## WEST VIRGINIA LEGISLATURE

### **2023 REGULAR SESSION**

**Committee Substitute** 

### for

## Senate Bill 268

By Senators Takubo, Hamilton, Queen, and Nelson [Originating in the Committee on Health and Human Resources; reported on February 10, 2023]

1	A BILL to amend and reenact §5-16-2, §5-16-3, §5-16-4, and §5-16-5 of the Code of West Virginia,
2	1931, as amended; to repeal §5-16-5a and §5-16-5b; to amend and reenact §5-16-7, §5-
3	16-7b, §5-16-7c, §5-16-7g, §5-16-8, §5-16-9, §5-16-10, §5-16-11, §5-16-13, §5-16-14, §5-
4	16-15, §5-16-16, §5-16-18, §5-16-23, §5-16-25, and §5-16-26; to repeal §5-16-28; and to
5	amend said code by adding thereto three new sections, designated §5-16-30, §5-16-31,
6	and §5-16-32; all relating to public employees insurance.

Be it enacted by the Legislature of West Virginia:

ARTICLE 16. WEST VIRGINIA PUBLIC EMPLOYEES' INSURANCE ACT. §5-16-2. Definitions.

The following words and phrases as used in this article, unless a different meaning is
 clearly indicated by the context, have the following meanings:

3 (1) "Agency" means the Public Employees Insurance Agency created by this article.

4 "Dependent" includes an eligible employee's child under the age of 25 as defined in the

5 Patient Protection and Affordable Care Act.

6 "Applied behavior analysis" means the design, implementation, and evaluation of

7 <u>environmental modifications using behavioral stimuli and consequences in order to produce</u>

8 socially significant improvement in human behavior and includes the use of direct observation,

9 measurement, and functional analysis of the relationship between environment and behavior.

10 "Autism spectrum disorder" means any pervasive developmental disorder including

11 <u>autistic disorder, Asperger's syndrome, Rett syndrome, childhood disintegrative disorder, or</u>

12 Pervasive Development Disorder as defined in the most recent edition of the Diagnostic and

13 <u>Statistical Manual of Mental Disorders of the American Psychiatric Association.</u>

14 "Certified behavior analyst" means an individual who is certified by the Behavior Analyst

15 <u>Certification Board or certified by a similar nationally recognized organization.</u>

16 (2) "Director" means the Director of the Public Employees Insurance Agency created by
 17 this article.

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"Distant site" means the telehealth site where the health care practitioner is seeing the patient at a distance or consulting with a patient's health care practitioner.

20 (3) "Employee" means any person, including an elected officer, who works regularly full-21 time in the service of the State of West Virginia and, for the purpose of this article only, the term 22 "employee" also means any person, including an elected officer, who works regularly full-time in 23 the service of a county board of education; a public charter school established pursuant to §18-24 5G-1 et seq. of this code if the charter school includes in its charter contract entered into pursuant 25 to §18-5G-7 of this code a determination to participate in the Public Employees Insurance 26 program; a county, city, or town in the State state; any separate corporation or instrumentality 27 established by one or more counties, cities, or towns, as permitted by law; any corporation or 28 instrumentality supported in most part by counties, cities, or towns; any public corporation charged 29 by law with the performance of a governmental function and whose jurisdiction is coextensive with 30 one or more counties, cities, or towns; any comprehensive community mental health center 31 or intellectually and developmentally disabled facility established, operated, or licensed by the 32 Secretary of Health and Human Resources pursuant to §27-2A-1 of this code and which is 33 supported in part by state, county, or municipal funds; any person who works regularly full-time in 34 the service of the Higher Education Policy Commission, the West Virginia Council for Community 35 and Technical College Education or a governing board, as defined in §18B-1-2 of this code; any 36 person who works regularly full-time in the service of a combined city-county health department 37 created pursuant to §16-2-1 et seq. of this code; any person designated as a 21st Century Learner Fellow pursuant to \$18A-3-11 of this code; and any person who works as a long-term substitute as 38 39 defined in §18A-1-1 of this code in the service of a county board of education: Provided, That a 40 long-term substitute who is continuously employed for at least 133 instructional days during an 41 instructional term, and, until the end of that instructional term, is eligible for the benefits provided in 42 this article until September 1 following that instructional term: Provided, however, That a long-term 43 substitute employed fewer than 133 instructional days during an instructional term is eligible for

44 the benefits provided in this article only during such time as he or she is actually employed as a 45 long-term substitute. On and after January 1, 1994, and upon election by a county board of 46 education to allow elected board members to participate in the Public Employees Insurance 47 Program pursuant to this article, any person elected to a county board of education shall be 48 considered to be an "employee" during the term of office of the elected member. Upon election by 49 the state State Board of Education to allow appointed board members to participate in the Public 50 Employees Insurance Program pursuant to this article, any person appointed to the state-State 51 Board of Education is considered an "employee" during the term of office of the appointed 52 member: Provided further, That the elected member of a county board of education and the 53 appointed member of the state State Board of Education shall pay the entire cost of the premium if 54 he or she elects to be covered under this article. Any matters of doubt as to who is an employee 55 within the meaning of this article shall be decided by the director.

56 On or after July 1, 1997, a person shall be considered an "employee" if that person meets 57 the following criteria:

58 (A) Participates in a job-sharing arrangement as defined in §18A-1-1 of this code;

(B) Has been designated, in writing, by all other participants in that job-sharing
arrangement as the "employee" for purposes of this section; and

61 (C) Works at least one-third of the time required for a full-time employee.

62 (4) "Employer" means the State of West Virginia, its boards, agencies, commissions, 63 departments, institutions, or spending units; a county board of education; a public charter school established pursuant to \$18-5G-1 et seq. of this code if the charter school includes in its charter 64 65 contract entered into pursuant to §18-5G-7 of this code a determination to participate in the Public 66 Employees Insurance Program; a county, city, or town in the state; any separate corporation or 67 instrumentality established by one or more counties, cities, or towns, as permitted by law; any 68 corporation or instrumentality supported in most part by counties, cities, or towns; any public 69 corporation charged by law with the performance of a governmental function and whose

70 jurisdiction is coextensive with one or more counties, cities or towns; any comprehensive 71 community mental health center or intellectually and developmentally disabled facility established, 72 operated or licensed by the Secretary of Health and Human Resources pursuant to §27-2A-1 of 73 this code and which is supported in part by state, county or municipal funds; a combined city-74 county health department created pursuant to §16-2-1 et seq. of this code; and a corporation 75 meeting the description set forth in §18B-12-3 of this code that is employing a 21st Century 76 Learner Fellow pursuant to §18A-3-11 of this code but the corporation is not considered an 77 employer with respect to any employee other than a 21st Century Learner Fellow. Any matters of 78 doubt as to who is an "employer" within the meaning of this article shall be decided by the director. 79 The term "employer" does not include within its meaning the National Guard.

80 <u>"Established patient" means a patient who has received professional services, face-to-</u> 81 <u>face, from the physician, qualified health care professional, or another physician or qualified health</u> 82 <u>care professional of the exact same specialty and subspecialty who belongs to the same group</u> 83 <u>practice, within the past three years.</u>

84 (5) "Finance board" means the Public Employees Insurance Agency finance board created
85 by this article.

86 <u>"Health care practitioner" means a person licensed under §30-1-1 *et seq.* of this code who
87 provides health care services.
</u>

88 "Originating site" means the location where the patient is located, whether or not 89 accompanied by a health care practitioner, at the time services are provided by a health care 90 practitioner through telehealth, including, but not limited to, a health care practitioner's office, 91 hospital, critical access hospital, rural health clinic, federally qualified health center, a patient's 92 home, and other nonmedical environments such as school-based health centers, university-based 93 health centers, or the work location of a patient.
94 "Objective evidence" means standardized patient assessment instruments, outcome

95 measurements tools, or measurable assessments of functional outcome. Use of objective

