 and
27 provided by such a pharmacist to an amount less than the amount
28 reimbursed for similar services provided by a physician, physician
29 assistant or advanced practice registered nurse.

30 3. An insurer that offers or issues a contract for hospital or
31 medical services must ensure that the benefits required by
32 subsection 1 are made available to an insured through a provider of
33 health care who participates in the network plan of the insurer.

34 4. If a covered therapeutic equivalent listed in subsection 1 is
35 not available or a provider of health care deems a covered
36 therapeutic equivalent to be medically inappropriate, an alternate
37 therapeutic equivalent prescribed by a provider of health care must
38 be covered by the insurer.

39 5. Except as otherwise provided in subsections 10, 11 and 13,
40 an insurer that offers or issues a contract for hospital or medical
41 service shall not:

42 (a) Require an insured to pay a higher deductible, any
43 copayment or coinsurance or require a longer waiting period or
44 other condition to obtain any benefit included in the contract for
45 hospital or medical service pursuant to subsection 1;



1 (b) Refuse to issue a contract for hospital or medical service or
2 cancel a contract for hospital or medical service solely because the
3 person applying for or covered by the contract uses or may use any
4 such benefit;

5 (c) Offer or pay any type of material inducement or financial
6 incentive to an insured to discourage the insured from obtaining any
7 such benefit;

8 (d) Penalize a provider of health care who provides any such
9 benefit to an insured, including, without limitation, reducing the
10 reimbursement to the provider of health care;

11 (e) Offer or pay any type of material inducement, bonus or other
12 financial incentive to a provider of health care to deny, reduce,
13 withhold, limit or delay access to any such benefit to an insured; or

14 (f) Impose any other restrictions or delays on the access of an
15 insured to any such benefit.

16 6. Coverage pursuant to this section for the covered dependent
17 of an insured must be the same as for the insured.

18 7. Except as otherwise provided in subsection 8, a contract for
19 hospital or medical service subject to the provisions of this chapter
20 that is delivered, issued for delivery or renewed on or after
21 January 1, 2024, has the legal effect of including the coverage
22 required by this section, and any provision of the contract or the
23 renewal which is in conflict with this section is void.

24 8. An insurer that offers or issues a contract for hospital or
25 medical service and which is affiliated with a religious organization
26 is not required to provide the coverage required by subsection 1 if
27 the insurer objects on religious grounds. Such an insurer shall,
28 before the issuance of a contract for hospital or medical service and
29 before the renewal of such a contract, provide to the prospective
30 insured written notice of the coverage that the insurer refuses to
31 provide pursuant to this subsection.

32 9. If an insurer refuses, pursuant to subsection 8, to provide the
33 coverage required by subsection 1, an employer may otherwise
34 provide for the coverage for the employees of the employer.

35 10. An insurer may require an insured to pay a higher
36 deductible, copayment or coinsurance for a drug for contraception if
37 the insured refuses to accept a therapeutic equivalent of the drug.

38 11. For each of the 18 methods of contraception listed in
39 subsection 12 that have been approved by the Food and Drug
40 Administration, a contract for hospital or medical service must
41 include at least one drug or device for contraception within each
42 method for which no deductible, copayment or coinsurance may be
43 charged to the insured, but the insurer may charge a deductible,
44 copayment or coinsurance for any other drug or device that provides
45 the same method of contraception. If the insurer charges a



1 copayment or coinsurance for a drug for contraception, the insurer
2 may only require an insured to pay the copayment or coinsurance:

3 (a) Once for the entire amount of the drug dispensed for the plan
4 year; or

5 (b) Once for each 1-month supply of the drug dispensed.

6 12. The following 18 methods of contraception must be
7 covered pursuant to this section:

8 (a) Voluntary sterilization for women;

9 (b) Surgical sterilization implants for women;

10 (c) Implantable rods;

11 (d) Copper-based intrauterine devices;

12 (e) Progesterone-based intrauterine devices;

13 (f) Injections;

14 (g) Combined estrogen- and progestin-based drugs;

15 (h) Progestin-based drugs;

16 (i) Extended- or continuous-regimen drugs;

17 (j) Estrogen- and progestin-based patches;

18 (k) Vaginal contraceptive rings;

19 (l) Diaphragms with spermicide;

20 (m) Sponges with spermicide;

21 (n) Cervical caps with spermicide;

22 (o) Female condoms;

23 (p) Spermicide;

24 (q) Combined estrogen- and progestin-based drugs for
25 emergency contraception or progestin-based drugs for emergency
26 contraception; and

27 (r) Ulipristal acetate for emergency contraception.

28 13. Except as otherwise provided in this section and federal
29 law, an insurer that offers or issues a contract for hospital or medical
30 services may use medical management techniques, including,
31 without limitation, any available clinical evidence, to determine the
32 frequency of or treatment relating to any benefit required by this
33 section or the type of provider of health care to use for such
34 treatment.

35 14. An insurer shall not:

36 (a) Use medical management techniques to require an insured to
37 use a method of contraception other than the method prescribed or
38 ordered by a provider of health care;

39 (b) Require an insured to obtain prior authorization for the
40 benefits described in paragraphs (a) and (c) of subsection 1; or

41 (c) Refuse to cover a contraceptive injection or the insertion of a
42 device described in paragraph (c), (d) or (e) of subsection 12 at a
43 hospital immediately after an insured gives birth.

44 15. An insurer must provide an accessible, transparent and
45 expedited process which is not unduly burdensome by which an



1 insured, or the authorized representative of the insured, may request
2 an exception relating to any medical management technique used by
3 the insurer to obtain any benefit required by this section without a
4 higher deductible, copayment or coinsurance.

5 16. As used in this section:

6 (a) "In-network pharmacy" means a pharmacy that has entered
7 into a contract with an insurer to provide services to insureds
8 through a network plan offered or issued by the insurer.

9 (b) ~~"Medical management technique" means a practice which is
10 used to control the cost or utilization of health care services or
11 prescription drug use. The term includes, without limitation, the use
12 of step therapy, prior authorization or categorizing drugs and
13 devices based on cost, type or method of administration.~~

14 ~~—(c) "Network plan" means a contract for hospital or medical
15 service offered by an insurer under which the financing and delivery
16 of medical care, including items and services paid for as medical
17 care, are provided, in whole or in part, through a defined set of
18 providers under contract with the insurer. The term does not include
19 an arrangement for the financing of premiums.~~

20 ~~—(d) "Provider network contract" [means] includes~~ a contract
21 between an insurer and a ~~[provider of health care or]~~ pharmacy
22 specifying the rights and responsibilities of the insurer and the
23 ~~[provider of health care or]~~ pharmacy ~~[, as applicable,]~~ for delivery
24 of health care services pursuant to a network plan.

25 ~~[(e) "Provider of health care" has the meaning ascribed to it in
26 NRS 629.031.~~

27 ~~—(f) "Therapeutic equivalent" means a drug which:~~

28 ~~—(1) Contains an identical amount of the same active
29 ingredients in the same dosage and method of administration as
30 another drug;~~

31 ~~—(2) Is expected to have the same clinical effect when
32 administered to a patient pursuant to a prescription or order as
33 another drug; and classification as a therapeutic equivalent.]~~

34 **Sec. 264.** NRS 695B.19195 is hereby amended to read as
35 follows:

36 695B.19195 1. An insurer that offers or issues a contract for
37 hospital or medical service shall include in the contract coverage
38 for:

39 (a) Counseling, support and supplies for breastfeeding,
40 including breastfeeding equipment, counseling and education during
41 the antenatal, perinatal and postpartum period for not more than 1
42 year;

43 (b) Screening and counseling for interpersonal and domestic
44 violence for women at least annually with initial intervention



1 services consisting of education, strategies to reduce harm,
2 supportive services or a referral for any other appropriate services;

3 (c) Behavioral counseling concerning sexually transmitted
4 diseases from a provider of health care for sexually active women
5 who are at increased risk for such diseases;

6 (d) Such prenatal screenings and tests as recommended by the
7 American College of Obstetricians and Gynecologists or its
8 successor organization;

9 (e) Screening for blood pressure abnormalities and diabetes,
10 including gestational diabetes, after at least 24 weeks of gestation or
11 as ordered by a provider of health care;

12 (f) Screening for cervical cancer at such intervals as are
13 recommended by the American College of Obstetricians and
14 Gynecologists or its successor organization;

15 (g) Screening for depression;

16 (h) Screening and counseling for the human immunodeficiency
17 virus consisting of a risk assessment, annual education relating to
18 prevention and at least one screening for the virus during the
19 lifetime of the insured or as ordered by a provider of health care;

20 (i) Smoking cessation programs for an insured who is 18 years
21 of age or older consisting of not more than two cessation attempts
22 per year and four counseling sessions per year;

23 (j) All vaccinations recommended by the Advisory Committee
24 on Immunization Practices of the Centers for Disease Control and
25 Prevention of the United States Department of Health and Human
26 Services or its successor organization; and

27 (k) Such well-woman preventative visits as recommended by the
28 Health Resources and Services Administration, which must include
29 at least one such visit per year beginning at 14 years of age.

30 2. An insurer must ensure that the benefits required by
31 subsection 1 are made available to an insured through a provider of
32 health care who participates in the network plan of the insurer.

33 3. Except as otherwise provided in subsection 5, an insurer that
34 offers or issues a contract for hospital or medical service shall not:

35 (a) Require an insured to pay a higher deductible, any
36 copayment or coinsurance or require a longer waiting period or
37 other condition to obtain any benefit provided in the contract for
38 hospital or medical service pursuant to subsection 1;

39 (b) Refuse to issue a contract for hospital or medical service or
40 cancel a contract for hospital or medical service solely because the
41 person applying for or covered by the contract uses or may use any
42 such benefit;

43 (c) Offer or pay any type of material inducement or financial
44 incentive to an insured to discourage the insured from obtaining any
45 such benefit;



1 (d) Penalize a provider of health care who provides any such
2 benefit to an insured, including, without limitation, reducing the
3 reimbursement of the provider of health care;

4 (e) Offer or pay any type of material inducement, bonus or other
5 financial incentive to a provider of health care to deny, reduce,
6 withhold, limit or delay access to any such benefit to an insured; or

7 (f) Impose any other restrictions or delays on the access of an
8 insured to any such benefit.

9 4. A contract for hospital or medical service subject to the
10 provisions of this chapter that is delivered, issued for delivery or
11 renewed on or after January 1, 2018, has the legal effect of
12 including the coverage required by subsection 1, and any provision
13 of the contract or the renewal which is in conflict with this section is
14 void.

15 5. Except as otherwise provided in this section and federal law,
16 an insurer may use medical management techniques, including,
17 without limitation, any available clinical evidence, to determine the
18 frequency of or treatment relating to any benefit required by this
19 section or the type of provider of health care to use for such
20 treatment.

21 ~~[6.—As used in this section:~~

22 ~~—(a) “Medical management technique” means a practice which is~~
23 ~~used to control the cost or utilization of health care services or~~
24 ~~prescription drug use. The term includes, without limitation, the use~~
25 ~~of step therapy, prior authorization or categorizing drugs and~~
26 ~~devices based on cost, type or method of administration.~~

27 ~~—(b) “Network plan” means a contract for hospital or medical~~
28 ~~service offered by an insurer under which the financing and delivery~~
29 ~~of medical care, including items and services paid for as medical~~
30 ~~care, are provided, in whole or in part, through a defined set of~~
31 ~~providers under contract with the insurer. The term does not include~~
32 ~~an arrangement for the financing of premiums.~~

33 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
34 ~~NRS 629.031.]~~

35 **Sec. 265.** NRS 695B.19197 is hereby amended to read as
36 follows:

37 695B.19197 1. A hospital or medical services corporation
38 that offers or issues a policy of health insurance shall include in the
39 policy coverage for:

40 (a) All drugs approved by the United States Food and Drug
41 Administration to support safe withdrawal from substance use
42 disorder, including, without limitation, lofexidine.

43 (b) All drugs approved by the United States Food and Drug
44 Administration to provide medication-assisted treatment for opioid



1 use disorder, including, without limitation, buprenorphine,
2 methadone and naltrexone.

3 (c) The services described in NRS 639.28079 when provided by
4 a pharmacist or pharmacy that participates in the network plan of the
5 hospital or medical services corporation. The Commissioner shall
6 adopt regulations governing the provision of reimbursement for
7 such services.

8 (d) Any service for the treatment of substance use disorder
9 provided by a provider of primary care if the service is covered
10 when provided by a specialist and:

11 (1) The service is within the scope of practice of the provider
12 of primary care; or

13 (2) The provider of primary care is capable of providing the
14 service safely and effectively in consultation with a specialist and
15 the provider engages in such consultation.

16 2. A hospital or medical services corporation that offers or
17 issues a policy of health insurance shall reimburse a pharmacist
18 or pharmacy that participates in the network plan of the hospital or
19 medical services corporation for the services described in NRS
20 639.28079 at a rate equal to the rate of reimbursement provided to a
21 physician, physician assistant or advanced practice registered nurse
22 for similar services.

23 3. A hospital or medical services corporation shall provide the
24 coverage required by paragraphs (a) and (b) of subsection 1
25 regardless of whether the drug is included in the formulary of the
26 hospital or medical services corporation.

27 4. Except as otherwise provided in this subsection, a hospital or
28 medical services corporation shall not subject the benefits required
29 by paragraphs (a), (b) and (c) of subsection 1 to medical
30 management techniques, other than step therapy. A hospital or
31 medical services corporation may subject the benefits required by
32 paragraphs (b) and (c) of subsection 1 to other reasonable medical
33 management techniques when the benefits are provided by a
34 pharmacist in accordance with NRS 639.28079.

35 5. A hospital or medical services corporation shall not:

36 (a) Limit the covered amount of a drug described in paragraph
37 (a) or (b) of subsection 1; or

38 (b) Refuse to cover a drug described in paragraph (a) or (b) of
39 subsection 1 because the drug is dispensed by a pharmacy through
40 mail order service.

41 6. A hospital or medical services corporation shall ensure that
42 the benefits required by subsection 1 are made available to an
43 insured through a provider of health care who participates in the
44 network plan of the hospital or medical services corporation.



1 7. A policy of health insurance subject to the provisions of this
2 chapter that is delivered, issued for delivery or renewed on or after
3 January 1, 2024, has the legal effect of including the coverage
4 required by subsection 1, and any provision of the policy that
5 conflicts with the provisions of this section is void.

6 8. As used in this section ~~§~~:

7 ~~—(a) “Medical management technique” means a practice which is~~
8 ~~used to control the cost or use of health care services or prescription~~
9 ~~drugs. The term includes, without limitation, the use of step therapy,~~
10 ~~prior authorization and categorizing drugs and devices based on~~
11 ~~cost, type or method of administration.~~

12 ~~—(b) “Network plan” means a policy of health insurance offered~~
13 ~~by a hospital or medical services corporation under which the~~
14 ~~financing and delivery of medical care, including items and services~~
15 ~~paid for as medical care, are provided, in whole or in part, through a~~
16 ~~defined set of providers under contract with the hospital or medical~~
17 ~~services corporation. The term does not include an arrangement for~~
18 ~~the financing of premiums.~~

19 ~~—(c) “Primary”~~, *“primary”* care” means the practice of family
20 medicine, pediatrics, internal medicine, obstetrics and gynecology
21 and midwifery.

22 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
23 ~~NRS 629.031.]~~

24 **Sec. 266.** NRS 695B.1924 is hereby amended to read as
25 follows:

26 695B.1924 1. A hospital or medical services corporation that
27 offers or issues a policy of health insurance shall include in the
28 policy coverage for:

29 (a) All drugs approved by the United States Food and Drug
30 Administration for preventing the acquisition of human
31 immunodeficiency virus or treating human immunodeficiency virus
32 or hepatitis C in the form recommended by the prescribing
33 practitioner, regardless of whether the drug is included in the
34 formulary of the hospital or medical services organization;

35 (b) Laboratory testing that is necessary for therapy using a drug
36 to prevent the acquisition of human immunodeficiency virus;

37 (c) Any service to test for, prevent or treat human
38 immunodeficiency virus or hepatitis C provided by a provider of
39 primary care if the service is covered when provided by a specialist
40 and:

41 (1) The service is within the scope of practice of the provider
42 of primary care; or

43 (2) The provider of primary care is capable of providing the
44 service safely and effectively in consultation with a specialist and
45 the provider engages in such consultation; and



1 (d) The services described in NRS 639.28085, when provided
2 by a pharmacist who participates in the network plan of the hospital
3 or medical services corporation.

4 2. A hospital or medical services corporation that offers or
5 issues a policy of health insurance shall reimburse:

6 (a) A pharmacist who participates in the network plan of the
7 hospital or medical services corporation for the services described in
8 NRS 639.28085 at a rate equal to the rate of reimbursement
9 provided to a physician, physician assistant or advanced practice
10 registered nurse for similar services.

11 (b) An advanced practice registered nurse or a physician
12 assistant who participates in the network plan of the hospital or
13 medical services corporation for any service to test for, prevent or
14 treat human immunodeficiency virus or hepatitis C at a rate equal to
15 the rate of reimbursement provided to a physician for similar
16 services.

17 3. A hospital or medical services corporation shall not:

18 (a) Subject the benefits required by subsection 1 to medical
19 management techniques, other than step therapy;

20 (b) Limit the covered amount of a drug described in paragraph
21 (a) of subsection 1;

22 (c) Refuse to cover a drug described in paragraph (a) of
23 subsection 1 because the drug is dispensed by a pharmacy through
24 mail order service; or

25 (d) Prohibit or restrict access to any service or drug to treat
26 human immunodeficiency virus or hepatitis C on the same day on
27 which the insured is diagnosed.

28 4. A hospital or medical services corporation shall ensure that
29 the benefits required by subsection 1 are made available to an
30 insured through a provider of health care who participates in the
31 network plan of the hospital or medical services corporation.

32 5. A policy of health insurance subject to the provisions of this
33 chapter that is delivered, issued for delivery or renewed on or after
34 January 1, 2024, has the legal effect of including the coverage
35 required by subsection 1, and any provision of the policy that
36 conflicts with the provisions of this section is void.

37 6. As used in this section ~~f~~:

38 ~~—(a) “Medical management technique” means a practice which is~~
39 ~~used to control the cost or use of health care services or prescription~~
40 ~~drugs. The term includes, without limitation, the use of step therapy,~~
41 ~~prior authorization and categorizing drugs and devices based on~~
42 ~~cost, type or method of administration.~~

43 ~~—(b) “Network plan” means a policy of health insurance offered~~
44 ~~by a hospital or medical services corporation under which the~~
45 ~~financing and delivery of medical care, including items and services~~



~~paid for as medical care, are provided, in whole or in part, through a defined set of providers under contract with the hospital or medical services corporation. The term does not include an arrangement for the financing of premiums.~~

—(c) “Primary” , *“primary* care” means the practice of family medicine, pediatrics, internal medicine, obstetrics and gynecology and midwifery.

~~[(d) “Provider of health care” has the meaning ascribed to it in NRS 629.031.]~~

Sec. 267. NRS 695B.1925 is hereby amended to read as follows:

695B.1925 1. An insurer that offers or issues a contract for hospital or medical service must provide coverage for benefits payable for expenses incurred for:

(a) Deoxyribonucleic acid testing for high-risk strains of human papillomavirus every 3 years for women 30 years of age and older; and

(b) Administering the human papillomavirus vaccine at such ages as recommended for vaccination by a competent authority, including, without limitation, the Centers for Disease Control and Prevention of the United States Department of Health and Human Services, the Food and Drug Administration or the manufacturer of the vaccine.

2. An insurer must ensure that the benefits required by subsection 1 are made available to an insured through a provider of health care who participates in the network plan of the insurer.

3. Except as otherwise required by subsection 5, an insurer that offers or issues a contract for hospital or medical service shall not:

(a) Require an insured to pay a higher deductible, any copayment or coinsurance or require a longer waiting period or other condition to obtain any benefit provided in the contract for hospital or medical service pursuant to subsection 1;

(b) Refuse to issue a contract for hospital or medical service or cancel a contract for hospital or medical service solely because the person applying for or covered by the contract uses or may use any such benefit;

(c) Offer or pay any type of material inducement or financial incentive to an insured to discourage the insured from obtaining any such benefit;

(d) Penalize a provider of health care who provides any such benefit to an insured, including, without limitation, reducing the reimbursement of the provider of health care;

(e) Offer or pay any type of material inducement, bonus or other financial incentive to a provider of health care to deny, reduce, withhold, limit or delay access to any such benefit to an insured; or



1 (f) Impose any other restrictions or delays on the access of an
2 insured to any such benefit.

3 4. A contract for hospital or medical service subject to the
4 provisions of this chapter which is delivered, issued for delivery or
5 renewed on or after January 1, 2018, has the legal effect of
6 including the coverage required by subsection 1, and any provision
7 of the contract or the renewal which is in conflict with this section is
8 void.

9 5. Except as otherwise provided in this section and federal law,
10 an insurer may use medical management techniques, including,
11 without limitation, any available clinical evidence, to determine the
12 frequency of or treatment relating to any benefit required by this
13 section or the type of provider of health care to use for such
14 treatment.

15 6. As used in this section ~~f~~:
16 ~~—(a) “Human” , “human papillomavirus vaccine” means the~~
17 ~~Quadrivalent Human Papillomavirus Recombinant Vaccine or its~~
18 ~~successor which is approved by the Food and Drug Administration~~
19 ~~for the prevention of human papillomavirus infection and cervical~~
20 ~~cancer.~~

21 ~~[(b) “Medical management technique” means a practice which is~~
22 ~~used to control the cost or utilization of health care services or~~
23 ~~prescription drug use. The term includes, without limitation, the use~~
24 ~~of step therapy, prior authorization or categorizing drugs and~~
25 ~~devices based on cost, type or method of administration.~~

26 ~~—(c) “Network plan” means a contract for hospital or medical~~
27 ~~service offered by an insurer under which the financing and delivery~~
28 ~~of medical care, including items and services paid for as medical~~
29 ~~care, are provided, in whole or in part, through a defined set of~~
30 ~~providers under contract with the insurer. The term does not include~~
31 ~~an arrangement for the financing of premiums.~~

32 ~~—(d) “Provider of health care” has the meaning ascribed to it in~~
33 ~~NRS 629.031.]~~

34 **Sec. 268.** NRS 695B.1929 is hereby amended to read as
35 follows:

36 695B.1929 1. A hospital or medical service corporation that
37 issues a policy of health insurance shall include in the policy
38 coverage for:

39 (a) Necessary case management services for an insured who has
40 been diagnosed with sickle cell disease and its variants; and

41 (b) Medically necessary care for an insured who has been
42 diagnosed with sickle cell disease and its variants.

43 2. A hospital or medical service corporation that issues a policy
44 of health insurance which provides coverage for prescription drugs



1 shall include in the policy coverage for medically necessary
2 prescription drugs to treat sickle cell disease and its variants.

3 3. A hospital or medical service corporation may use medical
4 management techniques, including, without limitation, any available
5 clinical evidence, to determine the frequency of or treatment relating
6 to any benefit required by this section or the type of provider of
7 health care to use for such treatment.

8 4. As used in this section:

9 (a) "Case management services" means medical or other health
10 care management services to assist patients and providers of health
11 care, including, without limitation, identifying and facilitating
12 additional resources and treatments, providing information about
13 treatment options and facilitating communication between providers
14 of services to a patient.

15 (b) ~~["Medical management technique" means a practice which is
16 used to control the cost or utilization of health care services. The
17 term includes, without limitation, the use of step therapy, prior
18 authorization or categorizing drugs and devices based on cost, type
19 or method of administration.~~

20 ~~—(c)~~ "Medically necessary" has the meaning ascribed to it in
21 NRS 695G.055.

22 ~~[(d)]~~ (c) "Sickle cell disease and its variants" has the meaning
23 ascribed to it in NRS 439.4927.

24 **Sec. 269.** NRS 695B.320 is hereby amended to read as
25 follows:

26 695B.320 1. Nonprofit hospital and medical or dental service
27 corporations are subject to the provisions of this chapter, and to the
28 provisions of chapters 679A and 679B of NRS, *sections 2 to 41,*
29 *inclusive, of this act,* subsections 2, 4, 17, 18 and 30 of NRS
30 680B.010, NRS 680B.025 to 680B.060, inclusive, chapter 681B of
31 NRS, NRS 686A.010 to ~~[686A.315,]~~ *686A.325,* inclusive, *and*
32 *sections 80 to 93, inclusive, of this act, NRS* 686B.010 to
33 686B.175, inclusive, 687B.010 to 687B.040, inclusive, 687B.070
34 to 687B.140, inclusive, 687B.150, 687B.160, 687B.180, 687B.200
35 to 687B.255, inclusive, 687B.270, 687B.310 to 687B.380, inclusive,
36 ~~[687B.410, 687B.420,]~~ *687B.402 to* 687B.430, *inclusive,* 687B.500
37 and chapters 692B, 692C, 693A and 696B of NRS, to the extent
38 applicable and not in conflict with the express provisions of this
39 chapter.

40 2. For the purposes of this section and the provisions set forth
41 in subsection 1, a nonprofit hospital and medical or dental service
42 corporation is included in the meaning of the term "insurer."



1 **Sec. 270.** NRS 695C.030 is hereby amended to read as
2 follows:

3 695C.030 As used in this chapter, unless the context otherwise
4 requires:

5 1. "Comprehensive health care services" means medical
6 services, dentistry, drugs, psychiatric and optometric and all other
7 care necessary for the delivery of services to the consumer.