- 96 measures at the beginning of treatment, during, and after treatment is recommended to quantify
- 97 progress and support justifications for continued treatment. The tools are not required but their use
- 98 will enhance the justification for continued treatment.
- 99 (6) "Person" means any individual, company, association, organization, corporation or
   100 other legal entity. including, but not limited to, hospital, medical or dental service corporations;
   101 health maintenance organizations or similar organization providing prepaid health benefits; or
   102 individuals entitled to benefits under the provisions of this article
- 103 (7) "Plan" unless the context indicates otherwise, means the medical indemnity plan, the
- 104 managed care plan option, or the group life insurance plan offered by the agency. a group hospital
- 105 and surgical insurance plan or plans, a group prescription drug insurance plan or plans, a group
- 106 major medical insurance plan or plans, and a group life and accidental death insurance plan or
- 107 <u>plans.</u>
- 108 "Prescription insulin drug" means a prescription drug that contains insulin and is used to
- 109 treat diabetes, and includes at least one type of insulin in all of the following categories:
- 110 <u>(1) Rapid-acting;</u>
- 111 <u>(2) Short-acting;</u>
- 112 (3) Intermediate-acting;
- 113 <u>(4) Long-acting;</u>
- 114 <u>(5) Pre-mixed insulin products;</u>
- 115 (6) Pre-mixed insulin/GLP-1 RA products; and
- 116 (7) Concentrated human regular insulin.
- 117 "Primary coverage" means individual or group hospital and surgical insurance coverage or
- 118 individual or group major medical insurance coverage or group prescription drug coverage in
- 119 which the spouse or dependent is the named insured or certificate holder.
- 120 "Remote patient monitoring services" means the delivery of home health services using
- 121 telecommunications technology to enhance the delivery of home health care, including monitoring

of clinical patient data such as weight, blood pressure, pulse, pulse oximetry, blood glucose, and
 other condition-specific data; medication adherence monitoring; and interactive video
 conferencing with or without digital image upload.

125 (8) "Retired employee" means an employee of the state who retired after April 29, 1971, 126 and an employee of the Higher Education Policy Commission, the Council for Community and 127 Technical College Education, a state institution of higher education or a county board of education 128 who retires on or after April 21, 1972, and all additional eligible employees who retire on or after 129 the effective date of this article, meet the minimum eligibility requirements for their respective state 130 retirement system and whose last employer immediately prior to retirement under the state 131 retirement system is a participating employer in the state retirement system and in the Public 132 Employees Insurance Agency: Provided, That for the purposes of this article, the employees who 133 are not covered by a state retirement system, but who are covered by a state-approved or state-134 contracted retirement program or a system approved by the director, shall, in the case of education 135 employees, meet the minimum eligibility requirements of the State Teachers Retirement System 136 and in all other cases, meet the minimum eligibility requirements of the Public Employees 137 Retirement System and may participate in the Public Employees Insurance Agency as retired 138 employees upon terms as the director sets by rule as authorized in this article. Employers with 139 employees who are, or who are eligible to become, retired employees under this article shall be 140 mandatory participants in the Retiree Health Benefit Trust Fund created pursuant to §5-16D-1 et 141 seq. of this code. Nonstate employers may opt out of the West Virginia other post-employment 142 benefits plan of the Retiree Health Benefit Trust Fund and elect to not provide benefits under the 143 Public Employees Insurance Agency to retirees of the nonstate employer, but may do so only upon 144 the written certification, under oath, of an authorized officer of the employer that the employer has 145 no employees who are, or who are eligible to become, retired employees and that the employer 146 will defend and hold harmless the Public Employees Insurance Agency from any claim by one of 147 the employer's past, present, or future employees for eligibility to participate in the Public

Employees Insurance Agency as a retired employee. As a matter of law, the Public Employees Insurance Agency shall not be liable in any respect to provide plan benefits to a retired employee of a nonstate employer which has opted out of the West Virginia other post-employment benefits plan of the Retiree Health Benefit Trust Fund pursuant to this section.

- 152 <u>"Telehealth services" means the use of synchronous or asynchronous telecommunications</u> 153 <u>technology or audio only telephone calls by a health care practitioner to provide health care</u> 154 <u>services, including, but not limited to, assessment, diagnosis, consultation, treatment, and</u> 155 <u>monitoring of a patient; transfer of medical data; patient and professional health-related education;</u> 156 <u>public health services; and health administration. The term does not include e-mail messages, or</u> 157 <u>facsimile transmissions.</u>
- 158 <u>"Virtual telehealth" means a new patient or follow-up patient for acute care that does not</u>
   159 <u>require chronic management or scheduled medications.</u>

# §5-16-3. Composition of Public Employees Insurance Agency; appointment, qualifications, compensation and duties of director of agency; employees; civil service coverage.

1 (a) The Public Employees Insurance Agency consists of the director, the Finance Board, 2 the Advisory Board and any employees who may be authorized by law. The director shall be 3 appointed by the Governor, with the advice and consent of the Senate, and serves at the will and 4 pleasure of the Governor. The director shall have at least three years' experience in health or 5 governmental health benefit administration as his or her primary employment duty prior to 6 appointment as director. The director shall receive actual expenses incurred in the performance of 7 official business. The director shall employ any administrative, technical and clerical employees 8 required for the proper administration of the programs provided in this article. The director shall 9 perform the duties that are required of him or her under the provisions of this article and is the 10 Chief Administrative Officer of the Public Employees Insurance Agency. The director may employ a deputy director. 11

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(b) Except for the director, his or her personal secretary, the deputy director and the chief

financial officer, all positions in the agency shall be included in the classified service of the civil
service system pursuant to article six, chapter twenty-nine §29-6-1 et seq. of this code.

15 (c) The director is responsible for the administration and management of the Public 16 Employees Insurance Agency as provided in this article and in connection with his or her 17 responsibility may make all rules necessary to effectuate the provisions of this article. Nothing in 18 §5-16-4 or §5-16-5, limits the director's ability to manage on a day-to-day basis the group 19 insurance plans required or authorized by this article, including, but not limited to, administrative 20 contracting, studies, analyses and audits, eligibility determinations, utilization management 21 provisions and incentives, provider negotiations, provider contracting and payment, designation of 22 covered and noncovered services, offering of additional coverage options or cost containment 23 incentives, pursuit of coordination of benefits and subrogation or any other actions which would 24 serve to implement the plan or plans designed by the Finance Board. The director is to function as 25 a benefits management professional and should avoid political involvement in managing the 26 affairs of the Public Employees Insurance Agency.

(d) The director may, if it is financially advantageous to the state, operate the Medicare
retiree health benefit plan offered by the agency based on a plan year that runs concurrent with the
calendar year. Financial plans as addressed in section five of this article shall continue to be on a
fiscal-year basis.

(e) The director should make every effort to evaluate and administer programs to improve
quality, improve health status of members, develop innovative payment methodologies, manage
health care delivery costs, evaluate effective benefit designs, evaluate cost sharing and benefitbased programs and adopt effective industry programs that can manage the long-term
effectiveness and costs for the programs at the Public Employees Insurance Agency to include,
but not be limited to:

37 (1) Increasing generic fill rates;

38 (2) Managing specialty pharmacy costs;

39 (3) Implementing and evaluating medical home models and health care delivery;

40 (4) Coordinating with providers, private insurance carriers and to the extent possible
41 Medicare to encourage the establishment of cost-effective accountable care organizations;

42 (5) Exploring and developing advanced payment methodologies for care delivery such as
43 case rates, capitation and other potential risk-sharing models and partial risk-sharing models for
44 accountable care organizations and/or medical homes;

45 (6) Adopting measures identified by the Centers for Medicare and Medicaid Services to
46 reduce cost and enhance quality;

47 (7) Evaluating the expenditures to reduce excessive use of emergency room visits,
48 imaging services and other drivers of the agency's medical rate of inflation;

49 (8) Recommending cutting-edge benefit designs to the Finance Board to drive behavior
50 and control costs for the plans;

(9) Implementing programs to encourage the use of the most efficient and high-quality
providers by employees and retired employees;

(10) Identifying employees and retired employees who have multiple chronic illnesses and
initiating programs to coordinate the care of these patients;

(11) Initiating steps by the agency to adjust payment by the agency for the treatment of hospital acquired infections and related events consistent with the payment policies, operational guidelines and implementation timetable established by the Centers of Medicare and Medicaid Services. The agency shall protect employees and retired employees from any adjustment in payment for hospital acquired infections; and

60 (12) Initiating steps by the agency to reduce the number of employees and retired 61 employees who experience avoidable readmissions to a hospital for the same diagnosis related 62 group illness within thirty days of being discharged by a hospital in this state or another state 63 consistent with the payment policies, operational guidelines and implementation timetable 64 established by the Centers of Medicare and Medicaid Services.

	tei	rms, and rem	ioval of members	; quorum; compen	sation and	<del>expenses;</del> t	ermination
	§5-16-4. ∣	Public Empl	oyees Insurance	Agency Finance	Board <del>con</del>	itinued; qua	lifications,
67	and	other	initiatives	developed	by	the	agency
66	Governme	ent and Finan	ce on the impleme	entation of any refor	ms initiated	pursuant to	this section
65	<del>(f)</del>	The directo	r shall issue an	annual progress r	eport to th	ne Joint Col	nmittee on

1 (a) The Public Employees Insurance Agency Finance Board is continued and consists of 2 the Secretary of the Department of Administration or his or her designee, as a voting member, and 3 10 members appointed by the Governor, with the advice and consent of the Senate, for terms of four years and each may serve until his or her successor is appointed and qualified. Members may 4 5 be reappointed for successive terms. No more than six members, including the Secretary of the 6 Department of Administration, may be of the same political party. Effective July 1, 2017, Members 7 of the board shall satisfy the qualification requirements provided for by subsection (b) of this 8 section. Provided, That any member serving upon the effective date of this section who does not 9 satisfy a requirement of subsection (b) of this section may continue to serve until his or her 10 successor has been appointed and qualified The Governor shall make appointments necessary to 11 satisfy the requirements of subsection (b) of this section to staggered terms as determined by the 12 Governor.

(b) (1) Of the 10 members appointed by the Governor with advice and consent of theSenate:

(A) One member shall represent the interests of education employees. The member shall
hold a bachelor's degree, shall have obtained teacher certification, shall be employed as a teacher
for a period of at least three years prior to his or her appointment, and shall remain a teacher for
the duration of his or her appointment to remain eligible to serve on the board.

(B) One member shall represent the interests of public employees. The member shall be
employed to perform full- or part-time service for wages, salary, or remuneration for a public body

for a period of at least three years prior to his or her appointment and shall remain an employee of a public body for the duration of his or her appointment to remain eligible to serve on the board.

(C) One member shall represent the interests of retired employees. The member shall
 meet the definition of retired employee as provided in §5-16-2 of this code.

(D) One member shall represent the interests of a participating political subdivision. The member shall have been employed by a political subdivision for a period of at least three years prior to his or her appointment and shall remain an employee of a political subdivision for the duration of his or her appointment to remain eligible to serve on the board. The member may not be an elected official.

30 (E) One member shall represent the interests of hospitals. The member shall have been 31 employed by a hospital for a period of at least three years prior to his or her appointment and shall 32 remain an employee of a hospital for the duration of his or her appointment to remain eligible to 33 serve on the board.

(F) One member shall represent the interests of non-hospital health care providers. The
member shall have owned his or her non-hospital health care provider business for a period of at
least three years prior to his or her appointment and shall maintain ownership of his or her nonhospital health care provider business for the duration of his or her appointment to remain eligible
to serve on the board.

39 (G) Four members shall be selected from the public at large, meeting the following40 requirements:

41 (i) One member selected from the public at large shall generally have knowledge and
42 expertise relating to the financing, development, or management of employee benefit programs;

43 (ii) One member selected from the public at large shall have at least three years of
44 experience in the insurance benefits business;

45 (iii) One member selected from the public at large shall be a certified public accountant with
46 at least three years of experience with financial management and employee benefits program

47 experience; and

(iv) One member selected from the public at large shall be a health care actuary or certified
public accountant with at least three years of financial experience with the health care
marketplace.

51 (2) No member of the board may be a registered lobbyist.

(3) All appointments shall be selected to represent the different geographical areas within
the state and all members shall be residents of West Virginia. No member may be removed from
office by the Governor except for official misconduct, incompetence, neglect of duty, neglect of
fiduciary duty, or other specific responsibility imposed by this article or gross immorality.

56 (4) All members of the board shall have a fiduciary responsibility to protect plan assets for
57 the benefit of plan participants.

58 (5) <u>Beginning July 1, 2023, and every year thereafter, all board members shall complete</u>
 59 fiduciary training and timely complete any conflict-of-interest forms required to serve as a fiduciary.

1 (c) The Secretary of the Department of Administration shall serve as chair of the finance 2 board, which shall meet at times and places specified by the call of the chair or upon the written 3 request to the chair by at least two members. The Director of the Public Employees Insurance 4 Agency shall serve as staff to the board. Notice of each meeting shall be given in writing to each 5 member by the director at least three days in advance of the meeting. Six members shall 6 constitute a quorum. The board shall pay each member the same compensation and expense 7 reimbursement that is paid to members of the Legislature for their interim duties for each day or 8 portion of a day engaged in the discharge of official duties.

9 (d) Upon termination of the board and notwithstanding any provisions of this article to the 10 contrary, the director is authorized to assess monthly employee premium contributions and to 11 change the types and levels of costs to employees only in accordance with this subsection. Any 12 assessments or changes in costs imposed pursuant to this subsection shall be implemented by 13 legislative rule proposed by the director for promulgation pursuant to §29A-3-1 *et seq.* of this code.

14 Any employee assessments or costs previously authorized by the finance board shall then remain

15 in effect until amended by rule of the director promulgated pursuant to this subsection.

# §5-16-5. Purpose, Powers and duties of the finance board; initial finance plan; financial plan for following year; and annual financial plans.

(a) The purpose of the finance board created by this article is to bring fiscal stability to the Public Employees Insurance Agency through development of annual financial plans and longrange plans designed to meet the agency's estimated total financial requirements, taking into account all revenues projected to be made available to the agency and apportioning necessary costs equitably among participating employers, employees and retired employees and providers of health care services.

22 (b) The finance board shall retain the services of an impartial, professional actuary, with 23 demonstrated experience in analysis of large group health insurance plans, to estimate the total 24 financial requirements of the Public Employees Insurance Agency for each fiscal year and to 25 review and render written professional opinions as to financial plans proposed by the finance 26 board. The actuary shall also assist in the development of alternative financing options and 27 perform any other services requested by the finance board or the director. All reasonable fees and 28 expenses for actuarial services shall be paid by the Public Employees Insurance Agency. Any 29 financial plan or modifications to a financial plan approved or proposed by the finance board 30 pursuant to this section shall be submitted to and reviewed by the actuary and may not be finally 31 approved and submitted to the Governor and to the Legislature without the actuary's written 32 professional opinion that the plan may be reasonably expected to generate sufficient revenues to 33 meet all estimated program and administrative costs of the agency, including incurred but 34 unreported claims, for the fiscal year for which the plan is proposed. The actuary's opinion on the 35 financial plan for each fiscal year shall allow for no more than thirty days of accounts payable to be 36 carried over into the next fiscal year. The actuary's opinion for any fiscal year shall not include a 37 requirement for establishment of a reserve fund

38	(c) All financial plans required by this section shall establish:
39	(1) Maximum levels of reimbursement which the Public Employees Insurance Agency
40	makes to categories of health care providers The minimum level of reimbursement is 110 percent
41	of the Medicare amount for all providers: Provided, That the plan shall reimburse a West Virginia
42	hospital that provides inpatient medical care to a beneficiary, covered by the state and non-state
43	plans, at a rate of 110 percent of the Medicare diagnosis related group rate for the admission, or
44	the Medicare per diem, per day rate applicable to a critical access hospital, as appropriate;
45	Provided, however, That, the rates established pursuant to this subdivision do not apply to any
46	retiree health plan.
47	(2) Any necessary cost-containment measures for implementation by the director;
48	(3) The levels of premium costs to participating employers; and
49	(4) The types and levels of cost to participating employees and retired employees.
50	The financial plans may provide for different levels of costs based on the insureds' ability to
51	pay. The finance board may establish different levels of costs to retired employees based upon
52	length of employment with a participating employer, ability to pay or other relevant factors. The
53	financial plans may also include optional alternative benefit plans with alternative types and levels
54	of cost. The finance board may develop policies which encourage the use of West Virginia health
55	care providers.
56	In addition, the finance board may allocate a portion of the premium costs charged to
57	participating employers to subsidize the cost of coverage for participating retired employees, on

58 such terms as the finance board determines are equitable and financially responsible.

(d)(1) The finance board shall prepare an annual financial plan for each fiscal year. during
which the finance board remains in existence The finance board chairman shall request the
actuary to estimate the total financial requirements of the Public Employees Insurance Agency for
the fiscal year.