8 2. "Enrollee" means a natural person who has been voluntarily
9 enrolled in a health care plan.

10 3. "Evidence of coverage" means any certificate, agreement or
11 contract issued to an enrollee setting forth the coverage to which the
12 enrollee is entitled.

13 4. "Health care plan" means any arrangement whereby any
14 person undertakes to provide, arrange for, pay for or reimburse any
15 part of the cost of any health care services and at least part of the
16 arrangement consists of arranging for or the provision of health care
17 services paid for by or on behalf of the enrollee on a periodic
18 prepaid basis.

19 5. "Health care services" means any services included in the
20 furnishing to any natural person of medical or dental care or
21 hospitalization or incident to the furnishing of such care or
22 hospitalization, as well as the furnishing to any person of any other
23 services for the purpose of preventing, alleviating, curing or healing
24 human illness or injury.

25 6. "Health maintenance organization" means any person which
26 provides or arranges for provision of a health care service or
27 services and is responsible for the availability and accessibility of
28 such service or services to its enrollees, which services are paid for
29 or on behalf of the enrollees on a periodic prepaid basis without
30 regard to the dates health services are rendered and without regard
31 to the extent of services actually furnished to the enrollees, except
32 that supplementing the fixed prepayments by nominal additional
33 payments for services in accordance with regulations adopted by the
34 Commissioner shall not be deemed to render the arrangement not to
35 be on a prepaid basis. A health maintenance organization, in
36 addition to offering health care services, may offer indemnity or
37 service benefits provided through insurers or otherwise.

38 7. *"Medical management technique" has the meaning*
39 *ascribed to it in section 299 of this act.*

40 8. *"Network plan" has the meaning ascribed to it in*
41 *NRS 687B.645.*

42 9. "Provider" means any physician, hospital or other person
43 who is licensed or otherwise authorized in this state to furnish health
44 care services.



1 **10. "Provider network contract" has the meaning ascribed to**
2 **it in NRS 687B.658.**

3 **11. "Provider of health care" has the meaning ascribed to it**
4 **in NRS 629.031.**

5 **12. "Therapeutic equivalent" has the meaning ascribed to it**
6 **in section 302 of this act.**

7 **Sec. 271.** NRS 695C.055 is hereby amended to read as
8 follows:

9 695C.055 1. The provisions of NRS 449.465, 679A.200,
10 **679B.152**, 679B.700, subsections 7 and 8 of NRS 680A.270,
11 subsections 2, 4, 17, 18 and 30 of NRS 680B.010, NRS 680B.020 to
12 680B.060, inclusive, chapters 681B and 686A of NRS, NRS
13 686B.010 to 686B.175, inclusive, 687B.122 to 687B.128, inclusive,
14 687B.310 to 687B.420, inclusive, ~~and~~ 687B.500 **and 687B.600 to**
15 **687B.850, inclusive**, and chapters 692C and 695G of NRS apply to
16 a health maintenance organization.

17 2. For the purposes of subsection 1, unless the context requires
18 that a provision apply only to insurers, any reference in those
19 sections to "insurer" must be replaced by "health maintenance
20 organization."

21 **Sec. 272.** NRS 695C.070 is hereby amended to read as
22 follows:

23 695C.070 Each application for a certificate of authority must
24 be verified by an officer or authorized representative of the
25 applicant, must be in a form prescribed by the Commissioner, and
26 must set forth or be accompanied by the following:

27 1. A copy of the basic organizational document, if any, of the
28 applicant, and all amendments thereto;

29 2. A copy of the bylaws, rules or regulations, or a similar
30 document, if any, regulating the conduct of the internal affairs of the
31 applicant;

32 3. A list of the names, addresses and official positions of the
33 persons who will be responsible for the conduct of the affairs of the
34 applicant, including all members of the board of directors, board of
35 trustees, executive committee, or other governing board or
36 committee, the officers in the case of a corporation, and the partners
37 or members in the case of a partnership or association;

38 4. A copy of any contract made or to be made between any
39 providers or persons listed in subsection 3 and the applicant;

40 5. A statement generally describing the health maintenance
41 organization, its health care plan or plans, the location of facilities at
42 which health care services will be regularly available to enrollees
43 and the type of health care personnel who will provide the health
44 care services;



1 6. A copy of the form of evidence of coverage to be issued to
2 the enrollees;

3 7. A copy of the form of the group contract, if any, which is to
4 be issued to employers, unions, trustees or other organizations;

5 8. Certified financial statements showing the applicant's assets,
6 liabilities and sources of financial support;

7 9. The proposed method of marketing the plan, a financial plan
8 which includes a 3-year projection of the initial operating results
9 anticipated and the sources of ~~working~~ capital *and surplus* and
10 any other sources of funding;

11 10. A power of attorney, executed by the applicant, appointing
12 the Commissioner and the authorized deputies of the Commissioner
13 as the true and lawful attorney of such applicant in and for this State
14 upon whom all lawful process in any legal action or proceeding
15 against the health maintenance organization on a cause of action
16 arising in this State may be served;

17 11. A statement reasonably describing the geographic area to
18 be served;

19 12. A description of the procedures for resolving complaints
20 and procedures for external reviews to be used as required under
21 NRS 695C.260;

22 13. A description of the procedures and programs to be
23 implemented to meet the quality of health care requirements in
24 NRS 695C.080;

25 14. A description of the mechanism by which enrollees will be
26 afforded an opportunity to participate in matters of program content
27 under subsection 2 of NRS 695C.110; and

28 15. Such other information as the Commissioner may require
29 to make the determinations required in NRS 695C.080.

30 **Sec. 273.** NRS 695C.090 is hereby amended to read as
31 follows:

32 695C.090 The Commissioner shall issue or deny a certificate
33 of authority to any person filing an application pursuant to NRS
34 695C.060 within 90 days after certification. Issuance of a certificate
35 of authority must be granted upon payment of the fees prescribed in
36 NRS 695C.230 if the Commissioner is satisfied that the following
37 conditions are met:

38 1. The persons responsible for the conduct of the affairs of the
39 applicant are competent, trustworthy and possess good reputations.

40 2. The Commissioner certifies, in accordance with NRS
41 695C.080, that the health maintenance organization's proposed plan
42 of operation meets the requirements of subsection 1 of
43 NRS 695C.080.

44 3. The health care plan furnishes comprehensive health care
45 services.



1 4. The health maintenance organization is financially
2 responsible and may reasonably be expected to meet its obligations
3 to enrollees and prospective enrollees. In making this determination,
4 the Commissioner may consider:

5 (a) The financial soundness of the health care plan's
6 arrangements for health care services and the schedule of charges
7 used in connection therewith;

8 (b) The adequacy of ~~working~~ capital ~~[-]~~ *and surplus*;

9 (c) Any agreement with an insurer, a government, or any other
10 organization for insuring the payment of the cost of health care
11 services;

12 (d) Any agreement with providers for the provision of health
13 care services; and

14 (e) Any surety bond or deposit of cash or securities submitted in
15 accordance with NRS 695C.270 as a guarantee that the obligations
16 will be duly performed.

17 5. The enrollees will be afforded an opportunity to participate
18 in matters of program content pursuant to NRS 695C.110.

19 6. Nothing in the proposed method of operation, as shown by
20 the information submitted pursuant to NRS 695C.060, 695C.070
21 and 695C.140, or by independent investigation is contrary to the
22 public interest.

23 **Sec. 274.** NRS 695C.16932 is hereby amended to read as
24 follows:

25 695C.16932 1. Subject to the limitations prescribed by
26 subsection 4, a health maintenance organization that issues a health
27 care plan shall include in the plan coverage for medically necessary
28 biomarker testing for the diagnosis, treatment, appropriate
29 management and ongoing monitoring of cancer when such
30 biomarker testing is supported by medical and scientific evidence.
31 Such evidence includes, without limitation:

32 (a) The labeled indications for a biomarker test or medication
33 that has been approved or cleared by the United States Food and
34 Drug Administration;

35 (b) The indicated tests for a drug that has been approved by the
36 United States Food and Drug Administration or the warnings and
37 precautions included on the label of such a drug;

38 (c) A national coverage determination or local coverage
39 determination, as those terms are defined in 42 C.F.R. § 400.202; or

40 (d) Nationally recognized clinical practice guidelines or
41 consensus statements.

42 2. A health maintenance organization shall:

43 (a) Provide the coverage required by subsection 1 in a manner
44 that limits disruptions in care and the need for multiple specimens.



1 (b) Establish a clear and readily accessible process for an
2 enrollee or provider of health care to:

3 (1) Request an exception to a policy excluding coverage for
4 biomarker testing for the diagnosis, treatment, management or
5 ongoing monitoring of cancer; or

6 (2) Appeal a denial of coverage for such biomarker testing;
7 and

8 (c) Make the process described in paragraph (b) available on an
9 Internet website maintained by the health maintenance organization.

10 3. If a health maintenance organization requires an enrollee to
11 obtain prior authorization for a biomarker test described in
12 subsection 1, the health maintenance organization shall respond to a
13 request for such prior authorization:

14 (a) Within 24 hours after receiving an urgent request; or

15 (b) Within 72 hours after receiving any other request.

16 4. The provisions of this section do not require a health
17 maintenance organization to provide coverage of biomarker testing:

18 (a) For screening purposes;

19 (b) Conducted by a provider of health care for whom the
20 biomarker testing is not within his or her scope of practice, training
21 and experience;

22 (c) Conducted by a provider of health care or a facility that does
23 not participate in the network plan of the health maintenance
24 organization; or

25 (d) That has not been determined to be medically necessary by a
26 provider of health care for whom such a determination is within his
27 or her scope of practice, training and experience.

28 5. A health care plan subject to the provisions of this chapter
29 that is delivered, issued for delivery or renewed on or after
30 October 1, 2023, has the legal effect of including the coverage
31 required by this section, and any provision of the plan or renewal
32 which is in conflict with the provisions of this section is void.

33 6. As used in this section:

34 (a) "Biomarker" means a characteristic that is objectively
35 measured and evaluated as an indicator of a normal biological
36 process, a pathogenic process or a pharmacological response to a
37 specific therapeutic intervention and includes, without limitation:

38 (1) An interaction between a gene and a drug that is being
39 used by or considered for use by the patient;

40 (2) A mutation or characteristic of a gene; and

41 (3) The expression of a protein.

42 (b) "Biomarker testing" means the analysis of the tissue, blood
43 or other biospecimen of a patient for the presentation of a biomarker
44 and includes, without limitation, single-analyte tests, multiplex



1 panel tests and whole genome, whole exome and whole
2 transcriptome sequencing.

3 (c) “Consensus statement” means a statement aimed at a specific
4 clinical circumstance that is:

5 (1) Made for the purpose of optimizing the outcomes of
6 clinical care;

7 (2) Made by an independent, multidisciplinary panel of
8 experts that has established a policy to avoid conflicts of interest;

9 (3) Based on scientific evidence; and

10 (4) Made using a transparent methodology and reporting
11 procedure.

12 (d) “Medically necessary” means health care services or
13 products that a prudent provider of health care would provide to a
14 patient to prevent, diagnose or treat an illness, injury or disease, or
15 any symptoms thereof, that are necessary and:

16 (1) Provided in accordance with generally accepted standards
17 of medical practice;

18 (2) Not primarily provided for the convenience of the patient
19 or provider of health care; and

20 (3) Significant in guiding and informing the provider of
21 health care in providing the most appropriate course of treatment for
22 the patient in order to prevent, delay or lessen the magnitude of an
23 adverse health outcome.

24 (e) “Nationally recognized clinical practice guidelines” means
25 evidence-based guidelines establishing standards of care that
26 include, without limitation, recommendations intended to optimize
27 care of patients and are:

28 (1) Informed by a systemic review of evidence and an
29 assessment of the risks and benefits of alternative options for care;
30 and

31 (2) Developed using a transparent methodology and
32 reporting procedure by an independent organization or society of
33 medical professionals that has established a policy to avoid conflicts
34 of interest.

35 ~~[(f) “Network plan” means a health care plan offered by a health
36 maintenance organization under which the financing and delivery of
37 medical care, including items and services paid for as medical care,
38 are provided, in whole or in part, through a defined set of providers
39 under contract with the health maintenance organization. The term
40 does not include an arrangement for the financing of premiums.~~

41 ~~—(g) “Provider of health care” has the meaning ascribed to it in
42 NRS 629.031.]~~



1 **Sec. 275.** NRS 695C.16934 is hereby amended to read as
2 follows:

3 695C.16934 1. Except as otherwise provided in this section,
4 a health maintenance organization that issues a health care plan shall
5 include in the health care plan coverage for the medically necessary
6 treatment of conditions relating to gender dysphoria and gender
7 incongruence. Such coverage must include coverage of medically
8 necessary psychosocial and surgical intervention and any other
9 medically necessary treatment for such disorders provided by:

- 10 (a) Endocrinologists;
- 11 (b) Pediatric endocrinologists;
- 12 (c) Social workers;
- 13 (d) Psychiatrists;
- 14 (e) Psychologists;
- 15 (f) Gynecologists;
- 16 (g) Speech-language pathologists;
- 17 (h) Primary care physicians;
- 18 (i) Advanced practice registered nurses;
- 19 (j) Physician assistants; and
- 20 (k) Any other providers of medically necessary services for the
21 treatment of gender dysphoria or gender incongruence.

22 2. This section does not require a health care plan to include
23 coverage for cosmetic surgery performed by a plastic surgeon or
24 reconstructive surgeon that is not medically necessary.

25 3. A health maintenance organization that issues a health care
26 plan shall not categorically refuse to cover medically necessary
27 gender-affirming treatments or procedures or revisions to prior
28 treatments if the plan provides coverage for any such services,
29 procedures or revisions for purposes other than gender transition or
30 affirmation.

31 4. A health maintenance organization that issues a health care
32 plan may prescribe requirements that must be satisfied before the
33 health maintenance organization covers surgical treatment of
34 conditions relating to gender dysphoria or gender incongruence for
35 an enrollee who is less than 18 years of age. Such requirements may
36 include, without limitation, requirements that:

- 37 (a) The treatment must be recommended by a psychologist,
38 psychiatrist or other mental health professional;
- 39 (b) The treatment must be recommended by a physician;
- 40 (c) The enrollee must provide a written expression of the desire
41 of the enrollee to undergo the treatment;
- 42 (d) A written plan for treatment that covers at least 1 year must
43 be developed and approved by at least two providers of health care;
44 and



1 (e) Parental consent is provided for the enrollee unless the
2 enrollee is expressly authorized by law to consent on his or her own
3 behalf.

4 5. When determining whether treatment is medically necessary
5 for the purposes of this section, a health maintenance organization
6 must consider the most recent Standards of Care prescribed by the
7 World Professional Association for Transgender Health, or its
8 successor organization.

9 6. A health maintenance organization shall make a reasonable
10 effort to ensure that the benefits required by subsection 1 are made
11 available to an enrollee through a provider of health care who
12 participates in the network plan of the health maintenance
13 organization. If, after a reasonable effort, the health maintenance
14 organization is unable to make such benefits available through such
15 a provider of health care, the health maintenance organization may
16 treat the treatment that the health maintenance organization is
17 unable to make available through such a provider of health care in
18 the same manner as other services provided by a provider of health
19 care who does not participate in the network plan of the health
20 maintenance organization.

21 7. If an enrollee appeals the denial of a claim or coverage under
22 this section on the grounds that the treatment requested by the
23 enrollee is not medically necessary, the health maintenance
24 organization must consult with a provider of health care who has
25 experience in prescribing or delivering gender-affirming treatment
26 concerning the medical necessity of the treatment requested by the
27 enrollee when considering the appeal.

28 8. A health care plan subject to the provisions of this chapter
29 that is delivered, issued for delivery or renewed on or after July 1,
30 2023, has the legal effect of including the coverage required by
31 subsection 1, and any provision of the plan or renewal which is in
32 conflict with the provisions of this section is void.

33 9. As used in this section:

34 (a) “Cosmetic surgery”:

35 (1) Means a surgical procedure that:

36 (I) Does not meaningfully promote the proper function of
37 the body;

38 (II) Does not prevent or treat illness or disease; and

39 (III) Is primarily directed at improving the appearance of
40 a person.

41 (2) Includes, without limitation, cosmetic surgery directed at
42 preserving beauty.

43 (b) “Gender dysphoria” means distress or impairment in social,
44 occupational or other areas of functioning caused by a marked
45 difference between the gender identity or expression of a person and



1 the sex assigned to the person at birth which lasts at least 6 months
2 and is shown by at least two of the following:

3 (1) A marked difference between gender identity or
4 expression and primary or secondary sex characteristics or
5 anticipated secondary sex characteristics in young adolescents.

6 (2) A strong desire to be rid of primary or secondary sex
7 characteristics because of a marked difference between such sex
8 characteristics and gender identity or expression or a desire to
9 prevent the development of anticipated secondary sex characteristics
10 in young adolescents.

11 (3) A strong desire for the primary or secondary sex
12 characteristics of the gender opposite from the sex assigned at birth.

13 (4) A strong desire to be of the opposite gender or a gender
14 different from the sex assigned at birth.

15 (5) A strong desire to be treated as the opposite gender or a
16 gender different from the sex assigned at birth.

17 (6) A strong conviction of experiencing typical feelings and
18 reactions of the opposite gender or a gender different from the sex
19 assigned at birth.

20 (c) "Medically necessary" means health care services or
21 products that a prudent provider of health care would provide to a
22 patient to prevent, diagnose or treat an illness, injury or disease, or
23 any symptoms thereof, that are necessary and:

24 (1) Provided in accordance with generally accepted standards
25 of medical practice;

26 (2) Clinically appropriate with regard to type, frequency,
27 extent, location and duration;

28 (3) Not provided primarily for the convenience of the patient
29 or provider of health care;

30 (4) Required to improve a specific health condition of a
31 patient or to preserve the existing state of health of the patient; and

32 (5) The most clinically appropriate level of health care that
33 may be safely provided to the patient.

34 ➤ A provider of health care prescribing, ordering, recommending or
35 approving a health care service or product does not, by itself, make
36 that health care service or product medically necessary.

37 ~~[(d) "Network plan" means a health care plan offered by a health
38 maintenance organization under which the financing and delivery of
39 medical care, including items and services paid for as medical care,
40 are provided, in whole or in part, through a defined set of providers
41 under contract with the health maintenance organization. The term
42 does not include an arrangement for the financing of premiums.~~

43 ~~—(e) "Provider of health care" has the meaning ascribed to it in
44 NRS 629.031.]~~



1 **Sec. 276.** NRS 695C.1694 is hereby amended to read as
2 follows:

3 695C.1694 1. A health maintenance organization which
4 offers or issues a health care plan that provides coverage for
5 prescription drugs or devices shall include in the plan coverage for
6 any type of hormone replacement therapy which is lawfully
7 prescribed or ordered and which has been approved by the Food and
8 Drug Administration.

9 2. A health maintenance organization that offers or issues a
10 health care plan that provides coverage for prescription drugs shall
11 not:

12 (a) Require an enrollee to pay a higher deductible, any
13 copayment or coinsurance or require a longer waiting period or
14 other condition for coverage for hormone replacement therapy;

15 (b) Refuse to issue a health care plan or cancel a health care plan
16 solely because the person applying for or covered by the plan uses
17 or may use in the future hormone replacement therapy;

18 (c) Offer or pay any type of material inducement or financial
19 incentive to an enrollee to discourage the enrollee from accessing
20 hormone replacement therapy;

21 (d) Penalize a provider of health care who provides hormone
22 replacement therapy to an enrollee, including, without limitation,
23 reducing the reimbursement of the provider of health care; or

24 (e) Offer or pay any type of material inducement, bonus or other
25 financial incentive to a provider of health care to deny, reduce,
26 withhold, limit or delay hormone replacement therapy to an
27 enrollee.

28 3. Evidence of coverage subject to the provisions of this
29 chapter that is delivered, issued for delivery or renewed on or after
30 October 1, 1999, has the legal effect of including the coverage
31 required by subsection 1, and any provision of the evidence of
32 coverage or the renewal which is in conflict with this section is void.

33 4. The provisions of this section do not require a health
34 maintenance organization to provide coverage for fertility drugs.

35 ~~[5. As used in this section, "provider of health care" has the~~
36 ~~meaning ascribed to it in NRS 629.031.]~~

37 **Sec. 277.** NRS 695C.16947 is hereby amended to read as
38 follows:

39 695C.16947 1. A health care plan which provides coverage
40 for prescription drugs must not require an enrollee to submit to a
41 step therapy protocol before covering a drug approved by the Food
42 and Drug Administration that is prescribed to treat a psychiatric
43 condition of the enrollee, if:

44 (a) The drug has been approved by the Food and Drug
45 Administration with indications for the psychiatric condition of the



1 enrollee or the use of the drug to treat that psychiatric condition is
2 otherwise supported by medical or scientific evidence;

3 (b) The drug is prescribed by:

4 (1) A psychiatrist;

5 (2) A physician assistant under the supervision of a
6 psychiatrist;

7 (3) An advanced practice registered nurse who has the
8 psychiatric training and experience prescribed by the State Board of
9 Nursing pursuant to NRS 632.120; or

10 (4) A primary care provider that is providing care to an
11 enrollee in consultation with a practitioner listed in subparagraph
12 (1), (2) or (3), if the closest practitioner listed in subparagraph (1),
13 (2) or (3) who participates in the network plan of the health
14 maintenance organization is located 60 miles or more from the
15 residence of the enrollee; and

16 (c) The practitioner listed in paragraph (b) who prescribed the
17 drug knows, based on the medical history of the enrollee, or
18 reasonably expects each alternative drug that is required to be used
19 earlier in the step therapy protocol to be ineffective at treating the
20 psychiatric condition.

21 2. Any provision of a health care plan subject to the provisions
22 of this chapter that is delivered, issued for delivery or renewed on or
23 after July 1, 2023, which is in conflict with this section is void.

24 3. As used in this section:

25 (a) "Medical or scientific evidence" has the meaning ascribed to
26 it in NRS 695G.053.

27 (b) ~~["Network plan" means a health care plan offered by a health
28 maintenance organization under which the financing and delivery of
29 medical care is provided, in whole or in part, through a defined set
30 of providers under contract with the health maintenance
31 organization. The term does not include an arrangement for the
32 financing of premiums.]~~

33 ~~—(c)~~ "Step therapy protocol" means a procedure that requires an
34 enrollee to use a prescription drug or sequence of prescription drugs
35 other than a drug that a practitioner recommends for treatment of a
36 psychiatric condition of the enrollee before his or her health care
37 plan provides coverage for the recommended drug.

38 **Sec. 278.** NRS 695C.1695 is hereby amended to read as
39 follows:

40 695C.1695 1. A health maintenance organization that offers
41 or issues a health care plan which provides coverage for outpatient
42 care shall include in the plan coverage for any health care service
43 related to hormone replacement therapy.

44 2. A health maintenance organization that offers or issues a
45 health care plan that provides coverage for outpatient care shall not:



1 (a) Require an enrollee to pay a higher deductible, any
2 copayment or coinsurance or require a longer waiting period or
3 other condition for coverage for outpatient care related to hormone
4 replacement therapy;

5 (b) Refuse to issue a health care plan or cancel a health care plan
6 solely because the person applying for or covered by the plan uses
7 or may use in the future hormone replacement therapy;

8 (c) Offer or pay any type of material inducement or financial
9 incentive to an enrollee to discourage the enrollee from accessing
10 hormone replacement therapy;

11 (d) Penalize a provider of health care who provides hormone
12 replacement therapy to an enrollee, including, without limitation,
13 reducing the reimbursement of the provider of health care; or

14 (e) Offer or pay any type of material inducement, bonus or other
15 financial incentive to a provider of health care to deny, reduce,
16 withhold, limit or delay hormone replacement therapy to an
17 enrollee.

18 3. Evidence of coverage subject to the provisions of this
19 chapter that is delivered, issued for delivery or renewed on or after
20 October 1, 1999, has the legal effect of including the coverage
21 required by subsection 1, and any provision of the evidence of
22 coverage or the renewal which is in conflict with this section is void.

23 ~~[4. —As used in this section, “provider of health care” has the~~
24 ~~meaning ascribed to it in NRS 629.031.]~~

25 **Sec. 279.** NRS 695C.1696 is hereby amended to read as
26 follows:

27 695C.1696 1. Except as otherwise provided in subsection 8, a
28 health maintenance organization that offers or issues a health care
29 plan shall include in the plan coverage for:

30 (a) Up to a 12-month supply, per prescription, of any type of
31 drug for contraception or its therapeutic equivalent which is:

- 32 (1) Lawfully prescribed or ordered;
33 (2) Approved by the Food and Drug Administration;
34 (3) Listed in subsection 12; and
35 (4) Dispensed in accordance with NRS 639.28075;

36 (b) Any type of device for contraception which is:

- 37 (1) Lawfully prescribed or ordered;
38 (2) Approved by the Food and Drug Administration; and
39 (3) Listed in subsection 12;

40 (c) Self-administered hormonal contraceptives dispensed by a
41 pharmacist pursuant to NRS 639.28078;

42 (d) Insertion of a device for contraception or removal of such a
43 device if the device was inserted while the enrollee was covered by
44 the same health care plan;



1 (e) Education and counseling relating to the initiation of the use
2 of contraception and any necessary follow-up after initiating such
3 use;

4 (f) Management of side effects relating to contraception; and

5 (g) Voluntary sterilization for women.