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(2) The finance board shall prepare a proposed financial plan designed to generate

64 revenues sufficient to meet all estimated program and administrative costs of the Public 65 Employees Insurance Agency for the fiscal year. The proposed financial plan shall allow for no 66 more than thirty days of accounts payable to be carried over into the next fiscal year. Before final 67 adoption of the proposed financial plan, the finance board shall request the actuary to review the 68 plan and to render a written professional opinion stating whether the plan will generate sufficient 69 revenues to meet all estimated program and administrative costs of the Public Employees 70 Insurance Agency for the fiscal year. The actuary's report shall explain the basis of its opinion. If 71 the actuary concludes that the proposed financial plan will not generate sufficient revenues to 72 meet all anticipated costs, then the finance board shall make necessary modifications to the 73 proposed plan to ensure that all actuarially determined financial requirements of the agency will be 74 met.

(3) Upon obtaining the actuary's opinion, the finance board shall conduct one or more at
 <u>least two</u> public hearings in each congressional district to receive public comment on the proposed
 financial plan, shall review the comments and shall finalize and approve the financial plan.

78 (4) Any financial plan shall be designed to allow thirty days or less of accounts payable to 79 be carried over into the next fiscal year For each fiscal year, the Governor shall provide his or her 80 estimate of total revenues to the finance board no later than October 15, of the preceding fiscal 81 year. Provided, That, for The prospective financial plans required by this section The Governor 82 shall estimate the revenues available for each fiscal year of the plans based on the estimated 83 percentage of growth in general fund revenues. The Director shall provide the number of covered 84 lives for the current fiscal year and a five-year analysis of the costs for covering paid claims to the 85 finance board no later than October 15, for the preceding year. The finance board shall submit its 86 final, approved financial plan after obtaining the necessary actuary's opinion, which opinion should 87 include, but not limited to, that the aggregate premium cost-sharing percentages between 88 employers and employees, including the amounts of any subsidization of retired employee 89 benefits, shall be at a level of 80 percent for the employer and 20 percent for employees, and

90 conducting one or more public hearings in each congressional district to the Governor and to the 91 Legislature no later than January 1, preceding the fiscal year. The financial plan for a fiscal year 92 becomes effective and shall be implemented by the director on July 1, of the fiscal year. In addition 93 to each final, approved financial plan required under this section, the finance board shall also 94 simultaneously submit financial statements based on generally accepted accounting practices 95 (GAAP) and the final, approved plan restated on an accrual basis of accounting, which shall 96 include allowances for incurred but not reported claims. Provided, however, That The financial 97 statements and the accrual-based financial plan restatement shall not affect the approved 98 financial plan.

(e) The provisions of §29A-1-1 *et seq*. shall not apply to the preparation, approval and
 implementation of the financial plans required by this section.

(f) By January 1, of each year the finance board shall submit to the Governor and the Legislature a prospective financial plan, for a period not to exceed five years, for the programs provided in this article. Factors that the board shall consider include, but are not limited to, the trends for the program and the industry; the medical rate of inflation; utilization patterns; cost of services; and specific information such as average age of employee population, active to retiree ratios, the service delivery system and health status of the population.

107 (g) The prospective financial plans shall be based on the estimated revenues submitted in 108 accordance §5-16-5(d)(4) and shall include an average of the projected cost-sharing percentages 109 of premiums and an average of the projected deductibles and copays for the various programs. 110 Beginning in the plan year which commences on July 1, 2002, and in each plan year thereafter, 111 until and including the plan year which commences on July 1, 2006, the prospective plans shall 112 include incremental adjustments toward the ultimate level required in this subsection, in the 113 aggregate cost-sharing percentages of premium between employers and employees, including 114 the amounts of any subsidization of retired employee benefits. Effective in the plan year 115 commencing on July 1, 2006, and in Each plan year, thereafter the aggregate premium cost-

116 sharing percentages between employers and employees, including the amounts of any subsidization of retired employee benefits, shall be at a level of 80 percent for the employer and 20 117 118 percent for employees, except for the employers provided in §5-16-18(d) whose premium cost-119 sharing percentages shall be governed by that subsection. After the submission of the initial 120 prospective plan, the board may not increase costs to the participating employers or change the 121 average of the premiums, deductibles and copays for employees, except in the event of a true 122 emergency. as provided in this section: Provided, That If the board invokes the emergency 123 provisions, the cost shall be borne between the employers and employees in proportion to the 124 cost-sharing ratio for that plan year. Provided, however, That For purposes of this section, 125 "emergency" means that the most recent projections demonstrate that plan expenses will exceed 126 plan revenues by more than one percent in any plan year. Provided further, That The aggregate 127 premium cost-sharing percentages between employers and employees, including the amounts of 128 any subsidization of retired employee benefits, may be offset, in part, by a legislative appropriation 129 for that purpose.

(h) The finance board shall meet on at least a quarterly basis to review implementation of its current financial plan in light of the actual experience of the Public Employees Insurance Agency. The board shall review actual costs incurred, any revised cost estimates provided by the actuary, expenditures and any other factors affecting the fiscal stability of the plan and may make any additional modifications to the plan necessary to ensure that the total financial requirements of the agency for the current fiscal year are met. The finance board may not increase the types and levels of cost to employees during its quarterly review except in the event of a true emergency.

(i) For any fiscal year in which legislative appropriations differ from the Governor's estimate
of general and special revenues available to the agency, the finance board shall, within thirty days
after passage of the budget bill, make any modifications to the plan necessary to ensure that the
total financial requirements of the agency for the current fiscal year are met.
§5-16-5a. Retiree premium subsidy from Retiree Health Benefit Trust for hires prior to July

1, 2010.

[Repealed.]

§5-16-5b. Creation of trust for retirees hired on or after July 1, 2010.

[Repealed.]

§5-16-7. Authorization to establish group hospital and surgical insurance plan, group major medical insurance plan, group drug prescription plans, and group life and accidental death insurance plan; rules for administration of plans plans; mandated benefits; optional plans; separate rating for claims experience purposes.

(a) The agency shall establish a group hospital and surgical insurance plan or plans, a
group prescription drug insurance plan or plans, a group major medical insurance plan or plans,
and a group life and accidental death insurance plan or plans for those employees herein made
eligible and establish and promulgate rules for the administration of these plans subject to the
limitations contained in this article. These plans shall include:

6 (1) Coverages and benefits for x-ray and laboratory services in connection with 7 mammograms when medically appropriate and consistent with current guidelines from the United 8 States Preventive Services Task Force; pap smears, either conventional or liquid-based cytology, whichever is medically appropriate and consistent with the current guidelines from either the 9 10 United States Preventive Services Task Force or the American College of Obstetricians and 11 Gynecologists; and a test for the human papilloma virus when medically appropriate and 12 consistent with current guidelines from either the United States Preventive Services Task Force or 13 the American College of Obstetricians and Gynecologists, when performed for cancer screening 14 or diagnostic services on a woman age 18 or over;

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(2) Annual checkups for prostate cancer in men age 50 and over;

(3) Annual screening for kidney disease as determined to be medically necessary by a
physician using any combination of blood pressure testing, urine albumin or urine protein testing,
and serum creatinine testing as recommended by the National Kidney Foundation;

(4) For plans that include maternity benefits, coverage for inpatient care in a duly licensed
health care facility for a mother and her newly born infant for the length of time which the attending
physician considers medically necessary for the mother or her newly born child. No plan may deny
payment for a mother or her newborn child prior to 48 hours following a vaginal delivery or prior to
96 hours following a caesarean section delivery if the attending physician considers discharge
medically inappropriate;

(5) For plans which provide coverages for post-delivery care to a mother and her newly
born child in the home, coverage for inpatient care following childbirth as provided in subdivision
(4) of this section if inpatient care is determined to be medically necessary by the attending
physician. These plans may include, among other things, medicines, medical equipment,
prosthetic appliances, and any other inpatient and outpatient services and expenses considered
appropriate and desirable by the agency; and

31 (6) Coverage for treatment of serious mental illness:

(A) The coverage does not include custodial care, residential care, or schooling. For
 purposes of this section, "serious mental illness" means an illness included in the American
 Psychiatric Association's diagnostic and statistical manual of mental disorders, as periodically
 revised, under the diagnostic categories or subclassifications of:

36 (i) Schizophrenia and other psychotic disorders;

37 (ii) bipolar disorders;

38 (iii) depressive disorders;

39 (iv) substance-related disorders with the exception of caffeine-related disorders and
 40 nicotine-related disorders;

41 (v) anxiety disorders; and

42 (vi) anorexia and bulimia.

With regard to a covered individual who has not yet attained the age of 19 years, "serious mental
illness" also includes attention deficit hyperactivity disorder, separation anxiety disorder, and

45 conduct disorder.

(B)The agency shall not discriminate between medical-surgical benefits and mental health 46 47 benefits in the administration of its plan. With regard to both medical-surgical and mental health 48 benefits, it may make determinations of medical necessity and appropriateness and it may use 49 recognized health care guality and cost management tools including, but not limited to, limitations 50 on inpatient and outpatient benefits, utilization review, implementation of cost-containment 51 measures, preauthorization for certain treatments, setting coverage levels, setting maximum 52 number of visits within certain time periods, using capitated benefit arrangements, using fee-for-53 service arrangements, using third-party administrators, using provider networks, and using patient 54 cost sharing in the form of copayments, deductibles, and coinsurance. Additionally, the agency 55 shall comply with the financial requirements and quantitative treatment limitations specified in 45 56 CFR 146.136(c)(2) and (c)(3), or any successor regulation. The agency may not apply any 57 nonquantitative treatment limitations to benefits for behavioral health, mental health, and 58 substance use disorders that are not applied to medical and surgical benefits within the same classification of benefits: *Provided*, That any service, even if it is related to the behavioral health, 59 60 mental health, or substance use diagnosis if medical in nature, shall be reviewed as a medical 61 claim and undergo all utilization review as applicable;

62 (7) Coverage for general anesthesia for dental procedures and associated outpatient
63 hospital or ambulatory facility charges provided by appropriately licensed health care individuals in
64 conjunction with dental care if the covered person is:

(A) Seven years of age or younger or is developmentally disabled and is an individual for
whom a successful result cannot be expected from dental care provided under local anesthesia
because of a physical, intellectual, or other medically compromising condition of the individual and
for whom a superior result can be expected from dental care provided under general anesthesia.
(B) A child who is 12 years of age or younger with documented phobias or with
documented mental illness and with dental needs of such magnitude that treatment should not be

delayed or deferred and for whom lack of treatment can be expected to result in infection, loss of teeth, or other increased oral or dental morbidity and for whom a successful result cannot be expected from dental care provided under local anesthesia because of such condition and for whom a superior result can be expected from dental care provided under general anesthesia.

75 (8) (A) Any plan issued or renewed on or after January 1, 2012, shall include coverage for 76 All plans shall include coverage for diagnosis, evaluation, and treatment of autism spectrum 77 disorder in individuals ages 18 months to 18 years. To be eligible for coverage and benefits under 78 this subdivision, the individual must be diagnosed with autism spectrum disorder at age eight or 79 younger. Such plan shall provide coverage for treatments that are medically necessary and 80 ordered or prescribed by a licensed physician or licensed psychologist and in accordance with a 81 treatment plan developed from a comprehensive evaluation by a certified behavior analyst for an 82 individual diagnosed with autism spectrum disorder.

83 (B) The coverage shall include, but not be limited to, applied behavior analysis which shall 84 be provided or supervised by a certified behavior analyst. The annual maximum benefit for applied 85 behavior analysis required by this subdivision shall be in an amount not to exceed \$30,000 per 86 individual for three consecutive years from the date treatment commences. At the conclusion of 87 the third year, coverage for applied behavior analysis required by this subdivision shall be in an 88 amount not to exceed \$2,000 per month, until the individual reaches 18 years of age, as long as 89 the treatment is medically necessary and in accordance with a treatment plan developed by a 90 certified behavior analyst pursuant to a comprehensive evaluation or reevaluation of the individual 91 This subdivision does not limit, replace, or affect any obligation to provide services to an individual 92 under the Individuals with Disabilities Education Act, 20 U. S. C. §1400 et seq., as amended from 93 time to time, or other publicly funded programs. Nothing in this subdivision requires 94 reimbursement for services provided by public school personnel.

95 (C) The certified behavior analyst shall file progress reports with the agency semiannually.
96 In order for treatment to continue, the agency must receive objective evidence or a clinically

97 supportable statement of expectation that:

98 (i) The individual's condition is improving in response to treatment;

99 (ii) A maximum improvement is yet to be attained; and

(iii) There is an expectation that the anticipated improvement is attainable in a reasonableand generally predictable period of time.

102 (D) On or before January 1 each year, the agency shall file an annual report with the Joint 103 Committee on Government and Finance describing its implementation of the coverage provided 104 pursuant to this subdivision. The report shall include, but not be limited to, the number of 105 individuals in the plan utilizing the coverage required by this subdivision, the fiscal and 106 administrative impact of the implementation and any recommendations the agency may have as 107 to changes in law or policy related to the coverage provided under this subdivision. In addition, the 108 agency shall provide such other information as required by the Joint Committee on Government 109 and Finance as it may request.

110 (E) For purposes of this subdivision, the term:

(i) "Applied behavior analysis" means the design, implementation, and evaluation of
 environmental modifications using behavioral stimuli and consequences in order to produce
 socially significant improvement in human behavior and includes the use of direct observation,
 measurement, and functional analysis of the relationship between environment and behavior.

(ii) "Autism spectrum disorder" means any pervasive developmental disorder including
 autistic disorder, Asperger's syndrome, Rett syndrome, childhood disintegrative disorder, or
 Pervasive Development Disorder as defined in the most recent edition of the Diagnostic and
 Statistical Manual of Mental Disorders of the American Psychiatric Association.

(iii) "Certified behavior analyst" means an individual who is certified by the Behavior
 Analyst Certification Board or certified by a similar nationally recognized organization.

(iv) "Objective evidence" means standardized patient assessment instruments, outcome
 measurements tools, or measurable assessments of functional outcome. Use of objective

measures at the beginning of treatment, during, and after treatment is recommended to quantify progress and support justifications for continued treatment. The tools are not required but their use will enhance the justification for continued treatment

126 (F) (D) To the extent that the provisions of this subdivision require benefits that exceed the 127 essential health benefits specified under section 1302(b) of the Patient Protection and Affordable 128 Care Act, Pub. L. No. 111-148, as amended, the specific benefits that exceed the specified 129 essential health benefits shall not be required of insurance plans offered by the Public Employees 130 Insurance Agency.

(9) For plans that include maternity benefits, coverage for the same maternity benefits for all individuals participating in or receiving coverage under plans that are issued or renewed on or after January 1, 2014: *Provided,* That to the extent that the provisions of this subdivision require benefits that exceed the essential health benefits specified under section 1302(b) of the Patient Protection and Affordable Care Act, Pub. L. No. 111-148, as amended, the specific benefits that exceed the specified essential health benefits shall not be required of a health benefit plan when the plan is offered in this state.

(10) (A) A policy, plan, or contract that is issued or renewed on or after January 1, 2019, and that is subject to this section, shall provide Coverage, through the age of 20, for amino acidbased formula for the treatment of severe protein-allergic conditions or impaired absorption of nutrients caused by disorders affecting the absorptive surface, function, length, and motility of the gastrointestinal tract. This includes the following conditions, if diagnosed as related to the disorder by a physician licensed to practice in this state pursuant to either §30-3-1 *et seq.* or §30-14-1 *et seq.* of this code:

(i) Immunoglobulin E and nonimmunoglobulin E-medicated allergies to multiple foodproteins;

147 (ii) Severe food protein-induced enterocolitis syndrome;

148 (iii) Eosinophilic disorders as evidenced by the results of a biopsy; and

(iv) Impaired absorption of nutrients caused by disorders affecting the absorptive surface,
function, length, and motility of the gastrointestinal tract (short bowel).

(B) The coverage required by paragraph (A) of this subdivision shall include medical foods
for home use for which a physician has issued a prescription and has declared them to be
medically necessary, regardless of methodology of delivery.

(C) For purposes of this subdivision, "medically necessary foods" or "medical foods" shall
mean prescription amino acid-based elemental formulas obtained through a pharmacy: *Provided*,
That these foods are specifically designated and manufactured for the treatment of severe allergic
conditions or short bowel.

(D) The provisions of this subdivision shall not apply to persons with an intolerance forlactose or soy.

160 (11) The cost for coverage of children's immunization services from birth through age 16 161 years to provide immunization against the following illnesses: Diphtheria, polio, mumps, measles, 162 rubella, tetanus, hepatitis-b, hemophilia influenzae-b, and whooping cough. Additional 163 immunizations may be required by the Commissioner of the Bureau for Public Health for public 164 health purposes. Any contract entered into to cover these services shall require that all costs associated with immunization, including the cost of the vaccine, if incurred by the healthcare 165 166 provider, and all costs of vaccine administration be exempt from any deductible, per visit charge 167 and/or copayment provisions which may be in force in these policies or contracts. This section 168 does not require that other healthcare services provided at the time of immunization be exempt 169 from any deductible and/or copayment provisions.