6 2. A health maintenance organization shall provide coverage
7 for any services listed in subsection 1 which are within the
8 authorized scope of practice of a pharmacist when such services are
9 provided by a pharmacist who is employed by or serves as an
10 independent contractor of an in-network pharmacy and in
11 accordance with the applicable provider network contract. Such
12 coverage must be provided to the same extent as if the services were
13 provided by another provider of health care, as applicable to the
14 services being provided. The terms of the policy must not limit:

15 (a) Coverage for services listed in subsection 1 and provided by
16 such a pharmacist to a number of occasions less than the coverage
17 for such services when provided by another provider of health care.

18 (b) Reimbursement for services listed in subsection 1 and
19 provided by such a pharmacist to an amount less than the amount
20 reimbursed for similar services provided by a physician, physician
21 assistant or advanced practice registered nurse.

22 3. A health maintenance organization must ensure that the
23 benefits required by subsection 1 are made available to an enrollee
24 through a provider of health care who participates in the network
25 plan of the health maintenance organization.

26 4. If a covered therapeutic equivalent listed in subsection 1 is
27 not available or a provider of health care deems a covered
28 therapeutic equivalent to be medically inappropriate, an alternate
29 therapeutic equivalent prescribed by a provider of health care must
30 be covered by the health maintenance organization.

31 5. Except as otherwise provided in subsections 10, 11 and 13, a
32 health maintenance organization that offers or issues a health care
33 plan shall not:

34 (a) Require an enrollee to pay a higher deductible, any
35 copayment or coinsurance or require a longer waiting period or
36 other condition to obtain any benefit included in the health care plan
37 pursuant to subsection 1;

38 (b) Refuse to issue a health care plan or cancel a health care plan
39 solely because the person applying for or covered by the plan uses
40 or may use any such benefit;

41 (c) Offer or pay any type of material inducement or financial
42 incentive to an enrollee to discourage the enrollee from obtaining
43 any such benefit;



1 (d) Penalize a provider of health care who provides any such
2 benefit to an enrollee, including, without limitation, reducing the
3 reimbursement of the provider of health care;

4 (e) Offer or pay any type of material inducement, bonus or other
5 financial incentive to a provider of health care to deny, reduce,
6 withhold, limit or delay access to any such benefit to an enrollee; or

7 (f) Impose any other restrictions or delays on the access of an
8 enrollee to any such benefit.

9 6. Coverage pursuant to this section for the covered dependent
10 of an enrollee must be the same as for the enrollee.

11 7. Except as otherwise provided in subsection 8, a health care
12 plan subject to the provisions of this chapter that is delivered, issued
13 for delivery or renewed on or after January 1, 2024, has the legal
14 effect of including the coverage required by this section, and any
15 provision of the plan or the renewal which is in conflict with this
16 section is void.

17 8. A health maintenance organization that offers or issues a
18 health care plan and which is affiliated with a religious organization
19 is not required to provide the coverage required by subsection 1 if
20 the health maintenance organization objects on religious grounds.
21 Such an organization shall, before the issuance of a health care plan
22 and before the renewal of such a plan, provide to the prospective
23 enrollee written notice of the coverage that the health maintenance
24 organization refuses to provide pursuant to this subsection.

25 9. If a health maintenance organization refuses, pursuant to
26 subsection 8, to provide the coverage required by subsection 1, an
27 employer may otherwise provide for the coverage for the employees
28 of the employer.

29 10. A health maintenance organization may require an enrollee
30 to pay a higher deductible, copayment or coinsurance for a drug for
31 contraception if the enrollee refuses to accept a therapeutic
32 equivalent of the drug.

33 11. For each of the 18 methods of contraception listed in
34 subsection 12 that have been approved by the Food and Drug
35 Administration, a health care plan must include at least one drug or
36 device for contraception within each method for which no
37 deductible, copayment or coinsurance may be charged to the
38 enrollee, but the health maintenance organization may charge a
39 deductible, copayment or coinsurance for any other drug or device
40 that provides the same method of contraception. If the health
41 maintenance organization charges a copayment or coinsurance for a
42 drug for contraception, the health maintenance organization may
43 only require an enrollee to pay the copayment or coinsurance:

44 (a) Once for the entire amount of the drug dispensed for the plan
45 year; or



- 1 (b) Once for each 1-month supply of the drug dispensed.
2 12. The following 18 methods of contraception must be
3 covered pursuant to this section:
4 (a) Voluntary sterilization for women;
5 (b) Surgical sterilization implants for women;
6 (c) Implantable rods;
7 (d) Copper-based intrauterine devices;
8 (e) Progesterone-based intrauterine devices;
9 (f) Injections;
10 (g) Combined estrogen- and progestin-based drugs;
11 (h) Progestin-based drugs;
12 (i) Extended- or continuous-regimen drugs;
13 (j) Estrogen- and progestin-based patches;
14 (k) Vaginal contraceptive rings;
15 (l) Diaphragms with spermicide;
16 (m) Sponges with spermicide;
17 (n) Cervical caps with spermicide;
18 (o) Female condoms;
19 (p) Spermicide;
20 (q) Combined estrogen- and progestin-based drugs for
21 emergency contraception or progestin-based drugs for emergency
22 contraception; and
23 (r) Ulipristal acetate for emergency contraception.
24 13. Except as otherwise provided in this section and federal
25 law, a health maintenance organization may use medical
26 management techniques, including, without limitation, any available
27 clinical evidence, to determine the frequency of or treatment relating
28 to any benefit required by this section or the type of provider of
29 health care to use for such treatment.
30 14. A health maintenance organization shall not:
31 (a) Use medical management techniques to require an enrollee
32 to use a method of contraception other than the method prescribed
33 or ordered by a provider of health care;
34 (b) Require an enrollee to obtain prior authorization for the
35 benefits described in paragraphs (a) and (c) of subsection 1; or
36 (c) Refuse to cover a contraceptive injection or the insertion of a
37 device described in paragraph (c), (d) or (e) of subsection 12 at a
38 hospital immediately after an enrollee gives birth.
39 15. A health maintenance organization must provide an
40 accessible, transparent and expedited process which is not unduly
41 burdensome by which an enrollee, or the authorized representative
42 of the enrollee, may request an exception relating to any medical
43 management technique used by the health maintenance organization
44 to obtain any benefit required by this section without a higher
45 deductible, copayment or coinsurance.



1 16. As used in this section:

2 (a) "In-network pharmacy" means a pharmacy that has entered
3 into a contract with a health maintenance organization to provide
4 services to enrollees through a network plan offered or issued by the
5 health maintenance organization.

6 (b) ~~["Medical management technique" means a practice which is
7 used to control the cost or utilization of health care services or
8 prescription drug use. The term includes, without limitation, the use
9 of step therapy, prior authorization or categorizing drugs and
10 devices based on cost, type or method of administration.~~

11 ~~—(c) "Network plan" means a health care plan offered by a health
12 maintenance organization under which the financing and delivery of
13 medical care, including items and services paid for as medical care,
14 are provided, in whole or in part, through a defined set of providers
15 under contract with the health maintenance organization. The term
16 does not include an arrangement for the financing of premiums.~~

17 ~~—(d)} "Provider network contract" [means] includes a contract
18 between a health maintenance organization and a [provider of health
19 care or] pharmacy specifying the rights and responsibilities of the
20 health maintenance organization and the [provider of health care or]
21 pharmacy [, as applicable,] for delivery of health care services
22 pursuant to a network plan.~~

23 ~~[(e) "Provider of health care" has the meaning ascribed to it in
24 NRS 629.031.~~

25 ~~—(f) "Therapeutic equivalent" means a drug which:~~

26 ~~—(1) Contains an identical amount of the same active
27 ingredients in the same dosage and method of administration as
28 another drug;~~

29 ~~—(2) Is expected to have the same clinical effect when
30 administered to a patient pursuant to a prescription or order as
31 another drug; and~~

32 ~~—(3) Meets any other criteria required by the Food and Drug
33 Administration for classification as a therapeutic equivalent.]~~

34 **Sec. 280.** NRS 695C.1698 is hereby amended to read as
35 follows:

36 695C.1698 1. A health maintenance organization that offers
37 or issues a health care plan shall include in the plan coverage for:

38 (a) Counseling, support and supplies for breastfeeding,
39 including breastfeeding equipment, counseling and education during
40 the antenatal, perinatal and postpartum period for not more than 1
41 year;

42 (b) Screening and counseling for interpersonal and domestic
43 violence for women at least annually with initial intervention
44 services consisting of education, strategies to reduce harm,
45 supportive services or a referral for any other appropriate services;



1 (c) Behavioral counseling concerning sexually transmitted
2 diseases from a provider of health care for sexually active women
3 who are at increased risk for such diseases;

4 (d) Such prenatal screenings and tests as recommended by the
5 American College of Obstetricians and Gynecologists or its
6 successor organization;

7 (e) Screening for blood pressure abnormalities and diabetes,
8 including gestational diabetes, after at least 24 weeks of gestation or
9 as ordered by a provider of health care;

10 (f) Screening for cervical cancer at such intervals as are
11 recommended by the American College of Obstetricians and
12 Gynecologists or its successor organization;

13 (g) Screening for depression;

14 (h) Screening and counseling for the human immunodeficiency
15 virus consisting of a risk assessment, annual education relating to
16 prevention and at least one screening for the virus during the
17 lifetime of the enrollee or as ordered by a provider of health care;

18 (i) Smoking cessation programs for an enrollee who is 18 years
19 of age or older not more than two cessation attempts per year and
20 four counseling sessions per year;

21 (j) All vaccinations recommended by the Advisory Committee
22 on Immunization Practices of the Centers for Disease Control and
23 Prevention of the United States Department of Health and Human
24 Services or its successor organization; and

25 (k) Such well-woman preventative visits as recommended by the
26 Health Resources and Services Administration, which must include
27 at least one such visit per year beginning at 14 years of age.

28 2. A health maintenance organization must ensure that the
29 benefits required by subsection 1 are made available to an enrollee
30 through a provider of health care who participates in the network
31 plan of the health maintenance organization.

32 3. Except as otherwise provided in subsection 5, a health
33 maintenance organization that offers or issues a health care plan
34 shall not:

35 (a) Require an enrollee to pay a higher deductible, any
36 copayment or coinsurance or require a longer waiting period or
37 other condition to obtain any benefit provided in the health care plan
38 pursuant to subsection 1;

39 (b) Refuse to issue a health care plan or cancel a health care plan
40 solely because the person applying for or covered by the plan uses
41 or may use any such benefit;

42 (c) Offer or pay any type of material inducement or financial
43 incentive to an enrollee to discourage the enrollee from obtaining
44 any such benefit;



1 (d) Penalize a provider of health care who provides any such
2 benefit to an enrollee, including, without limitation, reducing the
3 reimbursement of the provider of health care;

4 (e) Offer or pay any type of material inducement, bonus or other
5 financial incentive to a provider of health care to deny, reduce,
6 withhold, limit or delay access to any such benefit to an enrollee; or

7 (f) Impose any other restrictions or delays on the access of an
8 enrollee to any such benefit.

9 4. A health care plan subject to the provisions of this chapter
10 that is delivered, issued for delivery or renewed on or after
11 January 1, 2018, has the legal effect of including the coverage
12 required by subsection 1, and any provision of the plan or the
13 renewal which is in conflict with this section is void.

14 5. Except as otherwise provided in this section and federal law,
15 a health maintenance organization may use medical management
16 techniques, including, without limitation, any available clinical
17 evidence, to determine the frequency of or treatment relating to any
18 benefit required by this section or the type of provider of health care
19 to use for such treatment.

20 ~~[6. — As used in this section:~~

21 ~~— (a) “Medical management technique” means a practice which is~~
22 ~~used to control the cost or utilization of health care services or~~
23 ~~prescription drug use. The term includes, without limitation, the use~~
24 ~~of step therapy, prior authorization or categorizing drugs and~~
25 ~~devices based on cost, type or method of administration.~~

26 ~~— (b) “Network plan” means a health care plan offered by a health~~
27 ~~maintenance organization under which the financing and delivery of~~
28 ~~medical care, including items and services paid for as medical care,~~
29 ~~are provided, in whole or in part, through a defined set of providers~~
30 ~~under contract with the health maintenance organization. The term~~
31 ~~does not include an arrangement for the financing of premiums.~~

32 ~~— (c) “Provider of health care” has the meaning ascribed to it in~~
33 ~~NRS 629.031.]~~

34 **Sec. 281.** NRS 695C.1699 is hereby amended to read as
35 follows:

36 695C.1699 1. A health maintenance organization that offers
37 or issues a health care plan shall include in the plan coverage for:

38 (a) All drugs approved by the United States Food and Drug
39 Administration to support safe withdrawal from substance use
40 disorder, including, without limitation, lofexidine.

41 (b) All drugs approved by the United States Food and Drug
42 Administration to provide medication-assisted treatment for opioid
43 use disorder, including, without limitation, buprenorphine,
44 methadone and naltrexone.



1 (c) The services described in NRS 639.28079 when provided by
2 a pharmacist or pharmacy that participates in the network plan of the
3 health maintenance organization. The Commissioner shall adopt
4 regulations governing the provision of reimbursement for such
5 services.

6 (d) Any service for the treatment of substance use disorder
7 provided by a provider of primary care if the service is covered
8 when provided by a specialist and:

9 (1) The service is within the scope of practice of the provider
10 of primary care; or

11 (2) The provider of primary care is capable of providing the
12 service safely and effectively in consultation with a specialist and
13 the provider engages in such consultation.

14 2. A health maintenance organization that offers or issues a
15 health care plan shall reimburse a pharmacist or pharmacy that
16 participates in the network plan of the health maintenance
17 organization for the services described in NRS 639.28079 at a rate
18 equal to the rate of reimbursement provided to a physician,
19 physician assistant or advanced practice registered nurse for similar
20 services.

21 3. A health maintenance organization shall provide the
22 coverage required by paragraphs (a) and (b) of subsection 1
23 regardless of whether the drug is included in the formulary of the
24 health maintenance organization.

25 4. Except as otherwise provided in this subsection, a health
26 maintenance organization shall not subject the benefits required by
27 paragraphs (a), (b) and (c) of subsection 1 to medical management
28 techniques, other than step therapy. A health maintenance
29 organization may subject the benefits required by paragraphs (b) and
30 (c) of subsection 1 to other reasonable medical management
31 techniques when the benefits are provided by a pharmacist in
32 accordance with NRS 639.28079.

33 5. A health maintenance organization shall not:

34 (a) Limit the covered amount of a drug described in paragraph
35 (a) or (b) of subsection 1; or

36 (b) Refuse to cover a drug described in paragraph (a) or (b) of
37 subsection 1 because the drug is dispensed by a pharmacy through
38 mail order service.

39 6. A health maintenance organization shall ensure that the
40 benefits required by subsection 1 are made available to an enrollee
41 through a provider of health care who participates in the network
42 plan of the health maintenance organization.

43 7. A health care plan subject to the provisions of this chapter
44 that is delivered, issued for delivery or renewed on or after
45 January 1, 2024, has the legal effect of including the coverage



1 required by subsection 1, and any provision of the plan that conflicts
2 with the provisions of this section is void.

3 8. As used in this section ~~f~~:

4 ~~—(a) “Medical management technique” means a practice which is~~
5 ~~used to control the cost or use of health care services or prescription~~
6 ~~drugs. The term includes, without limitation, the use of step therapy,~~
7 ~~prior authorization and categorizing drugs and devices based on~~
8 ~~cost, type or method of administration.~~

9 ~~—(b) “Network plan” means a health care plan offered by a health~~
10 ~~maintenance organization under which the financing and delivery of~~
11 ~~medical care, including items and services paid for as medical care,~~
12 ~~are provided, in whole or in part, through a defined set of providers~~
13 ~~under contract with the health maintenance organization. The term~~
14 ~~does not include an arrangement for the financing of premiums.~~

15 ~~—(c) “Primary” , “primary care” means the practice of family~~
16 ~~medicine, pediatrics, internal medicine, obstetrics and gynecology~~
17 ~~and midwifery.~~

18 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
19 ~~NRS 629.031.]~~

20 **Sec. 282.** NRS 695C.1728 is hereby amended to read as
21 follows:

22 695C.1728 1. A health maintenance organization that issues
23 a health care plan shall include in the plan coverage for:

24 (a) Necessary case management services for an enrollee who has
25 been diagnosed with sickle cell disease and its variants; and

26 (b) Medically necessary care for an enrollee who has been
27 diagnosed with sickle cell disease and its variants.

28 2. A health maintenance organization that issues a health care
29 plan which provides coverage for prescription drugs shall include in
30 the plan coverage for medically necessary prescription drugs to treat
31 sickle cell disease and its variants.

32 3. A health maintenance organization shall establish a plan for
33 each enrollee under 18 years of age who has been diagnosed with
34 sickle cell disease and its variants to transition the enrollee from
35 pediatric care to adult care when the enrollee reaches 18 years of
36 age.

37 4. A health maintenance organization may use medical
38 management techniques, including, without limitation, any available
39 clinical evidence, to determine the frequency of or treatment relating
40 to any benefit required by this section or the type of provider of
41 health care to use for such treatment.

42 5. As used in this section:

43 (a) “Case management services” means medical or other health
44 care management services to assist patients and providers of health
45 care, including, without limitation, identifying and facilitating



1 additional resources and treatments, providing information about
2 treatment options and facilitating communication between providers
3 of services to a patient.

4 (b) ~~["Medical management technique" means a practice which is
5 used to control the cost or utilization of health care services. The
6 term includes, without limitation, the use of step therapy, prior
7 authorization or categorizing drugs and devices based on cost, type
8 or method of administration.~~

9 ~~—(c)]~~ "Medically necessary" has the meaning ascribed to it in
10 NRS 695G.055.

11 ~~[(d)]~~ (c) "Sickle cell disease and its variants" has the meaning
12 ascribed to it in NRS 439.4927.

13 **Sec. 283.** NRS 695C.17347 is hereby amended to read as
14 follows:

15 695C.17347 1. A health maintenance organization that issues
16 a health care plan shall provide coverage for screening, genetic
17 counseling and testing for harmful mutations in the BRCA gene for
18 women under circumstances where such screening, genetic
19 counseling or testing, as applicable, is required by NRS 457.301.

20 2. A health maintenance organization shall ensure that the
21 benefits required by subsection 1 are made available to an enrollee
22 through a provider of health care who participates in the network
23 plan of the health maintenance organization.

24 3. A health care plan subject to the provisions of this chapter
25 that is delivered, issued for delivery or renewed on or after
26 January 1, 2022, has the legal effect of including the coverage
27 required by subsection 1, and any provision of the plan that conflicts
28 with the provisions of this section is void.

29 ~~[4.—As used in this section:-~~

30 ~~—(a) "Network plan" means a health care plan offered by a health
31 maintenance organization under which the financing and delivery of
32 medical care, including items and services paid for as medical care,
33 are provided, in whole or in part, through a defined set of providers
34 under contract with the health maintenance organization. The term
35 does not include an arrangement for the financing of premiums.~~

36 ~~—(b) "Provider of health care" has the meaning ascribed to it in
37 NRS 629.031.]~~

38 **Sec. 284.** NRS 695C.1735 is hereby amended to read as
39 follows:

40 695C.1735 1. A health care plan of a health maintenance
41 organization must provide coverage for benefits payable for
42 expenses incurred for:

43 (a) A mammogram to screen for breast cancer annually for
44 enrollees who are 40 years of age or older.



1 (b) An imaging test to screen for breast cancer on an interval
2 and at the age deemed most appropriate, when medically necessary,
3 as recommended by the enrollee's provider of health care based on
4 personal or family medical history or additional factors that may
5 increase the risk of breast cancer for the enrollee.

6 (c) A diagnostic imaging test for breast cancer at the age deemed
7 most appropriate, when medically necessary, as recommended by
8 the enrollee's provider of health care to evaluate an abnormality
9 which is:

10 (1) Seen or suspected from a mammogram described in
11 paragraph (a) or an imaging test described in paragraph (b); or

12 (2) Detected by other means of examination.

13 2. A health maintenance organization must ensure that the
14 benefits required by subsection 1 are made available to an enrollee
15 through a provider of health care who participates in the network
16 plan of the health maintenance organization.

17 3. Except as otherwise provided in subsection 5, a health
18 maintenance organization that offers or issues a health care plan
19 shall not:

20 (a) Except as otherwise provided in subsection 6, require an
21 enrollee to pay a deductible, copayment, coinsurance or any other
22 form of cost-sharing or require a longer waiting period or other
23 condition to obtain any benefit provided in the health care plan
24 pursuant to subsection 1;

25 (b) Refuse to issue a health care plan or cancel a health care plan
26 solely because the person applying for or covered by the plan uses
27 or may use any such benefit;

28 (c) Offer or pay any type of material inducement or financial
29 incentive to an enrollee to discourage the enrollee from obtaining
30 any benefit provided in the health care plan pursuant to
31 subsection 1;

32 (d) Penalize a provider of health care who provides any such
33 benefit to an enrollee, including, without limitation, reducing the
34 reimbursement of the provider of health care;

35 (e) Offer or pay any type of material inducement, bonus or other
36 financial incentive to a provider of health care to deny, reduce,
37 withhold, limit or delay access to any such benefit to an enrollee; or

38 (f) Impose any other restrictions or delays on the access of an
39 enrollee to any such benefit.

40 4. A health care plan subject to the provisions of this chapter
41 which is delivered, issued for delivery or renewed on or after
42 January 1, 2024, has the legal effect of including the coverage
43 required by subsection 1, and any provision of the plan or the
44 renewal which is in conflict with this section is void.



1 5. Except as otherwise provided in this section and federal law,
2 a health maintenance organization may use medical management
3 techniques, including, without limitation, any available clinical
4 evidence, to determine the frequency of or treatment relating to any
5 benefit required by this section or the type of provider of health care
6 to use for such treatment.

7 6. If the application of paragraph (a) of subsection 3 would
8 result in the ineligibility of a health savings account of an enrollee
9 pursuant to 26 U.S.C. § 223, the prohibitions of paragraph (a) of
10 subsection 3 shall apply only for a qualified health care plan with
11 respect to the deductible of such a health care plan after the enrollee
12 has satisfied the minimum deductible pursuant to 26 U.S.C. § 223,
13 except with respect to items or services that constitute preventive
14 care pursuant to 26 U.S.C. § 223(c)(2)(C), in which case the
15 prohibitions of paragraph (a) of subsection 3 shall apply regardless
16 of whether the minimum deductible under 26 U.S.C. § 223 has been
17 satisfied.

18 7. As used in this section ~~§~~:

19 ~~—(a) “Medical management technique” means a practice which is~~
20 ~~used to control the cost or utilization of health care services or~~
21 ~~prescription drug use. The term includes, without limitation, the use~~
22 ~~of step therapy, prior authorization or categorizing drugs and~~
23 ~~devices based on cost, type or method of administration.~~

24 ~~—(b) “Network plan” means a health care plan offered by a health~~
25 ~~maintenance organization under which the financing and delivery of~~
26 ~~medical care, including items and services paid for as medical care,~~
27 ~~are provided, in whole or in part, through a defined set of providers~~
28 ~~under contract with the health maintenance organization. The term~~
29 ~~does not include an arrangement for the financing of premiums.~~

30 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
31 ~~NRS 629.031.~~

32 ~~—(d) “Qualified~~ *health care plan*” means a health
33 care plan of a health maintenance organization that has a high
34 deductible and is in compliance with 26 U.S.C. § 223 for the
35 purposes of establishing a health savings account.

36 **Sec. 285.** NRS 695C.1737 is hereby amended to read as
37 follows:

38 695C.1737 1. A health maintenance organization that issues
39 a health care plan shall provide coverage for the examination of a
40 person who is pregnant for the discovery of:

41 (a) Chlamydia trachomatis, gonorrhea, hepatitis B and hepatitis
42 C in accordance with NRS 442.013.

43 (b) Syphilis in accordance with NRS 442.010.

44 2. The coverage required by this section must be provided:



1 (a) Regardless of whether the benefits are provided to the
2 enrollee by a provider of health care, facility or medical laboratory
3 that participates in the network plan of the health maintenance
4 organization; and

5 (b) Without prior authorization.

6 3. A health care plan subject to the provisions of this chapter
7 that is delivered, issued for delivery or renewed on or after July 1,
8 2021, has the legal effect of including the coverage required by
9 subsection 1, and any provision of the plan that conflicts with the
10 provisions of this section is void.

11 4. As used in this section ~~f-~~

12 ~~—(a) “Medical” , “medical laboratory” has the meaning ascribed~~
13 ~~to it in NRS 652.060.~~

14 ~~[(b) “Network plan” means a health care plan offered by a health~~
15 ~~maintenance organization under which the financing and delivery of~~
16 ~~medical care, including items and services paid for as medical care,~~
17 ~~are provided, in whole or in part, through a defined set of providers~~
18 ~~under contract with the health maintenance organization. The term~~
19 ~~does not include an arrangement for the financing of premiums.—~~

20 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
21 ~~NRS 629.031.]~~

22 **Sec. 286.** NRS 695C.1743 is hereby amended to read as
23 follows:

24 695C.1743 1. A health maintenance organization that offers
25 or issues a health care plan shall include in the plan coverage for:

26 (a) All drugs approved by the United States Food and Drug
27 Administration for preventing the acquisition of human
28 immunodeficiency virus or treating human immunodeficiency virus
29 or hepatitis C in the form recommended by the prescribing
30 practitioner, regardless of whether the drug is included in the
31 formulary of the health maintenance organization;

32 (b) Laboratory testing that is necessary for therapy that uses a
33 drug to prevent the acquisition of human immunodeficiency virus;

34 (c) Any service to test for, prevent or treat human
35 immunodeficiency virus or hepatitis C provided by a provider of
36 primary care if the service is covered when provided by a specialist
37 and:

38 (1) The service is within the scope of practice of the provider
39 of primary care; or

40 (2) The provider of primary care is capable of providing the
41 service safely and effectively in consultation with a specialist and
42 the provider engages in such consultation; and

43 (d) The services described in NRS 639.28085, when provided
44 by a pharmacist who participates in the network plan of the health
45 maintenance organization.