170 (12) The provision requiring coverage for 12-month refill for contraceptive drugs codified at
171 §33-58-1 of this code.

(b) The agency shall with full authorization make available to each eligible employee, at full
cost to the employee, the opportunity to purchase optional group life and accidental death
insurance as established under the rules of the agency. In addition, each employee is entitled to

have his or her spouse and dependents, as defined by the rules of the agency, included in the
 optional coverage, at full cost to the employee, for each eligible dependent. <u>The group life and</u>
 <u>accidental death insurance herein provided shall be in the amount of \$10,000 for every employee.</u>

178 The amount of the group life and accidental death insurance to which an employee would

- 179 <u>otherwise be entitled shall be reduced to \$5,000 upon such employee attaining age 65.</u>
- 180 (c) The finance board may cause to be separately rated for claims experience purposes:

181 (1) All employees of the State of West Virginia;

(2) All teaching and professional employees of state public institutions of higher educationand county boards of education;

(3) All nonteaching employees of the Higher Education Policy Commission, West Virginia
 Council for Community and Technical College Education, and county boards of education; or

186 (4) Any other categorization which would ensure the stability of the overall program.

(d) The agency shall maintain the medical and prescription drug coverage for Medicareeligible retirees by providing coverage through one of the existing plans or by enrolling the Medicare-eligible retired employees into a Medicare-specific plan, including, but not limited to, the Medicare/Advantage Prescription Drug Plan. If a Medicare-specific plan is no longer available or advantageous for the agency and the retirees, the retirees remain eligible for coverage through the agency.

(e) The agency shall establish procedures to authorize treatment with a nonparticipating
provider if a covered service is not available within established time and distance standards and
within a reasonable period after service is requested, and with the same coinsurance, deductible,
or copayment requirements as would apply if the service were provided at a participating provider,
and at no greater cost to the covered person than if the services were obtained at or from a
participating provider.

(f) If the Public Employees Insurance Agency offers a plan that does not cover servicesprovided by an out-of-network provider, it may provide the benefits required in paragraph (A),

subdivision (6), subsection (a) of this section if the services are rendered by a provider who is designated by and affiliated with the Public Employees Insurance Agency, and only if the same requirements apply for services for a physical illness.

(g) In the event of a concurrent review for a claim for coverage of services for the
prevention of, screening for, and treatment of behavioral health, mental health, and substance use
disorders, the service continues to be a covered service until the Public Employees Insurance
Agency notifies the covered person of the determination of the claim.

(h) Unless denied for nonpayment of premium, a denial of reimbursement for services for
the prevention of, screening for, or treatment of behavioral health, mental health, and substance
use disorders by the Public Employees Insurance Agency shall include the following language:

(1) A statement explaining that covered persons are protected under this section, which
provides that limitations placed on the access to mental health and substance use disorder
benefits may be no greater than any limitations placed on access to medical and surgical benefits;

(2) A statement providing information about the internal appeals process if the covered
person believes his or her rights under this section have been violated; and

(3) A statement specifying that covered persons are entitled, upon request to the Public
 Employees Insurance Agency, to a copy of the medical necessity criteria for any behavioral health,
 mental health, and substance use disorder benefit.

(i) On or after June 1, 2021, and annually thereafter, the Public Employees Insurance
 Agency shall submit a written report to the Joint Committee on Government and Finance that
 contains the following information regarding plans offered pursuant to this section:

(1) Data that demonstrates parity compliance for adverse determination regarding claims
for behavioral health, mental health, or substance use disorder services and includes the total
number of adverse determinations for such claims;

225 (2) A description of the process used to develop and select:

226 (A) The medical necessity criteria used in determining benefits for behavioral health,

227 mental health, and substance use disorders; and

(B) The medical necessity criteria used in determining medical and surgical benefits;

(3) Identification of all nonquantitative treatment limitations that are applied to benefits for
behavioral health, mental health, and substance use disorders and to medical and surgical
benefits within each classification of benefits; and

232 (4) The results of analyses demonstrating that, for medical necessity criteria described in 233 subdivision (2) of this subsection and for each nonquantitative treatment limitation identified in 234 subdivision (3) of this subsection, as written and in operation, the processes, strategies, 235 evidentiary standards, or other factors used in applying the medical necessity criteria and each 236 nonguantitative treatment limitation to benefits for behavioral health, mental health, and substance 237 use disorders within each classification of benefits are comparable to, and are applied no more 238 stringently than, the processes, strategies, evidentiary standards, or other factors used in applying 239 the medical necessity criteria and each nonguantitative treatment limitation to medical and 240 surgical benefits within the corresponding classification of benefits.

(5) The Public Employees Insurance Agency's report of the analyses regardingnonquantitative treatment limitations shall include at a minimum:

243 (A) Identify factors used to determine whether a nonquantitative treatment limitation will
244 apply to a benefit, including factors that were considered but rejected;

(B) Identify and define the specific evidentiary standards used to define the factors and any
other evidence relied on in designing each nonquantitative treatment limitation;

(C) Provide the comparative analyses, including the results of the analyses, performed to determine that the processes and strategies used to design each nonquantitative treatment limitation, as written, and the written processes and strategies used to apply each nonquantitative treatment limitation for benefits for behavioral health, mental health, and substance use disorders are comparable to, and are applied no more stringently than, the processes and strategies used to design and apply each nonquantitative treatment limitation, as written, and the written processes

and strategies used to apply each nonquantitative treatment limitation for medical and surgicalbenefits;

(D) Provide the comparative analysis, including the results of the analyses, performed to determine that the processes and strategies used to apply each nonquantitative treatment limitation, in operation, for benefits for behavioral health, mental health, and substance use disorders are comparable to, and are applied no more stringently than, the processes and strategies used to apply each nonquantitative treatment limitation, in operation, for medical and surgical benefits; and

(E) Disclose the specific findings and conclusions reached by the Public Employees
Insurance Agency that the results of the analyses indicate that each health benefit plan offered by
the Public Employees Insurance Agency complies with paragraph (B), subdivision (6), subsection
(a) of this section.

(6) After the initial report required by this subsection, annual reports are only required for
any year thereafter during which the Public Employees Insurance Agency makes significant
changes to how it designs and applies medical management protocols.

(j) The Public Employees Insurance Agency shall update its annual plan document to
 reflect its comprehensive parity compliance. An annual report shall also be filed with the Joint
 Committee on Government and Finance and the Public Employees Insurance Agency Finance
 Board.

(k) This section is effective for policies, contracts, plans or agreements, beginning on or
after January 1, 2021. This section applies to all policies, contracts, plans, or agreements, subject
to this article that are delivered, executed, issued, amended, adjusted, or renewed in this state on
or after the effective date of this section <u>The Public Employees Insurance Agency shall maintain at</u>
<u>a minimum a 20 percent cost share for instate benefits, when applicable, and a minimum of 30</u>
<u>percent cost share for out of state benefits, when applicable.</u>

#### §5-16-7b. Coverage for telehealth services.

(a) The following terms are defined:

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2 (1) "Distant site" means the telehealth site where the health care practitioner is seeing the 3 patient at a distance or consulting with a patient's health care practitioner. 4 (2) "Established patient" means a patient who has received professional services, face-to-5 face, from the physician, qualified health care professional, or another physician or qualified health 6 care professional of the exact same specialty and subspecialty who belongs to the same group 7 practice, within the past three years. 8 (3) "Health care practitioner" means a person licensed under §30-1-1 et seg. of this code 9 who provides health care services. 10 (4)"Originating site" means the location where the patient is located, whether or not 11 accompanied by a health care practitioner, at the time services are provided by a health care 12 practitioner through telehealth, including, but not limited to, a health care practitioner's office, 13 hospital, critical access hospital, rural health clinic, federally gualified health center, a patient's 14 home, and other nonmedical environments such as school-based health centers, university-based 15 health centers, or the work location of a patient. 16 (5) "Remote patient monitoring services" means the delivery of home health services using 17 telecommunications technology to enhance the delivery of home health care, including monitoring 18 of clinical patient data such as weight, blood pressure, pulse, pulse oximetry, blood glucose, and 19 other condition-specific data; medication adherence monitoring; and interactive video 20 conferencing with or without digital image upload. 21 (6) "Telehealth services" means the use of synchronous or asynchronous 22 telecommunications technology or audio only telephone calls by a health care practitioner to

24 treatment, and monitoring of a patient; transfer of medical data; patient and professional health-

provide health care services, including, but not limited to, assessment, diagnosis, consultation,

25 related education; public health services; and health administration. The term does not include e-

26 mail messages, or facsimile transmissions.