1 2. A health maintenance organization that offers or issues a
2 health care plan shall reimburse:

3 (a) A pharmacist who participates in the network plan of the
4 health maintenance organization for the services described in NRS
5 639.28085 at a rate equal to the rate of reimbursement provided to a
6 physician, physician assistant or advanced practice registered nurse
7 for similar services.

8 (b) An advanced practice registered nurse or a physician
9 assistant who participates in the network plan of the health
10 maintenance organization for any service to test for, prevent or treat
11 human immunodeficiency virus or hepatitis C at a rate equal to the
12 rate of reimbursement provided to a physician for similar services.

13 3. A health maintenance organization shall not:

14 (a) Subject the benefits required by subsection 1 to medical
15 management techniques, other than step therapy;

16 (b) Limit the covered amount of a drug described in paragraph
17 (a) of subsection 1;

18 (c) Refuse to cover a drug described in paragraph (a) of
19 subsection 1 because the drug is dispensed by a pharmacy through
20 mail order service; or

21 (d) Prohibit or restrict access to any service or drug to treat
22 human immunodeficiency virus or hepatitis C on the same day on
23 which the enrollee is diagnosed.

24 4. A health maintenance organization shall ensure that the
25 benefits required by subsection 1 are made available to an enrollee
26 through a provider of health care who participates in the network
27 plan of the health maintenance organization.

28 5. A health care plan subject to the provisions of this chapter
29 that is delivered, issued for delivery or renewed on or after
30 January 1, 2024, has the legal effect of including the coverage
31 required by subsection 1, and any provision of the plan that conflicts
32 with the provisions of this section is void.

33 6. As used in this section ~~f~~:-

34 ~~—(a) “Medical management technique” means a practice which is~~
35 ~~used to control the cost or use of health care services or prescription~~
36 ~~drugs. The term includes, without limitation, the use of step therapy,~~
37 ~~prior authorization and categorizing drugs and devices based on~~
38 ~~cost, type or method of administration.~~

39 ~~—(b) “Network plan” means a health care plan offered by a health~~
40 ~~maintenance organization under which the financing and delivery of~~
41 ~~medical care, including items and services paid for as medical care,~~
42 ~~are provided, in whole or in part, through a defined set of providers~~
43 ~~under contract with the health maintenance organization. The term~~
44 ~~does not include an arrangement for the financing of premiums.~~



1 —(e) “Primary], “primary care” means the practice of family
2 medicine, pediatrics, internal medicine, obstetrics and gynecology
3 and midwifery.

4 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
5 ~~NRS 629.031.]~~

6 **Sec. 287.** NRS 695C.1745 is hereby amended to read as
7 follows:

8 695C.1745 1. A health care plan of a health maintenance
9 organization must provide coverage for benefits payable for
10 expenses incurred for:

11 (a) Deoxyribonucleic acid testing for high-risk strains of human
12 papillomavirus every 3 years for women 30 years of age and older;
13 and

14 (b) Administering the human papillomavirus vaccine as
15 recommended for vaccination by a competent authority, including,
16 without limitation, the Centers for Disease Control and Prevention
17 of the United States Department of Health and Human Services, the
18 Food and Drug Administration or the manufacturer of the vaccine.

19 2. A health maintenance organization must ensure that the
20 benefits required by subsection 1 are made available to an enrollee
21 through a provider of health care who participates in the network
22 plan of the health maintenance organization.

23 3. Except as otherwise provided in subsection 5, a health
24 maintenance organization that offers or issues a health care plan
25 shall not:

26 (a) Require an enrollee to pay a higher deductible, any
27 copayment or coinsurance or require a longer waiting period or
28 other condition to obtain any benefit provided in the health care plan
29 pursuant to subsection 1;

30 (b) Refuse to issue a health care plan or cancel a health care plan
31 solely because the person applying for or covered by the plan uses
32 or may use any such benefit;

33 (c) Offer or pay any type of material inducement or financial
34 incentive to an enrollee to discourage the enrollee from obtaining
35 any such benefit;

36 (d) Penalize a provider of health care who provides any such
37 benefit to an enrollee, including, without limitation, reducing the
38 reimbursement of the provider of health care;

39 (e) Offer or pay any type of material inducement, bonus or other
40 financial incentive to a provider of health care to deny, reduce,
41 withhold, limit or delay access to any such benefit to an enrollee; or

42 (f) Impose any other restrictions or delays on the access of an
43 enrollee to any such benefit.

44 4. Any evidence of coverage subject to the provisions of this
45 chapter which is delivered, issued for delivery or renewed on or



1 after January 1, 2018, has the legal effect of including the coverage
2 required by subsection 1, and any provision of the evidence of
3 coverage or the renewal which is in conflict with this section is void.

4 5. Except as otherwise provided in this section and federal law,
5 a health maintenance organization may use medical management
6 techniques, including, without limitation, any available clinical
7 evidence, to determine the frequency of or treatment relating to any
8 benefit required by this section or the type of provider of health care
9 to use for such treatment.

10 6. As used in this section ~~f~~:

11 ~~—(a) “Human~~ **}, “human** papillomavirus vaccine” means the
12 Quadrivalent Human Papillomavirus Recombinant Vaccine or its
13 successor which is approved by the Food and Drug Administration
14 for the prevention of human papillomavirus infection and cervical
15 cancer.

16 ~~[(b) “Medical management technique” means a practice which is~~
17 ~~used to control the cost or utilization of health care services or~~
18 ~~prescription drug use. The term includes, without limitation, the use~~
19 ~~of step therapy, prior authorization or categorizing drugs and~~
20 ~~devices based on cost, type or method of administration.~~

21 ~~—(c) “Network plan” means a health care plan offered by a health~~
22 ~~maintenance organization under which the financing and delivery of~~
23 ~~medical care, including items and services paid for as medical care,~~
24 ~~are provided, in whole or in part, through a defined set of providers~~
25 ~~under contract with the health maintenance organization. The term~~
26 ~~does not include an arrangement for the financing of premiums.~~

27 ~~—(d) “Provider of health care” has the meaning ascribed to it in~~
28 ~~NRS 629.031.]~~

29 **Sec. 288.** NRS 695C.300 is hereby amended to read as
30 follows:

31 695C.300 1. No health maintenance organization or
32 representative thereof may cause or knowingly permit the use of
33 advertising which is untrue or misleading, solicitation which is
34 untrue or misleading or any form of evidence of coverage which is
35 deceptive. For purposes of this chapter:

36 (a) A statement or item of information shall be deemed to be
37 untrue if it does not conform to fact in any respect which is or may
38 be significant to an enrollee of, or person considering enrollment in,
39 a health care plan.

40 (b) A statement or item of information shall be deemed to be
41 misleading, whether or not it may be literally untrue if, in the total
42 context in which such statement is made or such item of information
43 is communicated, such statement or item of information may be
44 reasonably understood by a reasonable person not possessing special
45 knowledge regarding health care coverage, as indicating any benefit



1 or advantage or the absence of any exclusion, limitation or
2 disadvantage of possible significance to an enrollee of, or person
3 considering enrollment in, a health care plan if such benefit or
4 advantage or absence of limitation, exclusion or disadvantage does
5 not in fact exist.

6 (c) An evidence of coverage shall be deemed to be deceptive if
7 the evidence of coverage taken as a whole, and with consideration
8 given to typography and format as well as language, shall be such as
9 to cause a reasonable person not possessing special knowledge
10 regarding health care plans and evidences of coverage therefor to
11 expect benefits, services, charges or other advantages which the
12 evidence of coverage does not provide or which the health care plan
13 issuing such evidence of coverage does not regularly make available
14 for enrollees covered under such evidence of coverage.

15 2. NRS 686A.010 to ~~686A.310,~~ **686A.325**, inclusive, *and*
16 *sections 80 to 93, inclusive, of this act* shall be construed to apply
17 to health maintenance organizations, health care plans and evidences
18 of coverage except to the extent that the nature of health
19 maintenance organizations, health care plans and evidences of
20 coverage render the sections therein clearly inappropriate.

21 3. An enrollee may not be cancelled or not renewed except for
22 the failure to pay the charge for such coverage or for cause as
23 determined in the master contract.

24 4. No health maintenance organization, unless licensed as an
25 insurer, may use in its name, contracts, or literature any of the words
26 "insurance," "casualty," "surety," "mutual" or any other words
27 descriptive of the insurance, casualty or surety business or
28 deceptively similar to the name or description of any insurance or
29 surety corporation doing business in this State.

30 5. No person not certificated under this chapter shall use in its
31 name, contracts or literature the phrase "health maintenance
32 organization" or the initials "HMO."

33 **Sec. 289.** NRS 695C.310 is hereby amended to read as
34 follows:

35 695C.310 1. The Commissioner shall make an examination
36 of the affairs of any health maintenance organization and providers
37 with whom such organization has contracts, agreements or other
38 arrangements pursuant to its health care plan as often as the
39 Commissioner deems it necessary for the protection of the interests
40 of the people of this State, but not less frequently than once every 3
41 years.

42 2. The Commissioner shall make an examination concerning
43 any compliance program used by a health maintenance organization
44 and any report, as determined to be appropriate by the
45 Commissioner, regarding the health maintenance organization



1 produced by an organization which examines best practices in the
2 insurance industry. The Commissioner shall make such an
3 examination as often as the Commissioner deems it necessary for
4 the protection of the interests of the people of this State, but not less
5 frequently than once every 3 years.

6 3. In making an examination pursuant to subsection 1 or 2, the
7 Commissioner:

8 (a) Shall determine whether the health maintenance organization
9 is in compliance with this Code, including, without limitation,
10 whether any relationship or transaction between the health
11 maintenance organization and any other health maintenance
12 organization is in compliance with this Code; and

13 (b) May examine any account, record, document or transaction
14 of any health maintenance organization or any provider which
15 relates to:

16 (1) Compliance with this Code by the health maintenance
17 organization which is the subject of the examination;

18 (2) Any relationship or transaction between the health
19 maintenance organization which is the subject of the examination
20 and any other health maintenance organization; or

21 (3) Any relationship or transaction between the health
22 maintenance organization which is the subject of the examination
23 and any provider.

24 4. Except as otherwise provided in this subsection, for the
25 purposes of an examination pursuant to subsection 1 or 2, each
26 health maintenance organization and provider shall, upon the
27 request of the Commissioner or an examiner designated by the
28 Commissioner, submit its books and records relating to any
29 applicable health care plan to the Commissioner or the examiner, as
30 applicable. Medical records of natural persons and records of
31 physicians providing service pursuant to a contract with a health
32 maintenance organization are not subject to such examination,
33 although the records, except privileged medical information, are
34 subject to subpoena upon a showing of good cause. For the purpose
35 of examinations, the Commissioner may administer oaths to and
36 examine the officers and agents of a health maintenance
37 organization and the principals of providers concerning their
38 business.

39 5. The expenses of examinations pursuant to this section must
40 be assessed, billed and paid in accordance with the provisions of
41 ~~[NRS 679B.290.]~~ *section 19 of this act.*

42 6. In lieu of an examination pursuant to this section, the
43 Commissioner may accept the report of an examination made by the
44 insurance commissioner of another state or an applicable regulatory
45 agency of another state.



1 **Sec. 290.** NRS 695C.317 is hereby amended to read as
2 follows:

3 695C.317 The Commissioner shall use the procedures required
4 by:

5 1. ~~NRS 679B.230 to 679B.290,~~ *Sections 2 to 41*, inclusive, *of*
6 *this act* when conducting an examination of a health maintenance
7 organization.

8 2. NRS 679B.310 to 679B.370, inclusive, when conducting a
9 hearing involving a health maintenance organization.

10 **Sec. 291.** NRS 695D.270 is hereby amended to read as
11 follows:

12 695D.270 1. The Commissioner shall, not less frequently
13 than once every 3 years, conduct an examination of an organization
14 for dental care pursuant to ~~NRS 679B.250 to 679B.300,~~ *sections 2*
15 *to 41*, inclusive ~~[]~~, *of this act.*

16 2. The Commissioner may examine any organization which
17 holds a certificate of authority from this State or another state at any
18 other time the Commissioner deems necessary. For those
19 organizations transacting business in this State which are not
20 organized in this State, the Commissioner may accept a full report
21 of the last examination of the organization certified by the state
22 officer who supervises those organizations in the other state, if that
23 examination is equivalent to an examination conducted by the
24 Commissioner.

25 3. The Commissioner shall, in like manner, examine all
26 organizations applying for a certificate of authority.

27 **Sec. 292.** NRS 695D.290 is hereby amended to read as
28 follows:

29 695D.290 The provisions of NRS 686A.010 to ~~686A.310,~~
30 *686A.325*, inclusive, *and sections 80 to 93, inclusive, of this act*
31 relating to trade practices and frauds apply to organizations for
32 dental care.

33 **Sec. 293.** NRS 695E.170 is hereby amended to read as
34 follows:

35 695E.170 1. A risk retention group and its agents and
36 representatives are subject to the provisions of:

37 (a) NRS 680A.205 and any regulations adopted pursuant
38 thereto, including, without limitation, regulations relating to the
39 standards which may be used by the Commissioner in determining
40 whether a risk retention group is in a hazardous financial condition.

41 (b) NRS 686A.010 to ~~686A.310,~~ *686A.325*, inclusive ~~[]~~, *and*
42 *sections 80 to 93, inclusive, of this act.* Any injunction obtained
43 pursuant to those sections must be obtained from a court of
44 competent jurisdiction.



1 2. All premiums paid for coverages within this state to a risk
2 retention group are subject to the provisions of chapter 680B of
3 NRS. Each risk retention group shall report all premiums paid to it
4 and shall pay the taxes on premiums and any related fines or
5 penalties for risks resident, located or to be performed in the state.

6 3. Any person acting as an agent or a broker for a risk retention
7 group pursuant to NRS 695E.210 shall:

8 (a) Report to the Commissioner each premium for direct
9 business for risks resident, located or to be performed in this State
10 which the person has placed with or on behalf of a risk retention
11 group that is not chartered in this State.

12 (b) Maintain a complete and separate record of each policy
13 obtained from each risk retention group. Each record maintained
14 pursuant to this subsection must be made available upon request by
15 the Commissioner for examination pursuant to ~~NRS 679B.240,~~
16 *section 16 of this act*, and must include, for each policy and each
17 kind of insurance provided therein:

18 (1) The limit of liability;

19 (2) The period covered;

20 (3) The effective date;

21 (4) The name of the risk retention group which issued the
22 policy;

23 (5) The gross annual premium charged; and

24 (6) The amount of return premiums, if any.

25 4. As used in this section, "premiums for direct business"
26 means any premium written in this State for a policy of insurance.
27 The term does not include any premium for reinsurance or for a
28 contract between members of a risk retention group.

29 **Sec. 294.** NRS 695E.210 is hereby amended to read as
30 follows:

31 695E.210 1. The provisions of chapters 683A and 685A of
32 NRS apply to any person acting, or offering to act, as an agent or
33 broker for:

34 (a) A purchasing group;

35 (b) A member of a purchasing group under the group policy; or

36 (c) A risk retention group transacting insurance in this State.

37 2. Except as otherwise provided in this chapter, the provisions
38 of chapter 679B of NRS *and sections 2 to 41, inclusive, of this act*
39 apply to purchasing groups and risk retention groups, and to the
40 provisions of this chapter, to the extent that the provisions of chapter
41 679B of NRS *and sections 2 to 41, inclusive, of this act* are not
42 specifically preempted by the Product Liability Risk Retention Act
43 of 1981, as amended by the Risk Retention Amendments of 1986.

44 3. A risk retention group that violates any provision of this
45 chapter is subject to the fines and penalties, including revocation of



1 its right to do business in this state, applicable to licensed insurers
2 under this title.

3 **Sec. 295.** NRS 695F.090 is hereby amended to read as
4 follows:

5 695F.090 1. Prepaid limited health service organizations are
6 subject to the provisions of this chapter and to the following
7 provisions, to the extent reasonably applicable:

8 (a) NRS 686B.010 to 686B.175, inclusive, concerning rates and
9 essential insurance.

10 (b) NRS 687B.310 to 687B.420, inclusive, concerning
11 cancellation and nonrenewal of policies.

12 (c) NRS 687B.122 to 687B.128, inclusive, concerning
13 readability of policies.

14 (d) The requirements of NRS 679B.152.

15 (e) The fees imposed pursuant to NRS 449.465.

16 (f) NRS 686A.010 to ~~686A.310,~~ **686A.325**, inclusive, *and*
17 *sections 80 to 93, inclusive, of this act* concerning trade practices
18 and frauds.

19 (g) The assessment imposed pursuant to NRS 679B.700.

20 (h) Chapter 683A of NRS.

21 (i) To the extent applicable, the provisions of NRS 689B.340 to
22 689B.580, inclusive, and chapter 689C of NRS relating to the
23 portability and availability of health insurance.

24 (j) NRS 689A.035, 689A.0463, 689A.410 ~~[, 689A.413]~~ and
25 689A.415.

26 (k) NRS 680B.025 to 680B.060, inclusive, concerning premium
27 tax, premium tax rate, annual report and estimated quarterly tax
28 payments. For the purposes of this paragraph, unless the context
29 otherwise requires that a section apply only to insurers, any
30 reference in those sections to "insurer" must be replaced by a
31 reference to "prepaid limited health service organization."

32 (l) Chapter 692C of NRS, concerning holding companies.

33 (m) NRS 689A.637, concerning health centers.

34 (n) Chapter 681B of NRS, concerning assets and liabilities.

35 (o) NRS 682A.400 to 682A.468, inclusive, concerning
36 investments.

37 2. For the purposes of this section and the provisions set forth
38 in subsection 1, a prepaid limited health service organization is
39 included in the meaning of the term "insurer."

40 **Sec. 296.** NRS 695F.159 is hereby amended to read as
41 follows:

42 695F.159 1. Evidence of coverage which provides coverage
43 for prescription drugs must not require an enrollee to use a step
44 therapy protocol before covering a drug approved by the Food and



1 Drug Administration that is prescribed to treat a psychiatric
2 condition of the enrollee, if:

3 (a) The drug has been approved by the Food and Drug
4 Administration with indications for the psychiatric condition of the
5 enrollee or the use of the drug to treat that psychiatric condition is
6 otherwise supported by medical or scientific evidence;

7 (b) The drug is prescribed by:

8 (1) A psychiatrist;

9 (2) A physician assistant under the supervision of a
10 psychiatrist;

11 (3) An advanced practice registered nurse who has the
12 psychiatric training and experience prescribed by the State Board of
13 Nursing pursuant to NRS 632.120; or

14 (4) A primary care provider that is providing care to an
15 enrollee in consultation with a practitioner listed in subparagraph
16 (1), (2) or (3), if the closest practitioner listed in subparagraph (1),
17 (2) or (3) who participates in the network plan of the prepaid limited
18 health service organization is located 60 miles or more from the
19 residence of the enrollee; and

20 (c) The practitioner listed in paragraph (b) who prescribed the
21 drug knows, based on the medical history of the enrollee, or
22 reasonably expects each alternative drug that is required to be used
23 earlier in the step therapy protocol to be ineffective at treating the
24 psychiatric condition.

25 2. Any provision of an evidence of coverage subject to the
26 provisions of this chapter that is delivered, issued for delivery or
27 renewed on or after July 1, 2023, which is in conflict with this
28 section is void.

29 3. As used in this section:

30 (a) "Medical or scientific evidence" has the meaning ascribed to
31 it in NRS 695G.053.

32 (b) "Network plan" ~~means evidence of coverage offered by a~~
33 ~~prepaid limited health service organization under which] has~~ the
34 ~~[financing and delivery of medical care is provided, in whole or]~~
35 ~~meaning ascribed to it in [part, through a defined set of providers~~
36 ~~under contract with the prepaid limited health service organization.~~
37 ~~The term does not include an arrangement for the financing of~~
38 ~~premiums.] NRS 687B.645.~~

39 (c) "Step therapy protocol" means a procedure that requires an
40 enrollee to use a prescription drug or sequence of prescription drugs
41 other than a drug that a practitioner recommends for treatment of a
42 psychiatric condition of the enrollee before his or her evidence of
43 coverage provides coverage for the recommended drug.



1 **Sec. 297.** NRS 695F.310 is hereby amended to read as
2 follows:

3 695F.310 1. The Commissioner may examine the affairs of
4 any prepaid limited health service organization as often as is
5 reasonably necessary to protect the interests of the residents of this
6 State, but not less frequently than once every 3 years.

7 2. A prepaid limited health service organization shall make its
8 books and records available for examination and cooperate with the
9 Commissioner to facilitate the examination.

10 3. In lieu of such an examination, the Commissioner may
11 accept the report of an examination conducted by the commissioner
12 of insurance of another state.

13 4. An examination conducted pursuant to this section must be
14 conducted in accordance with the provisions of ~~NRS 679B.230 to~~
15 ~~679B.300,~~ *sections 2 to 41, inclusive [], of this act.*

16 5. A prepaid limited health service organization may be
17 investigated in accordance with NRS 679B.600 to 679B.700,
18 inclusive.

19 **Sec. 298.** Chapter 695G of NRS is hereby amended by adding
20 thereto the provisions set forth as sections 299 to 302, inclusive, of
21 this act.

22 **Sec. 299.** *“Medical management technique” means a*
23 *practice which is used to control the cost or use of health care*
24 *services or prescription drugs. The term includes, without*
25 *limitation, the use of step therapy, prior authorization and*
26 *categorizing drugs and devices based on cost, type or method of*
27 *administration.*

28 **Sec. 300.** *“Network plan” has the meaning ascribed to it in*
29 *NRS 687B.645.*

30 **Sec. 301.** *“Provider network contract” has the meaning*
31 *ascribed to it in NRS 687B.658.*

32 **Sec. 302.** *“Therapeutic equivalent” means a drug which:*
33 *1. Contains an identical amount of the same active*
34 *ingredients in the same dosage and method of administration as*
35 *another drug;*

36 *2. Is expected to have the same clinical effect when*
37 *administered to a patient pursuant to a prescription or order as*
38 *another drug; and*

39 *3. Meets any other criteria required by the Food and Drug*
40 *Administration for classification as a therapeutic equivalent.*

41 **Sec. 303.** NRS 695G.010 is hereby amended to read as
42 follows:

43 695G.010 As used in this chapter, unless the context otherwise
44 requires, the words and terms defined in NRS 695G.012 to



1 695G.085, inclusive, *and sections 299 to 302, inclusive, of this act*
2 have the meanings ascribed to them in those sections.

3 **Sec. 304.** NRS 695G.019 is hereby amended to read as
4 follows:

5 695G.019 "Health benefit plan" ~~[means a policy, contract,~~
6 ~~certificate or agreement offered or issued by a health carrier to~~
7 ~~provide, deliver, arrange for, pay for or reimburse any of]~~ *has* the
8 ~~[costs of health care services.]~~ *meaning ascribed to it in*
9 *NRS 687B.470.*

10 **Sec. 305.** NRS 695G.070 is hereby amended to read as
11 follows:

12 695G.070 "Provider of health care" ~~[means:~~

13 ~~—1. A physician or other health care practitioner who is licensed~~
14 ~~or otherwise authorized]~~ *has the meaning ascribed to it in [this*
15 ~~State to furnish any health care service; and~~

16 ~~—2. An institution providing health care services or other setting~~
17 ~~in which health care services are provided, including, without~~
18 ~~limitation, a hospital, surgical center for ambulatory patients, facility~~
19 ~~for skilled nursing, residential facility for groups, laboratory and any~~
20 ~~other such licensed facility.]~~ *NRS 629.031.*

21 **Sec. 306.** NRS 695G.1702 is hereby amended to read as
22 follows:

23 695G.1702 1. A health care plan which provides coverage for
24 prescription drugs must not require an insured to submit to a step
25 therapy protocol before covering a drug approved by the Food and
26 Drug Administration that is prescribed to treat a psychiatric
27 condition of the insured, if:

28 (a) The drug has been approved by the Food and Drug
29 Administration with indications for the psychiatric condition of the
30 insured or the use of the drug to treat that psychiatric condition is
31 otherwise supported by medical or scientific evidence;

32 (b) The drug is prescribed by:

33 (1) A psychiatrist;

34 (2) A physician assistant under the supervision of a
35 psychiatrist;

36 (3) An advanced practice registered nurse who has the
37 psychiatric training and experience prescribed by the State Board of
38 Nursing pursuant to NRS 632.120; or

39 (4) A primary care provider that is providing care to an
40 insured in consultation with a practitioner listed in subparagraph (1),
41 (2) or (3), if the closest practitioner listed in subparagraph (1), (2) or
42 (3) who participates in the network plan of the managed care
43 organization is located 60 miles or more from the residence of the
44 insured; and



1 (c) The practitioner listed in paragraph (b) who prescribed the
2 drug knows, based on the medical history of the insured, or
3 reasonably expects each alternative drug that is required to be used
4 earlier in the step therapy protocol to be ineffective at treating the
5 psychiatric condition.

6 2. Any provision of a health care plan subject to the provisions
7 of this chapter that is delivered, issued for delivery or renewed on or
8 after July 1, 2023, which is in conflict with this section is void.

9 3. As used in this section:

10 (a) "Medical or scientific evidence" has the meaning ascribed to
11 it in NRS 695G.053.

12 (b) ~~["Network plan" means a health care plan offered by a
13 managed care organization under which the financing and delivery
14 of medical care is provided, in whole or in part, through a defined
15 set of providers under contract with the managed care organization.
16 The term does not include an arrangement for the financing of
17 premiums.~~

18 ~~(c)~~ "Step therapy protocol" means a procedure that requires an
19 insured to use a prescription drug or sequence of prescription drugs
20 other than a drug that a practitioner recommends for treatment of a
21 psychiatric condition of the insured before his or her health care
22 plan provides coverage for the recommended drug.

23 **Sec. 307.** NRS 695G.1703 is hereby amended to read as
24 follows:

25 695G.1703 1. Subject to the limitations prescribed by
26 subsection 4, a managed care organization that issues a health care
27 plan shall include in the plan coverage for medically necessary
28 biomarker testing for the diagnosis, treatment, appropriate
29 management and ongoing monitoring of cancer when such
30 biomarker testing is supported by medical and scientific evidence.
31 Such evidence includes, without limitation:

32 (a) The labeled indications for a biomarker test or medication
33 that has been approved or cleared by the United States Food and
34 Drug Administration;

35 (b) The indicated tests for a drug that has been approved by the
36 United States Food and Drug Administration or the warnings and
37 precautions included on the label of such a drug;

38 (c) A national coverage determination or local coverage
39 determination, as those terms are defined in 42 C.F.R. § 400.202; or

40 (d) Nationally recognized clinical practice guidelines or
41 consensus statements.

42 2. A managed care organization shall:

43 (a) Provide the coverage required by subsection 1 in a manner
44 that limits disruptions in care and the need for multiple specimens.



1 (b) Establish a clear and readily accessible process for an
2 insured or provider of health care to:

3 (1) Request an exception to a policy excluding coverage for
4 biomarker testing for the diagnosis, treatment, management or
5 ongoing monitoring of cancer; or

6 (2) Appeal a denial of coverage for such biomarker testing;
7 and

8 (c) Make the process described in paragraph (b) available on an
9 Internet website maintained by the managed care organization.

10 3. If a managed care organization requires an insured to obtain
11 prior authorization for a biomarker test described in subsection 1,
12 the managed care organization shall respond to a request for such
13 prior authorization:

14 (a) Within 24 hours after receiving an urgent request; or

15 (b) Within 72 hours after receiving any other request.

16 4. The provisions of this section do not require a managed care
17 organization to provide coverage of biomarker testing:

18 (a) For screening purposes;

19 (b) Conducted by a provider of health care for whom the
20 biomarker testing is not within his or her scope of practice, training
21 and experience;

22 (c) Conducted by a provider of health care or a facility that does
23 not participate in the network plan of the managed care
24 organization; or

25 (d) That has not been determined to be medically necessary by a
26 provider of health care for whom such a determination is within his
27 or her scope of practice, training and experience.

28 5. A health care plan subject to the provisions of this chapter
29 that is delivered, issued for delivery or renewed on or after
30 October 1, 2023, has the legal effect of including the coverage
31 required by this section, and any provision of the plan or renewal
32 which is in conflict with the provisions of this section is void.

33 6. As used in this section:

34 (a) "Biomarker" means a characteristic that is objectively
35 measured and evaluated as an indicator of a normal biological
36 process, a pathogenic process or a pharmacological response to a
37 specific therapeutic intervention and includes, without limitation:

38 (1) An interaction between a gene and a drug that is being
39 used by or considered for use by the patient;

40 (2) A mutation or characteristic of a gene; and

41 (3) The expression of a protein.

42 (b) "Biomarker testing" means the analysis of the tissue, blood
43 or other biospecimen of a patient for the presentation of a biomarker
44 and includes, without limitation, single-analyte tests, multiplex



1 panel tests and whole genome, whole exome and whole
2 transcriptome sequencing.

3 (c) "Consensus statement" means a statement aimed at a specific
4 clinical circumstance that is:

5 (1) Made for the purpose of optimizing the outcomes of
6 clinical care;

7 (2) Made by an independent, multidisciplinary panel of
8 experts that has established a policy to avoid conflicts of interest;

9 (3) Based on scientific evidence; and

10 (4) Made using a transparent methodology and reporting
11 procedure.

12 (d) "Medically necessary" means health care services or
13 products that a prudent provider of health care would provide to a
14 patient to prevent, diagnose or treat an illness, injury or disease, or
15 any symptoms thereof, that are necessary and:

16 (1) Provided in accordance with generally accepted standards
17 of medical practice;

18 (2) Not primarily provided for the convenience of the patient
19 or provider of health care; and

20 (3) Significant in guiding and informing the provider of
21 health care in providing the most appropriate course of treatment for
22 the patient in order to prevent, delay or lessen the magnitude of an
23 adverse health outcome.

24 (e) "Nationally recognized clinical practice guidelines" means
25 evidence-based guidelines establishing standards of care that
26 include, without limitation, recommendations intended to optimize
27 care of patients and are:

28 (1) Informed by a systemic review of evidence and an
29 assessment of the risks and benefits of alternative options for care;
30 and

31 (2) Developed using a transparent methodology and
32 reporting procedure by an independent organization or society of
33 medical professionals that has established a policy to avoid conflicts
34 of interest.

35 ~~[(f) "Network plan" means a health care plan offered by a
36 managed care organization under which the financing and delivery
37 of medical care, including items and services paid for as medical
38 care, are provided, in whole or in part, through a defined set of
39 providers under contract with the managed care organization. The
40 term does not include an arrangement for the financing of
41 premiums.]~~

42 ~~—(g) "Provider of health care" has the meaning ascribed to it in
43 NRS 629.031.]~~



1 **Sec. 308.** NRS 695G.1705 is hereby amended to read as
2 follows:

3 695G.1705 1. A managed care organization that offers or
4 issues a health care plan shall include in the plan coverage for:

5 (a) All drugs approved by the United States Food and Drug
6 Administration for preventing the acquisition of human
7 immunodeficiency virus or treating human immunodeficiency virus
8 or hepatitis C in the form recommended by the prescribing
9 practitioner, regardless of whether the drug is included in the
10 formulary of the managed care organization;

11 (b) Laboratory testing that is necessary for therapy that uses a
12 drug to prevent the acquisition of human immunodeficiency virus;

13 (c) Any service to test for, prevent or treat human
14 immunodeficiency virus or hepatitis C provided by a provider of
15 primary care if the service is covered when provided by a specialist
16 and:

17 (1) The service is within the scope of practice of the provider
18 of primary care; or

19 (2) The provider of primary care is capable of providing the
20 service safely and effectively in consultation with a specialist and
21 the provider engages in such consultation; and

22 (d) The services described in NRS 639.28085, when provided
23 by a pharmacist who participates in the network plan of the
24 managed care organization.

25 2. A managed care organization that offers or issues a health
26 care plan shall reimburse:

27 (a) A pharmacist who participates in the network plan of the
28 managed care organization for the services described in NRS
29 639.28085 at a rate equal to the rate of reimbursement provided to a
30 physician, physician assistant or advanced practice registered nurse
31 for similar services.

32 (b) An advanced practice registered nurse or a physician
33 assistant who participates in the network plan of the managed care
34 organization for any service to test for, prevent or treat human
35 immunodeficiency virus or hepatitis C at a rate equal to the rate of
36 reimbursement provided to a physician for similar services.

37 3. A managed care organization shall not:

38 (a) Subject the benefits required by subsection 1 to medical
39 management techniques, other than step therapy;

40 (b) Limit the covered amount of a drug described in paragraph
41 (a) of subsection 1;

42 (c) Refuse to cover a drug described in paragraph (a) of
43 subsection 1 because the drug is dispensed by a pharmacy through
44 mail order service; or



1 (d) Prohibit or restrict access to any service or drug to treat
2 human immunodeficiency virus or hepatitis C on the same day on
3 which the insured is diagnosed.

4 4. A managed care organization shall ensure that the benefits
5 required by subsection 1 are made available to an insured through a
6 provider of health care who participates in the network plan of the
7 managed care organization.

8 5. A health care plan subject to the provisions of this chapter
9 that is delivered, issued for delivery or renewed on or after
10 January 1, 2024, has the legal effect of including the coverage
11 required by subsection 1, and any provision of the plan that conflicts
12 with the provisions of this section is void.

13 6. As used in this section ~~{-~~

14 ~~—(a) “Medical management technique” means a practice which is~~
15 ~~used to control the cost or use of health care services or prescription~~
16 ~~drugs. The term includes, without limitation, the use of step therapy,~~
17 ~~prior authorization and categorizing drugs and devices based on~~
18 ~~cost, type or method of administration.~~

19 ~~—(b) “Network plan” means a health care plan offered by a~~
20 ~~managed care organization under which the financing and delivery~~
21 ~~of medical care, including items and services paid for as medical~~
22 ~~care, are provided, in whole or in part, through a defined set of~~
23 ~~providers under contract with the managed care organization. The~~
24 ~~term does not include an arrangement for the financing of~~
25 ~~premiums.~~

26 ~~—(c) “Primary” , “primary care” means the practice of family~~
27 ~~medicine, pediatrics, internal medicine, obstetrics and gynecology~~
28 ~~and midwifery.~~

29 ~~{(d) “Provider of health care” has the meaning ascribed to it in~~
30 ~~NRS 629.031.}~~

31 **Sec. 309.** NRS 695G.171 is hereby amended to read as
32 follows:

33 695G.171 1. A health care plan issued by a managed care
34 organization must provide coverage for benefits payable for
35 expenses incurred for:

36 (a) Deoxyribonucleic acid testing for high-risk strains of human
37 papillomavirus every 3 years for women 30 years of age and older;
38 and

39 (b) Administering the human papillomavirus vaccine as
40 recommended for vaccination by a competent authority, including,
41 without limitation, the Centers for Disease Control and Prevention
42 of the United States Department of Health and Human Services, the
43 Food and Drug Administration or the manufacturer of the vaccine.

44 2. A managed care organization must ensure that the benefits
45 required by subsection 1 are made available to an insured through a



1 provider of health care who participates in the network plan of the
2 managed care organization.

3 3. Except as otherwise provided in subsection 5, a managed
4 care organization that offers or issues a health care plan which
5 provides coverage for prescription drugs shall not:

6 (a) Require an insured to pay a higher deductible, any
7 copayment or coinsurance or require a longer waiting period or
8 other condition to obtain any benefit provided in a health care plan
9 pursuant to subsection 1;

10 (b) Refuse to issue a health care plan or cancel a health care plan
11 solely because the person applying for or covered by the plan uses
12 or may use any such benefit;

13 (c) Offer or pay any type of material inducement or financial
14 incentive to an insured to discourage the insured from obtaining any
15 such benefit;

16 (d) Penalize a provider of health care who provides any such
17 benefit to an insured, including, without limitation, reducing the
18 reimbursement of the provider of health care;

19 (e) Offer or pay any type of material inducement, bonus or other
20 financial incentive to a provider of health care to deny, reduce,
21 withhold, limit or delay access to any such benefit to an insured; or

22 (f) Impose any other restrictions or delays on the access of an
23 insured to any such benefit.

24 4. An evidence of coverage for a health care plan subject to the
25 provisions of this chapter which is delivered, issued for delivery or
26 renewed on or after January 1, 2018, has the legal effect of
27 including the coverage required by subsection 1, and any provision
28 of the evidence of coverage or the renewal thereof which is in
29 conflict with this section is void.

30 5. Except as otherwise provided in this section and federal law,
31 a managed care organization may use medical management
32 techniques, including, without limitation, any available clinical
33 evidence, to determine the frequency of or treatment relating to any
34 benefit required by this section or the type of provider of health care
35 to use for such treatment.

36 6. As used in this section ~~§~~:

37 ~~—(a) “Human} , “human papillomavirus vaccine” means the~~
38 ~~Quadrivalent Human Papillomavirus Recombinant Vaccine or its~~
39 ~~successor which is approved by the Food and Drug Administration~~
40 ~~for the prevention of human papillomavirus infection and cervical~~
41 ~~cancer.~~

42 ~~[(b) “Medical management technique” means a practice which is~~
43 ~~used to control the cost or utilization of health care services or~~
44 ~~prescription drug use. The term includes, without limitation, the use~~



1 of step therapy, prior authorization or categorizing drugs and
2 devices based on cost, type or method of administration.

3 ~~—(c) “Network plan” means a health care plan offered by a
4 managed care organization under which the financing and delivery
5 of medical care, including items and services paid for as medical
6 care, are provided, in whole or in part, through a defined set of
7 providers under contract with the managed care organization. The
8 term does not include an arrangement for the financing of
9 premiums.~~

10 ~~—(d) “Provider of health care” has the meaning ascribed to it in
11 NRS 629.031.]~~

12 **Sec. 310.** NRS 695G.1712 is hereby amended to read as
13 follows:

14 695G.1712 1. A managed care organization that issues a
15 health care plan shall provide coverage for screening, genetic
16 counseling and testing for harmful mutations in the BRCA gene for
17 women under circumstances where such screening, genetic
18 counseling or testing, as applicable, is required by NRS 457.301.

19 2. A managed care organization shall ensure that the benefits
20 required by subsection 1 are made available to an insured through a
21 provider of health care who participates in the network plan of the
22 managed care organization.

23 3. A health care plan subject to the provisions of this chapter
24 that is delivered, issued for delivery or renewed on or after
25 January 1, 2022, has the legal effect of including the coverage
26 required by subsection 1, and any provision of the plan that conflicts
27 with the provisions of this section is void.

28 ~~[4. As used in this section:~~

29 ~~—(a) “Network plan” means a health care plan offered by a
30 managed care organization under which the financing and delivery
31 of medical care, including items and services paid for as medical
32 care, are provided, in whole or in part, through a defined set of
33 providers under contract with the managed care organization. The
34 term does not include an arrangement for the financing of
35 premiums.~~

36 ~~—(b) “Provider of health care” has the meaning ascribed to it in
37 NRS 629.031.]~~

38 **Sec. 311.** NRS 695G.1713 is hereby amended to read as
39 follows:

40 695G.1713 1. A health care plan issued by a managed care
41 organization must provide coverage for benefits payable for
42 expenses incurred for:

43 (a) A mammogram to screen for breast cancer annually for
44 insureds who are 40 years of age or older.



1 (b) An imaging test to screen for breast cancer on an interval
2 and at the age deemed most appropriate, when medically necessary,
3 as recommended by the insured's provider of health care based on
4 personal or family medical history or additional factors that may
5 increase the risk of breast cancer for the insured.

6 (c) A diagnostic imaging test for breast cancer at the age deemed
7 most appropriate, when medically necessary, as recommended by
8 the insured's provider of health care to evaluate an abnormality
9 which is:

10 (1) Seen or suspected from a mammogram described in
11 paragraph (a) or an imaging test described in paragraph (b); or

12 (2) Detected by other means of examination.

13 2. A managed care organization must ensure that the benefits
14 required by subsection 1 are made available to an insured through a
15 provider of health care who participates in the network plan of the
16 managed care organization.

17 3. Except as otherwise provided in subsection 5, a managed
18 care organization that offers or issues a health care plan which
19 provides coverage for prescription drugs shall not:

20 (a) Except as otherwise provided in subsection 6, require an
21 insured to pay a deductible, copayment, coinsurance or any other
22 form of cost-sharing or require a longer waiting period or other
23 condition to obtain any benefit provided in the health care plan
24 pursuant to subsection 1;

25 (b) Refuse to issue a health care plan or cancel a health care plan
26 solely because the person applying for or covered by the plan uses
27 or may use any such benefit;

28 (c) Offer or pay any type of material inducement or financial
29 incentive to an insured to discourage the insured from obtaining any
30 such benefit;

31 (d) Penalize a provider of health care who provides any such
32 benefit to an insured, including, without limitation, reducing the
33 reimbursement of the provider of health care;

34 (e) Offer or pay any type of material inducement, bonus or other
35 financial incentive to a provider of health care to deny, reduce,
36 withhold, limit or delay access to any such benefit to an insured; or

37 (f) Impose any other restrictions or delays on the access of an
38 insured to any such benefit.

39 4. A health care plan subject to the provisions of this chapter
40 that is delivered, issued for delivery or renewed on or after
41 January 1, 2024, has the legal effect of including the coverage
42 required by subsection 1, and any provision of the plan or the
43 renewal which is in conflict with this section is void.

44 5. Except as otherwise provided in this section and federal law,
45 a managed care organization may use medical management



1 techniques, including, without limitation, any available clinical
2 evidence, to determine the frequency of or treatment relating to any
3 benefit required by this section or the type of provider of health care
4 to use for such treatment.

5 6. If the application of paragraph (a) of subsection 3 would
6 result in the ineligibility of a health savings account of an insured
7 pursuant to 26 U.S.C. § 223, the prohibitions of paragraph (a) of
8 subsection 3 shall apply only for a qualified health care plan with
9 respect to the deductible of such a health care plan after the insured
10 has satisfied the minimum deductible pursuant to 26 U.S.C. § 223,
11 except with respect to items or services that constitute preventive
12 care pursuant to 26 U.S.C. § 223(c)(2)(C), in which case the
13 prohibitions of paragraph (a) of subsection 3 shall apply regardless
14 of whether the minimum deductible under 26 U.S.C. § 223 has been
15 satisfied.

16 7. As used in this section ~~§~~:

17 ~~—(a) “Medical management technique” means a practice which is~~
18 ~~used to control the cost or utilization of health care services or~~
19 ~~prescription drug use. The term includes, without limitation, the use~~
20 ~~of step therapy, prior authorization or categorizing drugs and~~
21 ~~devices based on cost, type or method of administration.~~

22 ~~—(b) “Network plan” means a health care plan offered by a~~
23 ~~managed care organization under which the financing and delivery~~
24 ~~of medical care, including items and services paid for as medical~~
25 ~~care, are provided, in whole or in part, through a defined set of~~
26 ~~providers under contract with the managed care organization. The~~
27 ~~term does not include an arrangement for the financing of~~
28 ~~premiums.~~

29 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
30 ~~NRS 629.031.~~

31 ~~—(d) “Qualified~~ *]*, “*qualified* health care plan” means a health
32 care plan issued by a managed care organization that has a high
33 deductible and is in compliance with 26 U.S.C. § 223 for the
34 purposes of establishing a health savings account.

35 **Sec. 312.** NRS 695G.1714 is hereby amended to read as
36 follows:

37 695G.1714 1. A managed care organization that issues a
38 health care plan shall provide coverage for the examination of a
39 person who is pregnant for the discovery of:

40 (a) *Chlamydia trachomatis*, gonorrhea, hepatitis B and hepatitis
41 C in accordance with NRS 442.013.

42 (b) Syphilis in accordance with NRS 442.010.

43 2. The coverage required by this section must be provided:

44 (a) Regardless of whether the benefits are provided to the
45 insured by a provider of health care, facility or medical laboratory



1 that participates in the network plan of the managed care
2 organization; and

3 (b) Without prior authorization.

4 3. A health care plan subject to the provisions of this chapter
5 that is delivered, issued for delivery or renewed on or after July 1,
6 2021, has the legal effect of including the coverage required by
7 subsection 1, and any provision of the plan that conflicts with the
8 provisions of this section is void.

9 4. As used in this section ~~[-~~

10 ~~—(a) “Medical], “medical laboratory” has the meaning ascribed~~
11 ~~to it in NRS 652.060.~~

12 ~~[(b) “Network plan” means a health care plan offered by a~~
13 ~~managed care organization under which the financing and delivery~~
14 ~~of medical care, including items and services paid for as medical~~
15 ~~care, are provided, in whole or in part, through a defined set of~~
16 ~~providers under contract with the managed care organization. The~~
17 ~~term does not include an arrangement for the financing of~~
18 ~~premiums.—~~

19 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
20 ~~NRS 629.031.]~~

21 **Sec. 313.** NRS 695G.1715 is hereby amended to read as
22 follows:

23 695G.1715 1. Except as otherwise provided in subsection 8,
24 a managed care organization that offers or issues a health care plan
25 shall include in the plan coverage for:

26 (a) Up to a 12-month supply, per prescription, of any type of
27 drug for contraception or its therapeutic equivalent which is:

- 28 (1) Lawfully prescribed or ordered;
29 (2) Approved by the Food and Drug Administration;
30 (3) Listed in subsection 11; and
31 (4) Dispensed in accordance with NRS 639.28075;

32 (b) Any type of device for contraception which is:

- 33 (1) Lawfully prescribed or ordered;
34 (2) Approved by the Food and Drug Administration; and
35 (3) Listed in subsection 11;

36 (c) Self-administered hormonal contraceptives dispensed by a
37 pharmacist pursuant to NRS 639.28078;

38 (d) Insertion of a device for contraception or removal of such a
39 device if the device was inserted while the insured was covered by
40 the same health care plan;

41 (e) Education and counseling relating to the initiation of the use
42 of contraception and any necessary follow-up after initiating such
43 use;

44 (f) Management of side effects relating to contraception; and

45 (g) Voluntary sterilization for women.



1 2. A managed care organization shall provide coverage for any
2 services listed in subsection 1 which are within the authorized scope
3 of practice of a pharmacist when such services are provided by a
4 pharmacist who is employed by or serves as an independent
5 contractor of an in-network pharmacy and in accordance with the
6 applicable provider network contract. Such coverage must be
7 provided to the same extent as if the services were provided by
8 another provider of health care, as applicable to the services being
9 provided. The terms of the policy must not limit:

10 (a) Coverage for services listed in subsection 1 and provided by
11 such a pharmacist to a number of occasions less than the coverage
12 for such services when provided by another provider of health care.

13 (b) Reimbursement for services listed in subsection 1 and
14 provided by such a pharmacist to an amount less than the amount
15 reimbursed for similar services provided by a physician, physician
16 assistant or advanced practice registered nurse.

17 3. A managed care organization must ensure that the benefits
18 required by subsection 1 are made available to an insured through a
19 provider of health care who participates in the network plan of the
20 managed care organization.

21 4. If a covered therapeutic equivalent listed in subsection 1 is
22 not available or a provider of health care deems a covered
23 therapeutic equivalent to be medically inappropriate, an alternate
24 therapeutic equivalent prescribed by a provider of health care must
25 be covered by the managed care organization.

26 5. Except as otherwise provided in subsections 9, 10 and 12, a
27 managed care organization that offers or issues a health care plan
28 shall not:

29 (a) Require an insured to pay a higher deductible, any
30 copayment or coinsurance or require a longer waiting period or
31 other condition to obtain any benefit included in the health care plan
32 pursuant to subsection 1;

33 (b) Refuse to issue a health care plan or cancel a health care plan
34 solely because the person applying for or covered by the plan uses
35 or may use any such benefits;

36 (c) Offer or pay any type of material inducement or financial
37 incentive to an insured to discourage the insured from obtaining any
38 such benefits;

39 (d) Penalize a provider of health care who provides any such
40 benefits to an insured, including, without limitation, reducing the
41 reimbursement of the provider of health care;

42 (e) Offer or pay any type of material inducement, bonus or other
43 financial incentive to a provider of health care to deny, reduce,
44 withhold, limit or delay access to any such benefits to an insured; or



1 (f) Impose any other restrictions or delays on the access of an
2 insured to any such benefits.

3 6. Coverage pursuant to this section for the covered dependent
4 of an insured must be the same as for the insured.

5 7. Except as otherwise provided in subsection 8, a health care
6 plan subject to the provisions of this chapter that is delivered, issued
7 for delivery or renewed on or after January 1, 2024, has the legal
8 effect of including the coverage required by this section, and any
9 provision of the plan or the renewal which is in conflict with this
10 section is void.

11 8. A managed care organization that offers or issues a health
12 care plan and which is affiliated with a religious organization is not
13 required to provide the coverage required by subsection 1 if the
14 managed care organization objects on religious grounds. Such an
15 organization shall, before the issuance of a health care plan and
16 before the renewal of such a plan, provide to the prospective insured
17 written notice of the coverage that the managed care organization
18 refuses to provide pursuant to this subsection.

19 9. A managed care organization may require an insured to pay
20 a higher deductible, copayment or coinsurance for a drug for
21 contraception if the insured refuses to accept a therapeutic
22 equivalent of the drug.

23 10. For each of the 18 methods of contraception listed in
24 subsection 11 that have been approved by the Food and Drug
25 Administration, a health care plan must include at least one drug or
26 device for contraception within each method for which no
27 deductible, copayment or coinsurance may be charged to the
28 insured, but the managed care organization may charge a deductible,
29 copayment or coinsurance for any other drug or device that provides
30 the same method of contraception. If the managed care organization
31 charges a copayment or coinsurance for a drug for contraception, the
32 managed care organization may only require an enrollee to pay the
33 copayment or coinsurance:

34 (a) Once for the entire amount of the drug dispensed for the plan
35 year; or

36 (b) Once for each 1-month supply of the drug dispensed.