27 (7) "Virtual telehealth" means a new patient or follow-up patient for acute care that does not
 28 require chronic management or scheduled medications.

(b) (a) After July 1, 2020 The plan shall provide coverage of health care services provided
 through telehealth services if those same services are covered through face-to-face consultation
 by the policy.

32 (c) (b) After July 1, 2020 The plan may not exclude a service for coverage solely because
 33 the service is provided through telehealth services.

34 (d) (c) The plan which issues, renews, amends, or adjusts a plan, policy, contract, or 35 agreement on or after July 1, 2021 shall provide reimbursement for a telehealth service at a rate 36 negotiated between the provider and the insurance company for virtual telehealth encounters. 37 The plan which issues, renews, amends, or adjusts a plan, policy, contract, or agreement on or 38 after July 1, 2021 shall provide reimbursement for a telehealth service for an established patient, 39 or care rendered on a consulting basis to a patient located in an acute care facility whether 40 inpatient or outpatient on the same basis and at the same rate under a contract, plan, agreement, 41 or policy as if the service is provided through an in-person encounter rather than provided via 42 telehealth.

43 (e) (d) The plan may not impose any annual or lifetime dollar maximum on coverage for 44 telehealth services other than an annual or lifetime dollar maximum that applies in the aggregate 45 to all items and services covered under the policy, or impose upon any person receiving benefits 46 pursuant to the provisions of or the requirements of this section any copayment, coinsurance, or 47 deductible amounts, or any policy year, calendar year, lifetime, or other durational benefit limitation 48 or maximum for benefits or services, that is not equally imposed upon all terms and services 49 covered under the policy, contract, or plan.

50 (f) (e) An originating site may charge the plan a site fee.

51 (g) (f) The coverage required by this section shall include the use of telehealth 52 technologies as it pertains to medically necessary remote patient monitoring services to the full 53 extent that those services are available. §5-16-7c. Required coverage for reconstruction surgery following mastectomies.

(a) The plan shall provide, in a case of a participant or beneficiary who is receiving benefits
 in connection with a mastectomy and who elects breast reconstruction in connection with such
 mastectomy, coverage for:

4 (1) All stages of reconstruction of the breast on which the mastectomy has been 5 performed;

6 (2) Surgery and reconstruction of the other breast to produce a symmetrical appearance;

7 and

8 (3) Prostheses and physical complications of mastectomy, including lymphedemas in a 9 manner determined in consultation with the attending physician and the patient. Coverage shall be 10 provided for a minimum stay in the hospital of not less than forty-eight 48 hours for a patient 11 following a radical or modified mastectomy and not less than twenty-four 24 hours of inpatient care 12 following a total mastectomy or partial mastectomy with lymph node dissection for the treatment of 13 breast cancer. Nothing in this section shall be construed as requiring inpatient coverage where 14 inpatient coverage is not medically necessary or where the attending physician in consultation 15 with the patient determines that a shorter period of hospital stay is appropriate. Such coverage 16 may be subject to annual deductibles and coinsurance provisions as may be deemed appropriate 17 and as are consistent with those established for other benefits under the plan. Written notice of the 18 availability of such coverage shall be delivered to the participant upon enrollment and annually 19 thereafter in the summary plan description or similar document.

20 (b) The plan may not:

(1) Deny to a patient eligibility, or continued eligibility, to enroll or to renew coverage under
 the terms of the plan, solely for the purpose of avoiding the requirements of this section; and

23	(2) Penalize or otherwise reduce or limit the reimbursement of an attending provider, or
24	provide incentives (monetary or otherwise) to an attending provider, to induce such provider to
25	provide care to an individual participant or beneficiary in a manner inconsistent with this section.
26	(c) Nothing in this section shall be construed to prevent a health benefit plan policy or a
27	health insurer offering health insurance coverage from negotiating the level and type of
28	reimbursement with a provider for care provided in accordance with this section.
29	(d) The provisions of this section shall be included under any policy, contract or plan
30	delivered after July 1, 2002
	§5-16-7g. Coverage for prescription insulin drugs.
1	(a) A <del>policy</del> plan <del>, or contract that is issued or renewed on or after July 1, 2020</del> shall provide
2	coverage for prescription insulin drugs pursuant to this section.
3	(b) For the purposes of this subdivision, "prescription insulin drug" means a prescription
4	drug that contains insulin and is used to treat diabetes, and includes at least one type of insulin in
5	all of the following categories:
6	(1) Rapid-acting;
7	(2) Short-acting;
8	(3) Intermediate-acting;
9	(4) Long-acting;
10	(5) Pre-mixed insulin products;
11	(6) Pre-mixed insulin/GLP-1 RA products; and
12	(7) Concentrated human regular insulin
13	(c) (b) Cost sharing for a 30-day supply of a covered prescription insulin drug shall not
14	exceed \$100 for a 30-day supply of a covered prescription insulin, regardless of the quantity or
15	type of prescription insulin used to fill the covered person's prescription needs.
16	(d) (c) Nothing in this section prevents the agency from reducing a covered person's cost

17 sharing by an amount greater than the amount specified in this subsection.

18 (e) (d) No contract between the agency or its pharmacy benefits manager and a pharmacy 19 or its contracting agent shall contain a provision (i) authorizing the agency's pharmacy benefits 20 manager or the pharmacy to charge, (ii) requiring the pharmacy to collect, or (iii) requiring a 21 covered person to make a cost-sharing payment for a covered prescription insulin drug in an 22 amount that exceeds the amount of the cost-sharing payment for the covered prescription insulin 23 drug established by the agency as provided in subsection (c) of this section.

(f) (e) The agency shall provide coverage for the following equipment and supplies for the
 treatment or management of diabetes for both insulin-dependent and noninsulin-dependent
 persons with diabetes and those with gestational diabetes: Blood glucose monitors, monitor
 supplies, insulin, injection aids, syringes, insulin infusion devices, pharmacological agents for
 controlling blood sugar, and orthotics.

(g) (f) The agency shall provide coverage for diabetes self-management education to ensure that persons with diabetes are educated as to the proper self-management and treatment of their diabetes, including information on proper diets. Coverage for self-management education and education relating to diet shall be provided by a health care practitioner who has been appropriately trained as provided in §33-53-1(k) of this code.

(h) (g) The education may be provided by a health care practitioner as part of an office visit
 for diabetes diagnosis or treatment, or by a licensed pharmacist for instructing and monitoring a
 patient regarding the proper use of covered equipment, supplies, and medications, or by a certified
 diabetes educator or registered dietitian.

38 (i) (h) A pharmacy benefits manager, a health plan, or any other third party that reimburses
39 a pharmacy for drugs or services shall not reimburse a pharmacy at a lower rate and shall not
40 assess any fee, charge-back, or adjustment upon a pharmacy on the basis that a covered
41 person's costs sharing is being impacted.

#### §5-16-8. Conditions of insurance program.

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(a) The insurance plans provided for in this article shall be designed by the Public

2 Employees Insurance Agency:

(1) To provide a reasonable relationship between the hospital, surgical, medical and prescription drug benefits to be included and the expected reasonable and customary hospital, surgical, medical and prescription drug expenses as established by the director to be incurred by the affected employee, his or her spouse and his or her dependents. The establishment of reasonable and customary expenses by the Public Employees Insurance Agency pursuant to the preceding sentence is not subject to the state administrative procedures act in chapter §29A-1-1 *et seq.* of this code;

10 (2) To include reasonable controls which may include deductible and coinsurance 11 provisions applicable to some or all of the benefits, and shall include other provisions, including, 12 but not limited to, copayments, preadmission certification, case management programs and 13 preferred provider arrangements;

14 (3) To prevent unnecessary utilization of the various hospital, surgical, medical and
 15 prescription drug services available;

16 (4) To provide reasonable assurance of stability in future years for the plans;

17 (5) To provide major medical insurance for the employees covered under this article;

(6) To provide certain group life and accidental death insurance for the employees coveredunder this article;

(7) To include provisions for the coordination of benefits payable by the terms of the plans
with the benefits to which the employee, or his or her spouse or his or her dependents may be
entitled by the provisions of any other group hospital, surgical, medical, major medical, or
prescription drug insurance or any combination thereof;

(8) To provide a cash incentive plan for employees, spouses and dependents to increase
utilization of, and to encourage the use of, lower cost alternative health care facilities, health care
providers and generic drugs. The plan shall be reviewed annually by the director and the advisory
board;