37 11. The following 18 methods of contraception must be
38 covered pursuant to this section:

- 39 (a) Voluntary sterilization for women;
- 40 (b) Surgical sterilization implants for women;
- 41 (c) Implantable rods;
- 42 (d) Copper-based intrauterine devices;
- 43 (e) Progesterone-based intrauterine devices;
- 44 (f) Injections;
- 45 (g) Combined estrogen- and progestin-based drugs;



- 1 (h) Progestin-based drugs;
- 2 (i) Extended- or continuous-regimen drugs;
- 3 (j) Estrogen- and progestin-based patches;
- 4 (k) Vaginal contraceptive rings;
- 5 (l) Diaphragms with spermicide;
- 6 (m) Sponges with spermicide;
- 7 (n) Cervical caps with spermicide;
- 8 (o) Female condoms;
- 9 (p) Spermicide;
- 10 (q) Combined estrogen- and progestin-based drugs for
- 11 emergency contraception or progestin-based drugs for emergency
- 12 contraception; and
- 13 (r) Ulipristal acetate for emergency contraception.

14 12. Except as otherwise provided in this section and federal
15 law, a managed care organization may use medical management
16 techniques, including, without limitation, any available clinical
17 evidence, to determine the frequency of or treatment relating to any
18 benefit required by this section or the type of provider of health care
19 to use for such treatment.

20 13. A managed care organization shall not:

21 (a) Use medical management techniques to require an insured to
22 use a method of contraception other than the method prescribed or
23 ordered by a provider of health care;

24 (b) Require an insured to obtain prior authorization for the
25 benefits described in paragraphs (a) and (c) of subsection 1; or

26 (c) Refuse to cover a contraceptive injection or the insertion of a
27 device described in paragraph (c), (d) or (e) of subsection 11 at a
28 hospital immediately after an insured gives birth.

29 14. A managed care organization must provide an accessible,
30 transparent and expedited process which is not unduly burdensome,
31 by which an insured, or the authorized representative of the insured,
32 may request an exception relating to any medical management
33 technique used by the managed care organization to obtain any
34 benefit required by this section without a higher deductible,
35 copayment or coinsurance.

36 15. As used in this section:

37 (a) "In-network pharmacy" means a pharmacy that has entered
38 into a contract with a managed care organization to provide services
39 to insureds through a network plan offered or issued by the managed
40 care organization.

41 (b) ~~["Medical management technique" means a practice which is~~
42 ~~used to control the cost or utilization of health care services or~~
43 ~~prescription drug use. The term includes, without limitation, the use~~
44 ~~of step therapy, prior authorization or categorizing drugs and~~
45 ~~devices based on cost, type or method of administration.~~



1 ~~—(c) “Network plan” means a health care plan offered by a~~
2 ~~managed care organization under which the financing and delivery~~
3 ~~of medical care, including items and services paid for as medical~~
4 ~~care, are provided, in whole or in part, through a defined set of~~
5 ~~providers under contract with the managed care organization. The~~
6 ~~term does not include an arrangement for the financing of~~
7 ~~premiums.~~

8 ~~—(d)] “Provider network contract” [means] includes~~ a contract
9 between a managed care organization and a ~~[provider of health care~~
10 ~~or]~~ pharmacy specifying the rights and responsibilities of the
11 managed care organization and the ~~[provider of health care or]~~
12 pharmacy ~~[, as applicable,]~~ for delivery of health care services
13 pursuant to a network plan.

14 ~~[(e) “Provider of health care” has the meaning ascribed to it in~~
15 ~~NRS 629.031.~~

16 ~~—(f) “Therapeutic equivalent” means a drug which:~~

17 ~~— (1) Contains an identical amount of the same active~~
18 ~~ingredients in the same dosage and method of administration as~~
19 ~~another drug;~~

20 ~~— (2) Is expected to have the same clinical effect when~~
21 ~~administered to a patient pursuant to a prescription or order as~~
22 ~~another drug; and~~

23 ~~— (3) Meets any other criteria required by the Food and Drug~~
24 ~~Administration for classification as a therapeutic equivalent.]~~

25 **Sec. 314.** NRS 695G.1717 is hereby amended to read as
26 follows:

27 695G.1717 1. A managed care organization that offers or
28 issues a health care plan shall include in the plan coverage for:

29 (a) Counseling, support and supplies for breastfeeding,
30 including breastfeeding equipment, counseling and education during
31 the antenatal, perinatal and postpartum period for not more than 1
32 year;

33 (b) Screening and counseling for interpersonal and domestic
34 violence for women at least annually with initial intervention
35 services consisting of education, strategies to reduce harm,
36 supportive services or a referral for any other appropriate services;

37 (c) Behavioral counseling concerning sexually transmitted
38 diseases from a provider of health care for sexually active women
39 who are at increased risk for such diseases;

40 (d) Hormone replacement therapy;

41 (e) Such prenatal screenings and tests as recommended by the
42 American College of Obstetricians and Gynecologists or its
43 successor organization;



1 (f) Screening for blood pressure abnormalities and diabetes,
2 including gestational diabetes, after at least 24 weeks of gestation or
3 as ordered by a provider of health care;

4 (g) Screening for cervical cancer at such intervals as are
5 recommended by the American College of Obstetricians and
6 Gynecologists or its successor organization;

7 (h) Screening for depression;

8 (i) Screening and counseling for the human immunodeficiency
9 virus consisting of a risk assessment, annual education relating to
10 prevention and at least one screening for the virus during the
11 lifetime of the insured or as ordered by a provider of health care;

12 (j) Smoking cessation programs for an insured who is 18 years
13 of age or older consisting of not more than two cessation attempts
14 per year and four counseling sessions per year;

15 (k) All vaccinations recommended by the Advisory Committee
16 on Immunization Practices of the Centers for Disease Control and
17 Prevention of the United States Department of Health and Human
18 Services or its successor organization; and

19 (l) Such well-woman preventative visits as recommended by the
20 Health Resources and Services Administration, which must include
21 at least one such visit per year beginning at 14 years of age.

22 2. A managed care organization must ensure that the benefits
23 required by subsection 1 are made available to an insured through a
24 provider of health care who participates in the network plan of the
25 managed care organization.

26 3. Except as otherwise provided in subsection 5, a managed
27 care organization that offers or issues a health care plan shall not:

28 (a) Require an insured to pay a higher deductible, any
29 copayment or coinsurance or require a longer waiting period or
30 other condition to obtain any benefit provided in the health care plan
31 pursuant to subsection 1;

32 (b) Refuse to issue a health care plan or cancel a health care plan
33 solely because the person applying for or covered by the plan uses
34 or may use any such benefit;

35 (c) Offer or pay any type of material inducement or financial
36 incentive to an insured to discourage the insured from obtaining any
37 such benefit;

38 (d) Penalize a provider of health care who provides any such
39 benefit to an insured, including, without limitation, reducing the
40 reimbursement of the provider of health care;

41 (e) Offer or pay any type of material inducement, bonus or other
42 financial incentive to a provider of health care to deny, reduce,
43 withhold, limit or delay access to any such benefit to an insured; or

44 (f) Impose any other restrictions or delays on the access of an
45 insured to any such benefit.



1 4. A health care plan subject to the provisions of this chapter
2 that is delivered, issued for delivery or renewed on or after
3 January 1, 2018, has the legal effect of including the coverage
4 required by subsection 1, and any provision of the plan or the
5 renewal which is in conflict with this section is void.

6 5. Except as otherwise provided in this section and federal law,
7 a managed care organization may use medical management
8 techniques, including, without limitation, any available clinical
9 evidence, to determine the frequency of or treatment relating to any
10 benefit required by this section or the type of provider of health care
11 to use for such treatment.

12 ~~[6.—As used in this section:~~

13 ~~—(a) “Medical management technique” means a practice which is~~
14 ~~used to control the cost or utilization of health care services or~~
15 ~~prescription drug use. The term includes, without limitation, the use~~
16 ~~of step therapy, prior authorization or categorizing drugs and~~
17 ~~devices based on cost, type or method of administration.~~

18 ~~—(b) “Network plan” means a health care plan offered by a~~
19 ~~managed care organization under which the financing and delivery~~
20 ~~of medical care, including items and services paid for as medical~~
21 ~~care, are provided, in whole or in part, through a defined set of~~
22 ~~providers under contract with the managed care organization. The~~
23 ~~term does not include an arrangement for the financing of~~
24 ~~premiums.~~

25 ~~—(c) “Provider of health care” has the meaning ascribed to it in~~
26 ~~NRS 629.031.]~~

27 **Sec. 315.** NRS 695G.1718 is hereby amended to read as
28 follows:

29 695G.1718 1. Except as otherwise provided in this section, a
30 managed care organization that issues a health care plan shall
31 include in the health care plan coverage for the medically necessary
32 treatment of conditions relating to gender dysphoria and gender
33 incongruence. Such coverage must include coverage of medically
34 necessary psychosocial and surgical intervention and any other
35 medically necessary treatment for such disorders provided by:

- 36 (a) Endocrinologists;
- 37 (b) Pediatric endocrinologists;
- 38 (c) Social workers;
- 39 (d) Psychiatrists;
- 40 (e) Psychologists;
- 41 (f) Gynecologists;
- 42 (g) Speech-language pathologists;
- 43 (h) Primary care physicians;
- 44 (i) Advanced practice registered nurses;
- 45 (j) Physician assistants; and



1 (k) Any other providers of medically necessary services for the
2 treatment of gender dysphoria or gender incongruence.

3 2. This section does not require a health care plan to include
4 coverage for cosmetic surgery performed by a plastic surgeon or
5 reconstructive surgeon that is not medically necessary.

6 3. A managed care organization that issues a health care plan
7 shall not categorically refuse to cover medically necessary gender-
8 affirming treatments or procedures or revisions to prior treatments if
9 the plan provides coverage for any such services, procedures or
10 revisions for purposes other than gender transition or affirmation.

11 4. A managed care organization that issues a health care plan
12 may prescribe requirements that must be satisfied before the
13 managed care organization covers surgical treatment of conditions
14 relating to gender dysphoria or gender incongruence for an insured
15 who is less than 18 years of age. Such requirements may include,
16 without limitation, requirements that:

17 (a) The treatment must be recommended by a psychologist,
18 psychiatrist or other mental health professional;

19 (b) The treatment must be recommended by a physician;

20 (c) The insured must provide a written expression of the desire
21 of the insured to undergo the treatment;

22 (d) A written plan for treatment that covers at least 1 year must
23 be developed and approved by at least two providers of health care;
24 and

25 (e) Parental consent is provided for the insured unless the
26 insured is expressly authorized by law to consent on his or her own
27 behalf.

28 5. When determining whether treatment is medically necessary
29 for the purposes of this section, a managed care organization must
30 consider the most recent Standards of Care prescribed by the World
31 Professional Association for Transgender Health, or its successor
32 organization.

33 6. A managed care organization shall make a reasonable effort
34 to ensure that the benefits required by subsection 1 are made
35 available to an insured through a provider of health care who
36 participates in the network plan of the managed care organization.
37 If, after a reasonable effort, the managed care organization is unable
38 to make such benefits available through such a provider of health
39 care, the managed care organization may treat the treatment that the
40 managed care organization is unable to make available through such
41 a provider of health care in the same manner as other services
42 provided by a provider of health care who does not participate in the
43 network plan of the managed care organization.

44 7. If an insured appeals the denial of a claim or coverage under
45 this section on the grounds that the treatment requested by the



1 insured is not medically necessary, the managed care organization
2 must consult with a provider of health care who has experience in
3 prescribing or delivering gender-affirming treatment concerning the
4 medical necessity of the treatment requested by the insured when
5 considering the appeal.

6 8. Evidence of coverage subject to the provisions of this
7 chapter that is delivered, issued for delivery or renewed on or after
8 July 1, 2023, has the legal effect of including the coverage required
9 by subsection 1, and any provision of the plan or renewal which is
10 in conflict with the provisions of this section is void.

11 9. As used in this section:

12 (a) "Cosmetic surgery":

13 (1) Means a surgical procedure that:

14 (I) Does not meaningfully promote the proper function of
15 the body;

16 (II) Does not prevent or treat illness or disease; and

17 (III) Is primarily directed at improving the appearance of
18 a person.

19 (2) Includes, without limitation, cosmetic surgery directed at
20 preserving beauty.

21 (b) "Gender dysphoria" means distress or impairment in social,
22 occupational or other areas of functioning caused by a marked
23 difference between the gender identity or expression of a person and
24 the sex assigned to the person at birth which lasts at least 6 months
25 and is shown by at least two of the following:

26 (1) A marked difference between gender identity or
27 expression and primary or secondary sex characteristics or
28 anticipated secondary sex characteristics in young adolescents.

29 (2) A strong desire to be rid of primary or secondary sex
30 characteristics because of a marked difference between such sex
31 characteristics and gender identity or expression or a desire to
32 prevent the development of anticipated secondary sex characteristics
33 in young adolescents.

34 (3) A strong desire for the primary or secondary sex
35 characteristics of the gender opposite from the sex assigned at birth.

36 (4) A strong desire to be of the opposite gender or a gender
37 different from the sex assigned at birth.

38 (5) A strong desire to be treated as the opposite gender or a
39 gender different from the sex assigned at birth.

40 (6) A strong conviction of experiencing typical feelings and
41 reactions of the opposite gender or a gender different from the sex
42 assigned at birth.

43 (c) "Medically necessary" means health care services or
44 products that a prudent provider of health care would provide to a



1 patient to prevent, diagnose or treat an illness, injury or disease, or
2 any symptoms thereof, that are necessary and:

3 (1) Provided in accordance with generally accepted standards
4 of medical practice;

5 (2) Clinically appropriate with regard to type, frequency,
6 extent, location and duration;

7 (3) Not provided primarily for the convenience of the patient
8 or provider of health care;

9 (4) Required to improve a specific health condition of a
10 patient or to preserve the existing state of health of the patient; and

11 (5) The most clinically appropriate level of health care that
12 may be safely provided to the patient.

13 ↪ A provider of health care prescribing, ordering, recommending or
14 approving a health care service or product does not, by itself, make
15 that health care service or product medically necessary.

16 ~~[(d) "Network plan" means a health care plan offered by a
17 managed care organization under which the financing and delivery
18 of medical care, including items and services paid for as medical
19 care, are provided, in whole or in part, through a defined set of
20 providers under contract with the managed care organization. The
21 term does not include an arrangement for the financing of
22 premiums.]~~

23 ~~—(e) "Provider of health care" has the meaning ascribed to it in
24 NRS 629.031.]~~

25 **Sec. 316.** NRS 695G.1719 is hereby amended to read as
26 follows:

27 695G.1719 1. A managed care organization that offers or
28 issues a health care plan shall include in the plan coverage for:

29 (a) All drugs approved by the United States Food and Drug
30 Administration to support safe withdrawal from substance use
31 disorder, including, without limitation, lofexidine.

32 (b) All drugs approved by the United States Food and Drug
33 Administration to provide medication-assisted treatment for opioid
34 use disorder, including, without limitation, buprenorphine,
35 methadone and naltrexone.

36 (c) The services described in NRS 639.28079 when provided by
37 a pharmacist or pharmacy that participates in the network plan of the
38 managed care organization. The Commissioner shall adopt
39 regulations governing the provision of reimbursement for such
40 services.

41 (d) Any service for the treatment of substance use disorder
42 provided by a provider of primary care if the service is covered
43 when provided by a specialist and:

44 (1) The service is within the scope of practice of the provider
45 of primary care; or



1 (2) The provider of primary care is capable of providing the
2 service safely and effectively in consultation with a specialist and
3 the provider engages in such consultation.

4 2. A managed care organization that offers or issues a health
5 care plan shall reimburse a pharmacist or pharmacy that participates
6 in the network plan of the managed care organization for the
7 services described in NRS 639.28079 at a rate equal to the rate of
8 reimbursement provided to a physician, physician assistant or
9 advanced practice registered nurse for similar services.

10 3. A managed care organization shall provide the coverage
11 required by paragraphs (a) and (b) of subsection 1 regardless of
12 whether the drug is included in the formulary of the managed care
13 organization.

14 4. Except as otherwise provided in this subsection, a managed
15 care organization shall not subject the benefits required by
16 paragraphs (a), (b) and (c) of subsection 1 to medical management
17 techniques, other than step therapy. A managed care organization
18 may subject the benefits required by paragraphs (b) and (c) of
19 subsection 1 to other reasonable medical management techniques
20 when the benefits are provided by a pharmacist in accordance with
21 NRS 639.28079.

22 5. A managed care organization shall not:

23 (a) Limit the covered amount of a drug described in paragraph
24 (a) or (b) of subsection 1; or

25 (b) Refuse to cover a drug described in paragraph (a) or (b) of
26 subsection 1 because the drug is dispensed by a pharmacy through
27 mail order service.

28 6. A managed care organization shall ensure that the benefits
29 required by subsection 1 are made available to an insured through a
30 provider of health care who participates in the network plan of the
31 managed care organization.

32 7. A health care plan subject to the provisions of this chapter
33 that is delivered, issued for delivery or renewed on or after
34 January 1, 2024, has the legal effect of including the coverage
35 required by subsection 1, and any provision of the plan that conflicts
36 with the provisions of this section is void.

37 8. As used in this section ~~f~~:-

38 ~~—(a) “Medical management technique” means a practice which is~~
39 ~~used to control the cost or use of health care services or prescription~~
40 ~~drugs. The term includes, without limitation, the use of step therapy,~~
41 ~~prior authorization and categorizing drugs and devices based on~~
42 ~~cost, type or method of administration.~~

43 ~~—(b) “Network plan” means a health care plan offered by a~~
44 ~~managed care organization under which the financing and delivery~~
45 ~~of medical care, including items and services paid for as medical~~



1 ~~care, are provided, in whole or in part, through a defined set of~~
2 ~~providers under contract with the managed care organization. The~~
3 ~~term does not include an arrangement for the financing of~~
4 ~~premiums.~~

5 ~~—(c) “Primary”~~, **“primary care”** means the practice of family
6 medicine, pediatrics, internal medicine, obstetrics and gynecology
7 and midwifery.

8 ~~[(d) “Provider of health care” has the meaning ascribed to it in~~
9 ~~NRS 629.031.]~~

10 **Sec. 317.** NRS 695G.174 is hereby amended to read as
11 follows:

12 695G.174 1. A managed care organization that issues a
13 health care plan shall include in the plan coverage for:

14 (a) Necessary case management services for an insured
15 diagnosed with sickle cell disease and its variants; and

16 (b) Medically necessary care for an insured who has been
17 diagnosed with sickle cell disease and its variants.

18 2. A managed care organization that issues a health care plan
19 which provides coverage for prescription drugs shall include in the
20 plan coverage for medically necessary prescription drugs to treat
21 sickle cell disease and its variants.

22 3. A managed care organization shall establish a plan for each
23 insured under 18 years of age who has been diagnosed with sickle
24 cell disease and its variants to transition the insured from pediatric
25 care to adult care when the insured reaches 18 years of age.

26 4. A managed care organization may use medical management
27 techniques, including, without limitation, any available clinical
28 evidence, to determine the frequency of or treatment relating to any
29 benefit required by this section or the type of provider of health care
30 to use for such treatment.

31 5. As used in this section:

32 (a) “Case management services” means medical or other health
33 care management services to assist patients and providers of health
34 care, including, without limitation, identifying and facilitating
35 additional resources and treatments, providing information about
36 treatment options and facilitating communication between providers
37 of services to a patient.

38 (b) ~~[(“Medical management technique” means a practice which is~~
39 ~~used to control the cost or utilization of health care services. The~~
40 ~~term includes, without limitation, the use of step therapy, prior~~
41 ~~authorization or categorizing drugs and devices based on cost, type~~
42 ~~or method of administration.)~~

43 ~~—(c)~~ “Sickle cell disease and its variants” has the meaning
44 ascribed to it in NRS 439.4927.



1 **Sec. 318.** NRS 695H.140 is hereby amended to read as
2 follows:

3 695H.140 1. Except as otherwise provided in this subsection,
4 the Commissioner may conduct examinations to enforce the
5 provisions of this chapter pursuant to the provisions of ~~[NRS~~
6 ~~679B.230 to 679B.300,]~~ *sections 2 to 41*, inclusive, *of this act* at
7 such times as the Commissioner deems necessary. For the purposes
8 of this chapter, the Commissioner is not required to comply with the
9 requirement in ~~[NRS 679B.230]~~ *section 16 of this act* that insurers
10 be examined not less frequently than every 5 years.

11 2. A person who is responsible for conducting the business
12 activities of a medical discount plan shall, upon the request of the
13 Commissioner, make available to the Commissioner for inspection
14 any accounts, books and records concerning the medical discount
15 plan which are reasonably necessary to enable the Commissioner to
16 determine whether the medical discount plan is in compliance with
17 the provisions of this chapter.

18 **Sec. 319.** NRS 696A.170 is hereby amended to read as
19 follows:

20 696A.170 1. Every motor club shall be subject to
21 examination by the Commissioner in the manner and under the
22 conditions provided for examination of insurers contained in ~~[NRS~~
23 ~~679B.230 to 679B.290,]~~ *sections 2 to 41*, inclusive ~~[,]~~, *of this act*.

24 2. The expense of such examination shall be paid by the motor
25 club.

26 **Sec. 320.** NRS 696A.360 is hereby amended to read as
27 follows:

28 696A.360 Motor clubs are also subject, in the same manner as
29 insurers, to the following provisions of this Code to the extent
30 reasonably applicable:

- 31 1. Chapter 679A of NRS (scope and definitions);
- 32 2. Chapter 679B of NRS (Commissioner of Insurance);
- 33 3. NRS 683A.400 (fiduciary funds);
- 34 4. Chapter 685B of NRS (unauthorized insurers);
- 35 5. NRS 686A.010 to ~~[686A.310,]~~ *686A.325*, inclusive, *and*
36 *sections 80 to 93, inclusive, of this act* (trade practices and frauds);
37 ~~[and]~~

- 38 6. Chapter 696B of NRS (delinquent insurers) ~~[,]~~; *and*
39 *7. Sections 2 to 41, inclusive, of this act (examinations).*

40 **Sec. 321.** NRS 696B.100 is hereby amended to read as
41 follows:

42 696B.100 "Impairment" exists as to:

- 43 1. A stock insurer when ~~[the]~~:
44 *(a) The insurer's admitted* assets do not at least equal the sum of
45 its liabilities, including also its paid-in capital stock account and the



1 minimum surplus required to be maintained under this Code for
2 authority to transact the kinds of insurance transacted ~~{-}~~ ; or

3 *(b) The insurer has a total adjusted capital that is less than its*
4 *authorized control level of risk-based capital required pursuant to*
5 *NRS 681B.550 and any regulations adopted by the Commissioner*
6 *pursuant to that section.*

7 2. A mutual insurer when ~~{the}~~ :

8 *(a) The insurer's admitted* assets do not at least equal the sum of
9 the insurer's liabilities and the minimum surplus required under this
10 Code to be maintained for authority to transact the kinds of
11 insurance transacted ~~{-}~~ ; or

12 *(b) The insurer has a total adjusted capital that is less than its*
13 *authorized control level of risk-based capital required pursuant to*
14 *NRS 681B.550 and any regulations adopted by the Commissioner*
15 *pursuant to that section.*

16 **Sec. 322.** NRS 696B.110 is hereby amended to read as
17 follows:

18 696B.110 "Insolvency" exists:

19 1. When the insurer fails to meet its obligations as they mature;

20 2. When ~~{a stock}~~ an insurer's *admitted* assets are less than the
21 sum of its liabilities ; ~~{and its paid-in capital stock account.}~~

22 3. When ~~{a mutual}~~ an insurer's ~~{assets are}~~ *total adjusted*
23 *capital is* less than ~~{the sum of}~~ its ~~{liabilities}~~ *mandatory control*
24 *level of risk-based capital required pursuant to NRS 681B.550 and*
25 *any regulations adopted by the* ~~{minimum basic surplus required}~~
26 *Commissioner pursuant to* ~~{be maintained by the insurer under this~~
27 ~~Code for authority to transact the kinds of insurance transacted.}~~
28 *that section;* or

29 4. As otherwise expressly provided in this Code.

30 **Sec. 323.** NRS 696C.110 is hereby amended to read as
31 follows:

32 696C.110 1. During the period an insurer is under
33 administrative supervision pursuant to NRS 696C.100, the
34 Commissioner or an appointee ~~{designated by}~~ of the Commissioner
35 shall serve as the administrative supervisor of the insurer. *A person*
36 *appointed by the Commissioner pursuant to this subsection is not*
37 *required to be an employee of the Division.*

38 2. The Commissioner may identify any one or more actions
39 specified in subsection 3 as actions which the insurer shall not take
40 during the period the insurer remains under administrative
41 supervision pursuant to NRS 696C.100 unless the insurer obtains
42 approval in advance from the administrative supervisor ~~{designated}~~
43 *appointed* pursuant to subsection 1.



1 3. If identified by the Commissioner pursuant to subsection 2,
2 the insurer shall not, without obtaining approval in advance from the
3 administrative supervisor:

4 (a) Dispose of, convey or encumber any of its assets or its
5 business in force;

6 (b) Withdraw money from any of its bank accounts;

7 (c) Lend any of its money;

8 (d) Invest any of its money;

9 (e) Transfer any of its property;

10 (f) Incur any debt, obligation or liability;

11 (g) Merge or consolidate with another insurer or any other
12 business entity as defined in NRS 682A.025;

13 (h) Approve new premiums or renew any policies;

14 (i) Enter into any new reinsurance contract or treaty;

15 (j) Terminate, surrender, forfeit, convert or lapse any insurance
16 policy, certificate or contract, except for nonpayment of premiums
17 due;

18 (k) Release, pay or refund premium deposits, accrued cash or
19 loan values, unearned premiums or other reserves on any insurance
20 policy, certificate or contract;

21 (l) Make any material change in management; or

22 (m) Increase any salary or benefit of an officer or director,
23 increase the preferential payment of a bonus or dividend or increase
24 any other payment deemed by the Commissioner to be preferential.

25 **Sec. 324.** NRS 696C.130 is hereby amended to read as
26 follows:

27 696C.130 1. During the period an insurer is under
28 administrative supervision pursuant to NRS 696C.100, the insurer
29 may contest any action taken or proposed to be taken by the
30 administrative supervisor ~~[designated]~~ *appointed* pursuant to
31 subsection 1 of NRS 696C.110 on the ground that the action would
32 not result in improving the condition of the insurer. To contest an
33 action taken or proposed to be taken by the administrative
34 supervisor, the insurer must submit a request for reconsideration to
35 the administrative supervisor. If the administrative supervisor, upon
36 reconsideration, denies the insurer's request, the insurer may request
37 a review of the decision of the administrative supervisor pursuant to
38 NRS 679B.310 to 679B.370, inclusive.

39 2. Any action taken by the Commissioner pursuant to this
40 chapter is subject to:

41 (a) Review pursuant to NRS 679B.310 to 679B.370, inclusive,
42 and any regulations adopted pursuant thereto; and

43 (b) Judicial review pursuant to chapter 233B of NRS.



1 **Sec. 325.** NRS 696C.150 is hereby amended to read as
2 follows:

3 696C.150 Notwithstanding any other provision of law, at the
4 time of any proceeding or during the pendency of any proceeding
5 held pursuant to this chapter, the Commissioner may meet with an
6 administrative supervisor ~~designated~~ *appointed* by the
7 Commissioner pursuant to subsection 1 of NRS 696C.110, and with
8 the attorney or other representative of the administrative supervisor
9 ~~designated~~ *appointed* pursuant to subsection 1 of NRS 696C.110,
10 without the presence of any other person:

11 1. To carry out the duties of the Commissioner under this
12 chapter; or

13 2. To allow the administrative supervisor to carry out his or her
14 duties under this chapter.

15 **Sec. 326.** NRS 696C.160 is hereby amended to read as
16 follows:

17 696C.160 The Commissioner may:

18 1. Adopt any regulations necessary to carry out the purposes
19 and provisions of this chapter;

20 2. In addition to an administrative supervisor ~~designated~~
21 *appointed* by the Commissioner pursuant to subsection 1 of NRS
22 696C.110, employ any other counsels, actuaries, clerks and
23 assistants as the Commissioner deems necessary for the
24 administrative supervision of an insurer; and

25 3. Require an insurer placed under administrative supervision
26 to pay the compensation and expenses of the administrative
27 supervisor ~~designated~~ *appointed* by the Commissioner pursuant to
28 subsection 1 of NRS 696C.110 and any other counsels, actuaries,
29 clerks and assistants described in subsection 2.

30 **Sec. 327.** NRS 696C.170 is hereby amended to read as
31 follows:

32 696C.170 There shall be no liability on the part of, and no
33 cause of action of any nature against, the Commissioner or any
34 employee or agent of the Commissioner, or an administrative
35 supervisor ~~designated~~ *appointed* pursuant to subsection 1 of NRS
36 696C.110, for any action taken by them in the performance of their
37 powers and duties under this chapter.

38 **Sec. 328.** NRS 695K.080 is hereby amended to read as
39 follows:

40 695K.080 “Provider of health care” has the meaning ascribed
41 to it in NRS ~~695G.070~~ *629.031*.

42 **Sec. 329.** NRS 697.360 is hereby amended to read as follows:

43 697.360 Licensed bail agents, bail solicitors and bail
44 enforcement agents, and general agents are also subject to the



1 following provisions of this Code, to the extent reasonably
2 applicable:

3 1. Chapter 679A of NRS.

4 2. Chapter 679B of NRS.

5 3. NRS 683A.261.

6 4. NRS 683A.301.

7 5. NRS 683A.311.

8 6. NRS 683A.331.

9 7. NRS 683A.341.

10 8. NRS 683A.361.

11 9. NRS 683A.400.

12 10. NRS 683A.451.

13 11. NRS 683A.461.

14 12. NRS 683A.500.

15 13. NRS 683A.520.

16 14. NRS 686A.010 to ~~686A.310,~~ 686A.325, inclusive ~~{} ,~~
17 *and sections 80 to 93, inclusive, of this act.*

18 *15. Sections 2 to 41, inclusive, of this act.*

19 **Sec. 330.** NRS 7.107 is hereby amended to read as follows:

20 7.107 1. An attorney licensed in this State who performs the
21 functions of a real estate broker in a real estate transaction shall
22 comply with the standards of business ethics that apply to a real
23 estate broker pursuant to chapter 645 of NRS, including, without
24 limitation, such standards set forth in NRS 645.635. ~~{and 645.645.}~~

25 2. An attorney who performs the functions of a real estate
26 broker and who does not comply with the standards of business
27 ethics that apply to a real estate broker as required pursuant to
28 subsection 1 may be disciplined by the State Bar of Nevada pursuant
29 to the rules of the Supreme Court.

30 3. The provisions of this section do not require an attorney who
31 performs the functions of a real estate broker in a real estate
32 transaction to obtain a license to practice as a real estate broker
33 pursuant to chapter 645 of NRS.

34 **Sec. 331.** NRS 40.607 is hereby amended to read as follows:

35 40.607 “Builder’s warranty” means a warranty issued or
36 purchased by or on behalf of a contractor for the protection of a
37 claimant. The term:

38 1. Includes a warranty contract issued by or on behalf of a
39 contractor whose liability pursuant to the warranty contract is
40 subsequently insured by a risk retention group that operates in
41 compliance with chapter 695E of NRS and insures all or any part of
42 the liability of a contractor for the cost to repair a constructional
43 defect in a residence.



1 2. Does not include ~~[a policy of insurance for home protection~~
2 ~~as defined in NRS 690B.100 or]~~ a service contract as defined in
3 NRS 690C.080.

4 **Sec. 332.** NRS 118A.290 is hereby amended to read as
5 follows:

6 118A.290 1. The landlord shall at all times during the
7 tenancy maintain the dwelling unit in a habitable condition. A
8 dwelling unit is not habitable if it violates provisions of housing or
9 health codes concerning the health, safety, sanitation or fitness for
10 habitation of the dwelling unit or if it substantially lacks:

11 (a) Effective waterproofing and weather protection of the roof
12 and exterior walls, including windows and doors.

13 (b) Plumbing facilities which conformed to applicable law when
14 installed and which are maintained in good working order.

15 (c) A water supply approved under applicable law, which is:

16 (1) Under the control of the tenant or landlord and is capable
17 of producing hot and cold running water;

18 (2) Furnished to appropriate fixtures; and

19 (3) Connected to a sewage disposal system approved under
20 applicable law and maintained in good working order to the extent
21 that the system can be controlled by the landlord.

22 (d) Adequate heating facilities which conformed to applicable
23 law when installed and are maintained in good working order.

24 (e) Electrical lighting, outlets, wiring and electrical equipment
25 which conformed to applicable law when installed and are
26 maintained in good working order.

27 (f) An adequate number of appropriate receptacles for garbage
28 and rubbish in clean condition and good repair at the
29 commencement of the tenancy. The landlord shall arrange for the
30 removal of garbage and rubbish from the premises unless the parties
31 by written agreement provide otherwise.

32 (g) Building, grounds, appurtenances and all other areas under
33 the landlord's control at the time of the commencement of the
34 tenancy in every part clean, sanitary and reasonably free from all
35 accumulations of debris, filth, rubbish, garbage, rodents, insects and
36 vermin.

37 (h) Floors, walls, ceilings, stairways and railings maintained in
38 good repair.

39 (i) Ventilating, air-conditioning and other facilities and
40 appliances, including elevators, maintained in good repair if
41 supplied or required to be supplied by the landlord.

42 2. The landlord and tenant may agree that the tenant is to
43 perform specified repairs, maintenance tasks and minor remodeling
44 only if:



1 (a) The agreement of the parties is entered into in good faith;
2 and

3 (b) The agreement does not diminish the obligations of the
4 landlord to other tenants in the premises.

5 3. An agreement pursuant to subsection 2 is not entered into in
6 good faith if the landlord has a duty under subsection 1 to perform
7 the specified repairs, maintenance tasks or minor remodeling and
8 the tenant enters into the agreement because the landlord or his or
9 her agent has refused to perform them.

10 4. Except as otherwise provided in subsection 5, the landlord
11 shall not require a tenant to pay any fee or other charge for the
12 performance of any repairs, maintenance tasks or other work for
13 which the landlord has a duty under subsection 1 to perform,
14 including, without limitation, any fee or other charge to cover the
15 costs of any deductible or copayment under a ~~[policy of insurance~~
16 ~~for home protection or]~~ service contract for the performance of any
17 such repairs, maintenance tasks or other work.

18 5. The landlord may require a tenant to pay any fee or other
19 charge for the performance of any repairs, maintenance tasks or
20 other work necessary for a condition caused by the tenant's own
21 deliberate or negligent act or omission or that of a member of his or
22 her household or other person on the premises with his or her
23 consent.

24 6. As used in this section ~~§~~:

25 ~~—(a) “Insurance for home protection” has the meaning ascribed to~~
26 ~~it in NRS 690B.100.~~

27 ~~—(b) “Service], “service contract” has the meaning ascribed to it~~
28 ~~in NRS 690C.080.~~

29 **Sec. 333.** NRS 233B.039 is hereby amended to read as
30 follows:

31 233B.039 1. The following agencies are entirely exempted
32 from the requirements of this chapter:

33 (a) The Governor.

34 (b) Except as otherwise provided in subsection 7 and NRS
35 209.221 and 209.2473, the Department of Corrections.

36 (c) The Nevada System of Higher Education.

37 (d) The Office of the Military.

38 (e) The Nevada Gaming Control Board.

39 (f) Except as otherwise provided in NRS 368A.140 and 463.765,
40 the Nevada Gaming Commission.

41 (g) Except as otherwise provided in NRS 425.620, the Division
42 of Welfare and Supportive Services of the Department of Health and
43 Human Services.



1 (h) Except as otherwise provided in NRS 422.390, the Division
2 of Health Care Financing and Policy of the Department of Health
3 and Human Services.

4 (i) Except as otherwise provided in NRS 533.365, the Office of
5 the State Engineer.

6 (j) The Division of Industrial Relations of the Department of
7 Business and Industry acting to enforce the provisions of
8 NRS 618.375.

9 (k) The Administrator of the Division of Industrial Relations of
10 the Department of Business and Industry in establishing and
11 adjusting the schedule of fees and charges for accident benefits
12 pursuant to subsection 2 of NRS 616C.260.

13 (l) The Board to Review Claims in adopting resolutions to carry
14 out its duties pursuant to NRS 445C.310.

15 (m) The Silver State Health Insurance Exchange.

16 2. Except as otherwise provided in subsection 5 and NRS
17 391.323, the Department of Education, the Board of the Public
18 Employees' Benefits Program and the Commission on Professional
19 Standards in Education are subject to the provisions of this chapter
20 for the purpose of adopting regulations but not with respect to any
21 contested case.

22 3. The special provisions of:

23 (a) Chapter 612 of NRS for the adoption of an emergency
24 regulation or the distribution of regulations by and the judicial
25 review of decisions of the Employment Security Division of the
26 Department of Employment, Training and Rehabilitation;

27 (b) Chapters 616A to 617, inclusive, of NRS for the
28 determination of contested claims;

29 (c) Chapter 91 of NRS for the judicial review of decisions of the
30 Administrator of the Securities Division of the Office of the
31 Secretary of State; and

32 (d) NRS 90.800 for the use of summary orders in contested
33 cases,

34 ➤ prevail over the general provisions of this chapter.

35 4. The provisions of NRS 233B.122, 233B.124, 233B.125 and
36 233B.126 do not apply to the Department of Health and Human
37 Services in the adjudication of contested cases involving the
38 issuance of letters of approval for health facilities and agencies.

39 5. The provisions of this chapter do not apply to:

40 (a) Any order for immediate action, including, but not limited
41 to, quarantine and the treatment or cleansing of infected or infested
42 animals, objects or premises, made under the authority of the State
43 Board of Agriculture, the State Board of Health, or any other agency
44 of this State in the discharge of a responsibility for the preservation
45 of human or animal health or for insect or pest control;



1 (b) An extraordinary regulation of the State Board of Pharmacy
2 adopted pursuant to NRS 453.2184;

3 (c) A regulation adopted by the State Board of Education
4 pursuant to NRS 388.255 or 394.1694;

5 (d) The judicial review of decisions of the Public Utilities
6 Commission of Nevada;

7 (e) The adoption, amendment or repeal of policies by the
8 Rehabilitation Division of the Department of Employment, Training
9 and Rehabilitation pursuant to NRS 426.561 or 615.178;

10 (f) The adoption or amendment of a rule or regulation to be
11 included in the State Plan for Services for Victims of Crime by the
12 Department of Health and Human Services pursuant to
13 NRS 217.130;

14 (g) The adoption, amendment or repeal of rules governing the
15 conduct of contests and exhibitions of unarmed combat by the
16 Nevada Athletic Commission pursuant to NRS 467.075;

17 (h) The adoption, amendment or repeal of standards of content
18 and performance for courses of study in public schools by the
19 Council to Establish Academic Standards for Public Schools and the
20 State Board of Education pursuant to NRS 389.520;

21 (i) The adoption, amendment or repeal of the statewide plan to
22 allocate money from the Fund for a Resilient Nevada created by
23 NRS 433.732 established by the Department of Health and Human
24 Services pursuant to paragraph (b) of subsection 1 of NRS 433.734;

25 ~~(j)~~

26 (j) The adoption or amendment of a data request by the
27 Commissioner of Insurance pursuant to NRS 687B.404 ~~(j)~~; *or*

28 *(k) An order issued by the Commissioner of Insurance*
29 *pursuant to subsection 1 of section 42 of this act.*

30 6. The State Board of Parole Commissioners is subject to the
31 provisions of this chapter for the purpose of adopting regulations but
32 not with respect to any contested case.

33 7. The Department of Corrections is subject to the provisions
34 of this chapter for the purpose of adopting regulations relating to
35 fiscal policy, correspondence with inmates and visitation with
36 inmates of the Department of Corrections.

37 **Sec. 334.** NRS 239.010 is hereby amended to read as follows:

38 239.010 1. Except as otherwise provided in this section and
39 NRS 1.4683, 1.4687, 1A.110, 3.2203, 41.0397, 41.071, 49.095,
40 49.293, 62D.420, 62D.440, 62E.516, 62E.620, 62H.025, 62H.030,
41 62H.170, 62H.220, 62H.320, 75A.100, 75A.150, 76.160, 78.152,
42 80.113, 81.850, 82.183, 86.246, 86.54615, 87.515, 87.5413,
43 87A.200, 87A.580, 87A.640, 88.3355, 88.5927, 88.6067, 88A.345,
44 88A.7345, 89.045, 89.251, 90.730, 91.160, 116.757, 116A.270,
45 116B.880, 118B.026, 119.260, 119.265, 119.267, 119.280,



1 119A.280, 119A.653, 119A.677, 119B.370, 119B.382, 120A.640,
2 120A.690, 125.130, 125B.140, 126.141, 126.161, 126.163, 126.730,
3 127.007, 127.057, 127.130, 127.140, 127.2817, 128.090, 130.312,
4 130.712, 136.050, 159.044, 159A.044, 164.041, 172.075, 172.245,
5 176.01334, 176.01385, 176.015, 176.0625, 176.09129, 176.156,
6 176A.630, 178.39801, 178.4715, 178.5691, 178.5717, 179.495,
7 179A.070, 179A.165, 179D.160, 180.600, 200.3771, 200.3772,
8 200.5095, 200.604, 202.3662, 205.4651, 209.392, 209.3923,
9 209.3925, 209.419, 209.429, 209.521, 211A.140, 213.010, 213.040,
10 213.095, 213.131, 217.105, 217.110, 217.464, 217.475, 218A.350,
11 218E.625, 218F.150, 218G.130, 218G.240, 218G.350, 218G.615,
12 224.240, 226.462, 226.796, 228.270, 228.450, 228.495, 228.570,
13 231.069, 231.1285, 231.1473, 232.1369, 233.190, 237.300,
14 239.0105, 239.0113, 239.014, 239B.026, 239B.030, 239B.040,
15 239B.050, 239C.140, 239C.210, 239C.230, 239C.250, 239C.270,
16 239C.420, 240.007, 241.020, 241.030, 241.039, 242.105, 244.264,
17 244.335, 247.540, 247.545, 247.550, 247.560, 250.087, 250.130,
18 250.140, 250.145, 250.150, 268.095, 268.0978, 268.490, 268.910,
19 269.174, 271A.105, 281.195, 281.805, 281A.350, 281A.680,
20 281A.685, 281A.750, 281A.755, 281A.780, 284.4068, 284.4086,
21 286.110, 286.118, 287.0438, 289.025, 289.080, 289.387, 289.830,
22 293.4855, 293.5002, 293.503, 293.504, 293.558, 293.5757, 293.870,
23 293.906, 293.908, 293.909, 293.910, 293B.135, 293D.510, 331.110,
24 332.061, 332.351, 333.333, 333.335, 338.070, 338.1379, 338.1593,
25 338.1725, 338.1727, 348.420, 349.597, 349.775, 353.205,
26 353A.049, 353A.085, 353A.100, 353C.240, 353D.250, 360.240,
27 360.247, 360.255, 360.755, 361.044, 361.2242, 361.610, 365.138,
28 366.160, 368A.180, 370.257, 370.327, 372A.080, 378.290, 378.300,
29 379.0075, 379.008, 379.1495, 385A.830, 385B.100, 387.626,
30 387.631, 388.1455, 388.259, 388.501, 388.503, 388.513, 388.750,
31 388A.247, 388A.249, 391.033, 391.035, 391.0365, 391.120,
32 391.925, 392.029, 392.147, 392.264, 392.271, 392.315, 392.317,
33 392.325, 392.327, 392.335, 392.850, 393.045, 394.167, 394.16975,
34 394.1698, 394.447, 394.460, 394.465, 396.1415, 396.1425, 396.143,
35 396.159, 396.3295, 396.405, 396.525, 396.535, 396.9685,
36 398A.115, 408.3885, 408.3886, 408.3888, 408.5484, 412.153,
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37 696C.120, 703.196, 704B.325, 706.1725, 706A.230, 710.159,
38 711.600, *sections 26, 36, 37 and 220 of this act*, sections 35, 38 and
39 41 of chapter 478, Statutes of Nevada 2011 and section 2 of chapter
40 391, Statutes of Nevada 2013 and unless otherwise declared by law
41 to be confidential, all public books and public records of a
42 governmental entity must be open at all times during office hours to
43 inspection by any person, and may be fully copied or an abstract or
44 memorandum may be prepared from those public books and public
45 records. Any such copies, abstracts or memoranda may be used to



1 supply the general public with copies, abstracts or memoranda of the
2 records or may be used in any other way to the advantage of the
3 governmental entity or of the general public. This section does not
4 supersede or in any manner affect the federal laws governing
5 copyrights or enlarge, diminish or affect in any other manner the
6 rights of a person in any written book or record which is
7 copyrighted pursuant to federal law.

8 2. A governmental entity may not reject a book or record
9 which is copyrighted solely because it is copyrighted.

10 3. A governmental entity that has legal custody or control of a
11 public book or record shall not deny a request made pursuant to
12 subsection 1 to inspect or copy or receive a copy of a public book or
13 record on the basis that the requested public book or record contains
14 information that is confidential if the governmental entity can
15 redact, delete, conceal or separate, including, without limitation,
16 electronically, the confidential information from the information
17 included in the public book or record that is not otherwise
18 confidential.

19 4. If requested, a governmental entity shall provide a copy of a
20 public record in an electronic format by means of an electronic
21 medium. Nothing in this subsection requires a governmental entity
22 to provide a copy of a public record in an electronic format or by
23 means of an electronic medium if:

24 (a) The public record:

25 (1) Was not created or prepared in an electronic format; and

26 (2) Is not available in an electronic format; or

27 (b) Providing the public record in an electronic format or by
28 means of an electronic medium would:

29 (1) Give access to proprietary software; or

30 (2) Require the production of information that is confidential
31 and that cannot be redacted, deleted, concealed or separated from
32 information that is not otherwise confidential.

33 5. An officer, employee or agent of a governmental entity who
34 has legal custody or control of a public record:

35 (a) Shall not refuse to provide a copy of that public record in the
36 medium that is requested because the officer, employee or agent has
37 already prepared or would prefer to provide the copy in a different
38 medium.

39 (b) Except as otherwise provided in NRS 239.030, shall, upon
40 request, prepare the copy of the public record and shall not require
41 the person who has requested the copy to prepare the copy himself
42 or herself.

43 **Sec. 335.** NRS 289.470 is hereby amended to read as follows:

44 289.470 "Category II peace officer" means:



1 1. The bailiffs of the district courts, justice courts and
2 municipal courts whose duties require them to carry weapons and
3 make arrests;

4 2. Subject to the provisions of NRS 258.070, constables and
5 their deputies;

6 3. Inspectors employed by the Nevada Transportation
7 Authority who exercise those powers of enforcement conferred by
8 chapters 706 and 712 of NRS;

9 4. Special investigators who are employed full-time by the
10 office of any district attorney or the Attorney General;

11 5. Investigators of arson for fire departments who are specially
12 designated by the appointing authority;

13 6. Investigators for the State Forester Firewarden who are
14 specially designated by the State Forester Firewarden and whose
15 primary duties are related to the investigation of arson;

16 7. Agents of the Nevada Gaming Control Board who exercise
17 the powers of enforcement specified in NRS 289.360, 463.140 or
18 463.1405, except those agents whose duties relate primarily to
19 auditing, accounting, the collection of taxes or license fees, or the
20 investigation of applicants for licenses;

21 8. Investigators and administrators of the Division of
22 Compliance Enforcement of the Department of Motor Vehicles who
23 perform the duties specified in subsection 2 of NRS 481.048;

24 9. Officers and investigators of the Section for the Control of
25 Emissions From Vehicles and the Enforcement of Matters Related
26 to the Use of Special Fuel of the Department of Motor Vehicles who
27 perform the duties specified in subsection 3 of NRS 481.0481;

28 10. Legislative police officers of the State of Nevada;

29 11. Parole counselors of the Division of Child and Family
30 Services of the Department of Health and Human Services;

31 12. Criminal investigators who are employed by the Division
32 of Child and Family Services of the Department of Health and
33 Human Services;

34 13. Juvenile probation officers and deputy juvenile probation
35 officers employed by the various judicial districts in the State of
36 Nevada or by a department of juvenile justice services established
37 by ordinance pursuant to NRS 62G.210 whose official duties require
38 them to enforce court orders on juvenile offenders and make arrests;

39 14. Field investigators of the Taxicab Authority;

40 15. Security officers employed full-time by a city or county
41 whose official duties require them to carry weapons and make
42 arrests;

43 16. The chief of a department of alternative sentencing created
44 pursuant to NRS 211A.080 and the assistant alternative sentencing
45 officers employed by that department;



1 17. Agents of the Cannabis Compliance Board who exercise
2 the powers of enforcement specified in NRS 289.355;

3 18. Criminal investigators who are employed by the Secretary
4 of State; ~~and~~

5 19. The Inspector General of the Department of Corrections
6 and any person employed by the Department as a criminal
7 investigator ~~and~~; and

8 *20. Investigators and administrators of the Division of
9 Insurance of the Department of Business and Industry who
10 perform the duties specified in NRS 679B.600 to 679B.700,
11 inclusive.*

12 **Sec. 336.** NRS 315.725 is hereby amended to read as follows:

13 315.725 1. Except as otherwise provided in subsection 3, any
14 two or more affordable housing entities may establish and
15 participate in a program to jointly self-insure and jointly purchase
16 insurance or reinsurance for coverage under a plan of:

17 (a) Casualty insurance, as that term is defined in NRS
18 681A.020, except for workers' compensation and employer's
19 liability coverage;

20 (b) Marine and transportation insurance, as that term is defined
21 in NRS 681A.050;

22 (c) Property insurance, as that term is defined in NRS 681A.060;

23 (d) Surety insurance, as that term is defined in NRS 681A.070;

24 or

25 (e) Insurance for any combination of the kinds of insurance
26 listed in paragraphs (a) to (d), inclusive.

27 2. A program established pursuant to subsection 1 must be
28 administered by an entity which is organized as a nonprofit
29 corporation, limited-liability company, partnership or trust, whether
30 organized under the laws of this State or another state or operating
31 in another state. A majority of the board of directors or other
32 governing body of the entity administering the program must be
33 affiliated with one or more of the affordable housing entities
34 participating in the program.

35 3. This section does not apply to an affordable housing entity
36 that individually self-insures or participates in a risk pooling
37 arrangement, including a risk retention group or a risk purchasing
38 group, with respect to the kinds of insurance set forth in
39 subsection 1.

40 4. Except as otherwise provided in this section or by specific
41 statute:

42 (a) A program established pursuant to subsection 1 and the
43 entity administering the program:

44 (1) Shall be deemed not to be providing coverage which
45 constitutes insurance; and



1 (2) Are not subject to the provisions of title 57 of NRS; and
2 (b) The entity administering a program established pursuant to
3 subsection 1 shall be deemed not to be engaging in the transaction
4 of insurance.

5 5. The entity administering a program established pursuant to
6 subsection 1 shall provide any affordable housing entity that seeks
7 to participate in the program with a written notice, in 10-point type
8 or larger, before the affordable housing entity begins participating in
9 the program, that the program is not regulated by the Commissioner
10 and that, if the program or the entity administering the program is
11 found insolvent, a claim under the program is not covered by the
12 Nevada Insurance Guaranty Association Act.

13 6. The entity administering a program established pursuant to
14 subsection 1 shall submit to the Commissioner:

15 (a) Within 105 days after the end of the program's fiscal year:

16 (1) An annual financial statement for the program audited by
17 a certified public accountant; and

18 (2) An annual actuarial analysis for the program prepared by
19 an actuary who meets the qualification standards for issuing
20 statements of actuarial opinion in the United States established by
21 the American Academy of Actuaries or its successor organization;
22 and

23 (b) Within 30 days after:

24 (1) Filing with any other regulatory body, a claims audit
25 report relating to the entity or the program, a copy of the claims
26 audit report filed with the other regulatory body;

27 (2) Issuance by any other regulatory body of a report of
28 examination relating to the entity or the program, a copy of the
29 report of examination issued by the other regulatory body;

30 (3) The effective date of a plan of financing, management
31 and operation for the entity or the program or any material change in
32 such a plan, a copy of the plan or material change; and

33 (4) The effective date of any material change in the scope of
34 regulation of the entity or the program by any other state in which
35 the entity operates, a statement of the material change.

36 7. The Commissioner may order an examination of a program
37 established pursuant to subsection 1 or the entity administering the
38 program based upon any credible evidence that the program or
39 entity is in violation of this section or is operating or being operated
40 while in an unsafe financial condition. Such an examination must be
41 administered in accordance with ~~[NRS 679B.230 to 679B.300,]~~
42 *sections 2 to 41, inclusive, of this act* and any regulations adopted
43 pursuant thereto.

44 8. If the Commissioner determines that a program established
45 pursuant to subsection 1 or the entity administering the program is



1 in violation of this section or is operating or being operated while in
2 an unsafe financial condition, the Commissioner may issue and
3 serve upon the entity administering the program an order to cease
4 and desist from the violation or from administering or in any way
5 operating the program.

6 9. The Commissioner may hold a hearing, without a request by
7 any party, to determine whether a program established pursuant to
8 subsection 1 or the entity administering the program is in violation
9 of this section or is operating or being operated while in an unsafe
10 financial condition. A person aggrieved by any act or failure of the
11 Commissioner to act, or by any report, rule, regulation or order of
12 the Commissioner relating to this section, may request a hearing.
13 Any hearing held pursuant to this subsection must be held in
14 accordance with NRS 679B.310 to 679B.370, inclusive, and any
15 regulations adopted pursuant thereto.

16 10. The provisions of this section must be liberally construed
17 to grant affordable housing entities maximum flexibility to jointly
18 self-insure and jointly purchase insurance or reinsurance to the
19 extent that a program established pursuant to subsection 1 is being
20 administered and otherwise operated in a safe financial condition
21 and in a sound manner.

22 11. Each entity administering a program established pursuant
23 to subsection 1 shall, on or before January 15 of each odd-numbered
24 year, submit a report to the Director of the Legislative Counsel
25 Bureau for transmittal to the Legislature. The report must include,
26 without limitation, a list of the affordable housing entities
27 participating in the program and any other information the Director
28 deems relevant.

29 12. As used in this section:

30 (a) "Affordable housing" means housing projects in which some
31 of the dwelling units may be purchased or rented, with or without
32 government assistance, on a basis that is affordable to persons of
33 low income.

34 (b) "Affordable housing entity" means:

35 (1) A housing authority created under the laws of this State
36 or another jurisdiction and any agency or instrumentality of a
37 housing authority, including, but not limited to, a legal entity created
38 to enter into an agreement which complies with NRS 277.055;

39 (2) A nonprofit corporation organized under the laws of this
40 State or another state that is engaged in providing affordable
41 housing; or

42 (3) A general or limited partnership or limited-liability
43 company which is engaged in providing affordable housing and
44 which is affiliated with a housing authority described in



1 subparagraph (1) or a nonprofit corporation described in
2 subparagraph (2) if the housing authority or nonprofit corporation:

3 (I) Has, or has the right to acquire, a financial or
4 ownership interest in the partnership or limited-liability company;

5 (II) Has the power to direct the management or policies of
6 the partnership or limited-liability company; or

7 (III) Has entered into a contract to lease, manage or
8 operate the affordable housing owned by the partnership or limited-
9 liability company.

10 (c) "Commissioner" means the Commissioner of Insurance.

11 **Sec. 337.** NRS 439B.727 is hereby amended to read as
12 follows:

13 439B.727 "Provider of health care" has the meaning ascribed
14 to it in NRS ~~695G.070.~~ **629.031.**

15 **Sec. 338.** NRS 439B.736 is hereby amended to read as
16 follows:

17 439B.736 1. "Third party" includes, without limitation:

18 (a) The issuer of a health benefit plan, as defined in NRS
19 ~~695G.019.~~ **687B.470,** which provides coverage for medically
20 necessary emergency services;

21 (b) The Public Employees' Benefits Program established
22 pursuant to subsection 1 of NRS 287.043; and

23 (c) Any other entity or organization that elects pursuant to NRS
24 439B.757 for the provisions of NRS 439B.700 to 439B.760,
25 inclusive, to apply to the provision of medically necessary
26 emergency services by out-of-network providers to covered persons.

27 2. The term does not include the State Plan for Medicaid, the
28 Children's Health Insurance Program or a health maintenance
29 organization, as defined in NRS 695C.030, or managed care
30 organization, as defined in NRS 695G.050, when providing health
31 care services through managed care to recipients of Medicaid under
32 the State Plan for Medicaid or insurance pursuant to the Children's
33 Health Insurance Program pursuant to a contract with the Division
34 of Health Care Financing and Policy of the Department.

35 **Sec. 339.** Chapter 452 of NRS is hereby amended by adding
36 thereto a new section to read as follows:

37 *The Administrator may adopt such regulations as may be
38 necessary to carry out the purposes and provisions of this section
39 and NRS 452.640 to 452.740, inclusive, which relate to
40 endowment care.*

41 **Sec. 340.** NRS 452.180 is hereby amended to read as follows:

42 452.180 1. It is unlawful for a cemetery authority, its
43 officers, employees or agents, or a seller or agent certified or
44 licensed pursuant to NRS 689.450 to 689.595, inclusive, to
45 represent that an endowment care fund or any other fund set up for



1 maintaining care is perpetual or permanent, or to sell, offer for sale
2 or advertise any plot under representation that the plot is under
3 endowment care, before an endowment care fund has been
4 established for the cemetery in which the plot is situated. Any
5 person violating any of the provisions of NRS 452.050 to 452.180,
6 inclusive, is personally liable for all damages resulting to any person
7 by reason of such violation, and upon conviction thereof is guilty of
8 a misdemeanor.

9 2. The Administrator, for the purpose of ascertaining the assets,
10 conditions and affairs of any endowment care cemetery, may
11 examine the books, records, documents and assets of any
12 endowment care cemetery operating, or being organized to operate
13 as such a cemetery, in the State of Nevada, and may make whatever
14 other investigations as may be necessary to determine that the
15 cemetery is complying fully with the provisions of NRS 452.050 to
16 452.180, inclusive.

17 3. If, after an examination or investigation, the Administrator
18 has just cause to believe that a cemetery granted a permit under the
19 provisions of NRS 452.050 to 452.180, inclusive, has failed to
20 comply with the provisions and requirements of NRS 452.050 to
21 452.180, inclusive, and any regulations adopted thereunder, the
22 Administrator may, after due notice and hearing, if the
23 Administrator finds that the cemetery authority has violated those
24 requirements or regulations, revoke or refuse to renew the permit of
25 that cemetery authority and refer the violation to the Attorney
26 General to determine if further action should be taken under
27 subsection 1.

28 4. The provisions of ~~NRS 679B.230 to 679B.300,~~ *sections 2*
29 *to 41*, inclusive, *of this act* apply to any examination conducted
30 under this section. Unless the context requires that a provision apply
31 only to insurers, any reference in those sections to "insurer" must be
32 replaced by a reference to "cemetery authority" or the person being
33 examined.

34 **Sec. 341.** NRS 452.640 is hereby amended to read as follows:

35 452.640 As used in NRS 452.640 to 452.740, inclusive, *and*
36 *section 339 of this act*, unless the context otherwise requires:

37 1. "Administrator" means the Commissioner of Insurance.

38 2. "Cemetery authority" means a person who owns or controls
39 any real property dedicated for use as a cemetery for pets pursuant
40 to NRS 452.655, and who operates a cemetery for pets on that
41 property.

42 **Sec. 342.** NRS 452.735 is hereby amended to read as follows:

43 452.735 1. It is unlawful for a cemetery authority, its
44 officers, employees or agents, or a seller or agent certified or
45 licensed pursuant to NRS 689.450 to 689.595, inclusive, to:



1 (a) Represent that a trust fund for the endowment care of the
2 cemetery is perpetual or permanent; or

3 (b) Sell, offer for sale or advertise any plot under representation
4 that the plot is under endowment care,

5 ↪ before a trust fund for the endowment care of the cemetery has
6 been established for the cemetery in which the plot is situated.

7 2. The Administrator, for the purpose of ascertaining the assets,
8 conditions and affairs of a cemetery for pets, may examine the
9 books, records, documents and assets of a cemetery for pets
10 operating, or being organized to operate as such a cemetery, in this
11 state and may make any other investigations as may be necessary to
12 determine that the cemetery is complying fully with the provisions
13 of NRS 452.705 to 452.740, inclusive.

14 3. The provisions of ~~[NRS 679B.230 to 679B.300.]~~ *sections 2*
15 *to 41, inclusive, of this act* apply to any examination conducted
16 under this section. Unless the context requires that a provision apply
17 only to insurers, any reference in those sections to “insurer” must be
18 replaced by a reference to “cemetery authority” or the person being
19 examined.

20 **Sec. 343.** NRS 616B.027 is hereby amended to read as
21 follows:

22 616B.027 1. Every insurer shall:

23 (a) Provide an office in this State operated by the insurer or its
24 third-party administrator in which:

25 (1) A complete file, or a reproduction of the complete file, of
26 each claim is accessible, in accordance with the provisions of
27 NRS 616B.021;

28 (2) Persons authorized to act for the insurer and, if necessary,
29 licensed pursuant to chapter 683A of NRS, may receive information
30 related to a claim and provide the services to an employer and his or
31 her employees required by chapters 616A to 617, inclusive, of NRS;
32 and

33 (3) An employee or his or her employer, upon request, is
34 provided with information related to a claim filed by the employee
35 or a copy or other reproduction of the information from the file for
36 that claim, in accordance with the provisions of NRS 616B.021.

37 (b) Provide statewide toll-free telephone service to the office
38 maintained pursuant to paragraph (a).

39 2. Each private carrier shall provide:

40 (a) Adequate services to its insured employers in controlling
41 losses; and

42 (b) Adequate information on the prevention of industrial
43 accidents and occupational diseases.

44 3. An employee of a private carrier who is licensed as ~~{a~~
45 ~~company}~~ *an* adjuster pursuant to chapter 684A of NRS or a person



1 who acts as a third-party administrator pursuant to chapters 616A to
2 616D, inclusive, or chapter 617 of NRS for a private carrier who
3 administers a claim arising under chapters 616A to 616D, inclusive,
4 or chapter 617 of NRS from a location outside of this State pursuant
5 to subsection 1 of NRS 616B.0275 shall make himself or herself
6 available to communicate in real time with the claimant or a
7 representative of the claimant Monday through Friday, 9 a.m. to 5
8 p.m. local time in this State, excluding any day declared to be a
9 legal holiday pursuant to NRS 236.015.

10 **Sec. 344.** NRS 616B.0275 is hereby amended to read as
11 follows:

12 616B.0275 1. An employee of a private carrier who is
13 licensed as ~~{a-company}~~ *an* adjuster pursuant to chapter 684A of
14 NRS or a person who acts as a third-party administrator pursuant to
15 chapters 616A to 616D, inclusive, or chapter 617 of NRS for a
16 private carrier may administer claims arising under chapters 616A to
17 616D, inclusive, or chapter 617 of NRS from a location in or outside
18 of this State. All records concerning a claim administered pursuant
19 to this subsection must be maintained at one or more offices located
20 in this State or by computer in a microphotographic, electronic or
21 other similar format that produces an accurate reproduction of the
22 original.

23 2. An employee of a private carrier who is not licensed as ~~{a~~
24 ~~company}~~ *an* adjuster pursuant to chapter 684A of NRS or a person
25 who acts as a third-party administrator pursuant to chapters 616A to
26 616D, inclusive, or chapter 617 of NRS for a self-insured employer
27 or an association of self-insured public or private employers may
28 administer claims arising under chapters 616A to 616D, inclusive,
29 or chapter 617 of NRS only from one or more offices located in this
30 State. All records concerning a claim administered pursuant to this
31 subsection must be maintained in those offices.

32 3. The Commissioner may:

33 (a) Under exceptional circumstances, waive the requirements of
34 subsections 1 and 2; and

35 (b) Adopt regulations to carry out the provisions of this section.

36 **Sec. 345.** NRS 616B.303 is hereby amended to read as
37 follows:

38 616B.303 For the purposes of NRS 616B.306, 616B.309 and
39 616B.318, an employer is insolvent if ~~{the}~~ :

40 1. *The employer's assets are less than the employer's liabilities*
41 ~~{}~~ ; *or*

42 2. *The employer fails to pay its outstanding obligations as*
43 *they mature in the regular course of its business.*



1 **Sec. 346.** NRS 616B.395 is hereby amended to read as
2 follows:

3 616B.395 1. The Commissioner may examine the books,
4 records, accounts and assets of an association of self-insured public
5 or private employers as the Commissioner deems necessary to carry
6 out the provisions of NRS 616B.350 to 616B.446, inclusive. *The*
7 *Commissioner shall so examine each association of self-insured*
8 *public or private employers not less frequently than every 5 years.*

9 2. The expense of any examination conducted pursuant to this
10 section must be paid by the association.

11 **Sec. 347.** NRS 616B.422 is hereby amended to read as
12 follows:

13 616B.422 1. If the assets of an association of self-insured
14 public or private employers are insufficient to make certain the
15 prompt payment of all compensation under chapters 616A to 617,
16 inclusive, of NRS and to maintain the reserves required by NRS
17 616B.419, *as described in subsection 4*, the association shall
18 immediately notify the Commissioner of the deficiency and:

19 (a) Transfer any surplus acquired from a previous fund year to
20 the current fund year to make up the deficiency;

21 (b) Transfer money from its administrative account to its claims
22 account;

23 (c) Collect an additional assessment from its members in an
24 amount required to make up the deficiency; or

25 (d) Take any other action to make up the deficiency which is
26 approved by the Commissioner.

27 *↳ Any action taken to address the deficiency must be*
28 *accompanied by a corrective action plan, filed with the*
29 *Commissioner and subject to his or her approval, that details how*
30 *the action will remedy the deficiency and prevent a deficiency*
31 *from reoccurring.*

32 2. If the association wishes to transfer any surplus from one
33 fund year to another, the association must first notify the
34 Commissioner of the transfer.

35 3. The Commissioner shall order the association to make up
36 any deficiency pursuant to subsection 1 if the association fails to do
37 so within 30 days after notifying the Commissioner of the
38 deficiency. The association shall be deemed insolvent if it fails to:

39 (a) Collect an additional assessment from its members within 30
40 days after being ordered to do so by the Commissioner; or

41 (b) Make up the deficiency in any other manner within 60 days
42 after being ordered to do so by the Commissioner.

43 4. *For the purposes of this section, the assets of an*
44 *association are insufficient to maintain the reserves required by*
45 *NRS 616B.419 if the assets of the association, excluding any*



1 *securities posted pursuant to NRS 616B.353, are less than the*
2 *required reserves.*

3 **Sec. 348.** NRS 616B.428 is hereby amended to read as
4 follows:

5 616B.428 1. The Commissioner may impose an
6 administrative fine for each violation of any provision of NRS
7 616B.350 to 616B.446, inclusive, or any regulation adopted
8 pursuant thereto. Except as otherwise provided in those sections, the
9 amount of the fine may not exceed \$1,000 for each violation or an
10 aggregate amount of \$10,000.

11 2. The Commissioner may withdraw the certificate of an
12 association of self-insured public or private employers if:

13 (a) The association's certificate was obtained by fraud;

14 (b) The application for certification contained a material
15 misrepresentation;

16 (c) The association is found to be insolvent;

17 (d) The association fails to have five or more members;

18 (e) The association fails to pay the costs of any examination or
19 any penalty, fee or assessment required by the provisions of chapters
20 616A to 616D, inclusive, or chapter 617 of NRS;

21 (f) The association fails to comply with any of the provisions of
22 this chapter or chapter 616A, 616C, 616D or 617 of NRS, or any
23 regulation adopted pursuant thereto;

24 (g) The association fails to comply with any order of the
25 Commissioner within the time prescribed by the provisions of
26 chapters 616A to 616D, inclusive, or chapter 617 of NRS or in the
27 order of the Commissioner; ~~for~~

28 (h) The association or its third-party administrator
29 misappropriates, converts, illegally withholds or refuses to pay any
30 money to which a person is entitled and that was entrusted to the
31 association in its fiduciary capacity ~~for~~; *or*

32 *(i) The association fails to notify the Commissioner of a*
33 *deficiency pursuant to subsection 1 of NRS 616B.422.*

34 3. If the Commissioner withdraws the certification of an
35 association of self-insured public or private employers, each
36 employer who is a member of the association remains liable for his
37 or her obligations incurred before and after the order of withdrawal.

38 4. Any employer who is a member of an association whose
39 certification is withdrawn shall, on the effective date of the
40 withdrawal, qualify as an employer pursuant to NRS 616B.650.

41 **Sec. 349.** NRS 631.3458 is hereby amended to read as
42 follows:

43 631.3458 1. A person shall not provide dental services
44 through teledentistry to a patient who is located at an originating site
45 in this State unless the person:



1 (a) Is licensed to practice dentistry, dental hygiene or dental
2 therapy in this State; and

3 (b) Has complied with subsection 2 of NRS 631.220.

4 2. The provisions of this chapter and the regulations adopted
5 thereto, including, without limitation, clinical requirements, ethical
6 standards and requirements concerning the confidentiality of
7 information concerning patients, apply to services provided through
8 teledentistry to the same extent as if such services were provided in
9 person or by other means.

10 3. A licensee who provides dental services through
11 teledentistry, including, without limitation, providing consultation
12 and recommendations for treatment, issuing a prescription,
13 diagnosing, correcting the position of teeth and using orthodontic
14 appliances, shall provide such services in accordance with the same
15 standards of care and professional conduct as when providing those
16 services in person or by other means.

17 4. A licensee shall not:

18 (a) Provide treatment for any condition based solely on the
19 results of an online questionnaire; or

20 (b) Engage in activity that is outside his or her scope of practice
21 while providing services through teledentistry.

22 5. Nothing in this section or NRS 631.34581 to 631.34586,
23 inclusive, prohibits an organization for dental care or an
24 administrator of a health benefit plan that provides dental coverage
25 from negotiating rates of reimbursement for services provided
26 through teledentistry with a dentist, dental hygienist or dental
27 therapist.

28 6. As used in this section:

29 (a) "Health benefit plan" has the meaning ascribed to it in NRS
30 ~~[695G.019.]~~ **687B.470.**

31 (b) "Organization for dental care" has the meaning ascribed to it
32 in NRS 695D.060.

33 **Sec. 350.** Any money remaining on July 1, 2025, in the
34 Account for the Regulation and Supervision of Captive Insurers
35 created by NRS 694C.460 remains in the Fund for Insurance
36 Administration and Enforcement created by NRS 680C.100 and
37 may be used for any other purpose for which any money in the Fund
38 may be used.

39 **Sec. 351.** 1. Any valid license issued before July 1, 2025,
40 that a person holds as a company adjuster or a staff adjuster shall be
41 deemed to be a license as an independent adjuster and remains valid
42 until its date of expiration.

43 2. As used in this section:



1 (a) "Company adjuster" and "staff adjuster" have the meanings
2 ascribed to them in NRS 684A.030, as that section existed on
3 June 30, 2025.

4 (b) "Independent adjuster" has the meaning ascribed to it in
5 NRS 684A.030, as amended by section 67 of this act.

6 **Sec. 352.** 1. Any administrative regulations adopted by an
7 officer or an agency whose name has been changed or whose
8 responsibilities have been transferred pursuant to the provisions of
9 this act to another officer or agency remain in force until amended
10 by the officer or agency to which the responsibility for the adoption
11 of the regulations has been transferred.

12 2. Any contracts or other agreements entered into by an officer
13 or agency whose name has been changed or whose responsibilities
14 have been transferred pursuant to the provisions of this act to
15 another officer or agency are binding upon the officer or agency to
16 which the responsibility for the administration of the provisions of
17 the contract or other agreement has been transferred. Such contracts
18 and other agreements may be enforced by the officer or agency to
19 which the responsibility for the enforcement of the provisions of the
20 contract or other agreement has been transferred.

21 3. Any action taken by an officer or agency whose name has
22 been changed or whose responsibilities have been transferred
23 pursuant to the provisions of this act to another officer or agency
24 remains in effect as if taken by the officer or agency to which the
25 responsibility for the enforcement of such actions has been
26 transferred.

27 **Sec. 353.** The Legislative Counsel shall, in preparing
28 supplements to the Nevada Administrative Code, make such
29 changes as necessary so that references to a "company adjuster" or
30 "staff adjuster" are changed to an "independent adjuster."

31 **Sec. 354.** NRS 645.645, 679B.230, 679B.240, 679B.250,
32 679B.260, 679B.270, 679B.280, 679B.282, 679B.285, 679B.287,
33 679B.290, 679B.300, 689A.413, 689B.068, 689C.196, 689C.320,
34 690B.100, 690B.110, 690B.120, 690B.130, 690B.140, 690B.150,
35 690B.155, 690B.160, 690B.170, 690B.175, 690B.180, 695A.195,
36 695B.316, 695C.203 and 695D.217 are hereby repealed.

37 **Sec. 355.** 1. This section and sections 1 to 327, inclusive,
38 and 329 to 354, inclusive, of this act become effective on July 1,
39 2025.

40 2. Section 328 of this act becomes effective on January 1,
41 2026.



LEADLINES OF REPEALED SECTIONS

645.645 Additional grounds for disciplinary action: Unprofessional and improper conduct relating to sale of insurance for home protection.

679B.230 Examination of insurers.

679B.240 Examination of holding companies, subsidiaries, agents, promoters, independent review organizations and others.

679B.250 Conduct of examination; access to records; corrections; penalty.

679B.260 Appraisal of asset.

679B.270 Report of examination: Filing; contents; evidentiary effect in certain proceedings.

679B.280 Report of examination: Delivery of copy and notice to examinee; right of examinee to review and respond to report; entry of order by Commissioner; Commissioner authorized to order insurer to cure violation.

679B.282 Report of examination: Hearing; filing for public inspection; forwarding filed report to examinee; distribution and presentation of report of examination of domestic insurer.

679B.285 Report of examination: Disclosure; confidentiality.

679B.287 Limitations on actions and liability for communicating or delivering information or data pursuant to examination; Commissioner, representatives and examiners entitled to attorney's fees and costs in certain tort actions.

679B.290 Expense of examination; billing for examination; regulations.

679B.300 Deposit of money; payment of certain expenses.

689A.413 Insurer prohibited from denying coverage solely because claim involves act that constitutes domestic violence or applicant or insured was victim of domestic violence.

689B.068 Insurer prohibited from denying coverage solely because claim involves act that constitutes domestic violence or applicant or insured was victim of domestic violence.

689C.196 Insurer prohibited from denying coverage solely because claim involves act that constitutes domestic violence or applicant or insured was victim of domestic violence.

689C.320 Required notification when carrier discontinues transacting insurance in this State or particular geographic



service area of state; restrictions on carrier that discontinues transacting insurance.

690B.100 Definitions.

690B.110 Applicability of other provisions.

690B.120 Exemption of person selling insurance from licensing requirements as agent, broker or solicitor.

690B.130 Deposit of securities or surety bond; maintenance of capital stock or surplus, premium reserves and losses and loss expense reserves.

690B.140 Investments in tangible personal property: Limitation; waiver.

690B.150 Filing of annual and quarterly statements.

690B.155 Provision requiring binding arbitration authorized; procedures for arbitration.

690B.160 Contracts: Specifications; cancellation; renewal.

690B.170 Contracts: Regulations on content.

690B.175 Regulations regarding administrative expenses for insurers and accounting standards.

690B.180 Prohibited acts.

695A.195 Society prohibited from denying coverage solely because claim involves act that constitutes domestic violence or applicant or insured was victim of domestic violence.

695B.316 Corporation prohibited from denying coverage solely because claim involves act that constitutes domestic violence or applicant or insured was victim of domestic violence.

695C.203 Health maintenance organization prohibited from denying coverage solely because claim involves act that constitutes domestic violence or applicant or insured was victim of domestic violence.

695D.217 Organization for dental care prohibited from denying coverage solely because claim involves act that constitutes domestic violence or applicant or insured was victim of domestic violence.