28 (9) To provide wellness and exercise programs. Exercise programs including remote device assisted programs does not violate scope of practice laws. and activities which will include, 29 30 but not be limited to, benefit plan incentives to discourage tobacco, alcohol and chemical abuse 31 and an educational program to encourage proper diet and exercise. In establishing "wellness" 32 programs, the division of vocational rehabilitation shall cooperate with the Public Employees 33 Insurance Agency in establishing statewide wellness programs. The director of the Public 34 Employees Insurance Agency shall contract with county boards of education for the use of 35 facilities, equipment or any service related to that purpose. Boards of education may charge only 36 the cost of janitorial service and increased utilities for the use of the gymnasium and related 37 equipment. The cost of the exercise program shall be paid by county boards of education, the 38 Public Employees Insurance Agency, or participating employees, their spouses or dependents. All 39 exercise programs shall be made available to all employees, their spouses or dependents and 40 shall not be limited to employees of county boards of education

(10) To provide a program, to be administered by the director, for a patient audit plan with reimbursement up to a maximum of \$1,000 annually, to employees for discovery of health care provider or hospital overcharges when the affected employee brings the overcharge to the attention of the plan. The hospital or health care provider shall certify to the director that it has provided, prior to or simultaneously with the submission of the statement of charges for payments, an itemized statement of the charges to the employee participant for which payment is requested of the plan;

(11) To require that all employers give written notice to each covered employee prior to
institution of any changes in benefits to employees, and to include appropriate penalty for any
employer not providing the required information to any employee; and

51 (12)(a) (A) To provide coverage for emergency services under offered plans. For the 52 purposes of this subsection, "emergency services" means services provided in or by a hospital 53 emergency facility, an ambulance providing related services under the provisions of §16-4C-1 *et* 

54 *seq.* of this code or the private office of a dentist to evaluate and treat a medical condition 55 manifesting itself by the sudden, and at the time, unexpected onset of symptoms that require 56 immediate medical attention and for which failure to provide medical attention would result in 57 serious impairment to bodily function, serious dysfunction to any bodily organ or part, or would 58 place the person's health in jeopardy.

59 (b) (B) From July 1, 1998, Plans shall provide coverage for emergency services, including 60 any prehospital services, to the extent necessary to screen and stabilize the covered person. The 61 plans shall reimburse, less any applicable copayments, deductibles, or coinsurance, for 62 emergency services rendered and related to the condition for which the covered person 63 presented. Prior authorization of coverage shall not be required for the screening services if a 64 prudent layperson acting reasonably would have believed that an emergency medical condition 65 existed. Prior authorization of coverage shall not be required for stabilization if an emergency 66 medical condition exists. In the event that prior authorization was obtained, the authorization may 67 not be retracted after the services have been provided except when the authorization was based 68 on a material misrepresentation about the medical condition by the provider of the services or the 69 insured person. The provider of the emergency services and the plan representative shall make a 70 good faith effort to communicate with each other in a timely fashion to expedite postevaluation or 71 poststabilization services. Payment of claims for emergency services shall be based on the 72 retrospective review of the presenting history and symptoms of the covered person.

73

(c) (C) For purposes of this subdivision:

(A) "Emergency services" means those services required to screen for or treat an
 emergency medical condition until the condition is stabilized, including prehospital care;

(B) "Prudent layperson" means a person who is without medical training and who draws on
 his or her practical experience when making a decision regarding whether an emergency medical
 condition exists for which emergency treatment should be sought;

79

(C) "Emergency medical condition for the prudent layperson" means one that manifests

80 itself by acute symptoms of sufficient severity, including severe pain, such that the person could 81 reasonably expect the absence of immediate medical attention to result in serious jeopardy to the 82 individual's health, or, with respect to a pregnant woman, the health of the unborn child; serious 83 impairment to bodily functions; or serious dysfunction of any bodily organ or part;

(D) "Stabilize" means with respect to an emergency medical condition, to provide medical treatment of the condition necessary to assure, with reasonable medical probability that no medical deterioration of the condition is likely to result from or occur during the transfer of the individual from a facility: *Provided*, That this provision may not be construed to prohibit, limit or otherwise delay the transportation required for a higher level of care than that possible at the treating facility;

90 (E) "Medical screening examination" means an appropriate examination within the
 91 capability of the hospital's emergency department, including ancillary services routinely available
 92 to the emergency department, to determine whether or not an emergency medical condition
 93 exists; and

94 (F) "Emergency medical condition" means a condition that manifests itself by acute 95 symptoms of sufficient severity including severe pain such that the absence of immediate medical 96 attention could reasonably be expected to result in serious jeopardy to the individual's health or 97 with respect to a pregnant woman the health of the unborn child, serious impairment to bodily 98 functions or serious dysfunction of bodily any part or organ. §5-16-9. Authorization to execute contracts. for group hospital and surgical insurance, group major medical insurance, group prescription drug insurance, group life and accidental death insurance, and other accidental death insurance; mandated benefits; limitations; awarding of contracts; reinsurance; certificates for covered employees; discontinuance of contracts

(a) The director is given exclusive authorization to execute such contract or contracts as
 are necessary to carry out the provisions of this article. and to provide the plan or plans of group

hospital and surgical insurance coverage, group major medical insurance coverage, group prescription drug insurance coverage, and group life and accidental death insurance coverage selected in accordance with the provisions of this article, such contract or contracts to be executed with one or more agencies, corporations, insurance companies, or service organizations licensed to sell group hospital and surgical insurance, group major medical insurance, group prescription drug insurance and group life and accidental death insurance in this state.

9 (b) The group hospital or surgical insurance coverage and group major medical insurance 10 coverage herein provided shall include coverages and benefits for x-ray and laboratory services in 11 connection with mammogram and pap smears when performed for cancer screening or diagnostic 12 services and annual checkups for prostate cancer in men age 50 and over. Such benefits shall 13 include, but not be limited to, the following:

14 (1) Mammograms when medically appropriate and consistent with the current guidelines
 15 from the United States Preventive Services Task Force;

(2) A pap smear, either conventional or liquid-based cytology, whichever is medically
 appropriate and consistent with the current guidelines from the United States Preventive Services
 Task Force or The American College of Obstetricians and Gynecologists, for women age 18 and
 over;

(3) A test for the human papilloma virus (HPV) for women age 18 or over, when medically
 appropriate and consistent with the current guidelines from either the United States Preventive
 Services Task Force or the American College of Obstetricians and Gynecologists for women age
 18 and over;

24 (4) A checkup for prostate cancer annually for men age 50 or over; and

(5) Annual screening for kidney disease as determined to be medically necessary by a
 physician using any combination of blood pressure testing, urine albumin or urine protein testing,
 and serum creatinine testing as recommended by the National Kidney Foundation.

28 (6) Coverage for general anesthesia for dental procedures and associated outpatient

hospital or ambulatory facility charges provided by appropriately licensed healthcare individuals in
 conjunction with dental care if the covered person is:

31 (A) Seven years of age or younger or is developmentally disabled and is either an 32 individual for whom a successful result cannot be expected from dental care provided under local 33 anesthesia because of a physical, intellectual, or other medically compromising condition of the 34 individual and for whom a superior result can be expected from dental care provided under general 35 anesthesia; or

36 (B) A child who is 12 years of age or younger with documented phobias, or with 37 documented mental illness, and with dental needs of such magnitude that treatment should not be 38 delayed or deferred and for whom lack of treatment can be expected to result in infection, loss of 39 teeth or other increased oral or dental morbidity and for whom a successful result cannot be 40 expected from dental care provided under local anesthesia because of such condition and for 41 whom a superior result can be expected from dental care provided under general anesthesia.

42 (7) (A) A policy, plan, or contract that is issued or renewed on or after January 1, 2019, and 43 that is subject to this section, shall provide coverage, through the age of 20, for amino acid-based 44 formula for the treatment of severe protein-allergic conditions or impaired absorption of nutrients 45 caused by disorders affecting the absorptive surface, function, length, and motility of the 46 gastrointestinal tract. This includes the following conditions, if diagnosed as related to the disorder 47 by a physician licensed to practice in this state pursuant to either §30-3-1 *et seq.* or §30-14-1 *et* 48 apr of this code:

48 seq. of this code:

49 (i) Immunoglobulin E and Nonimmunoglobulin E-medicated allergies to multiple food
 50 proteins;

51 (ii) Severe food protein-induced enterocolitis syndrome;

52 (iii) Eosinophilic disorders as evidenced by the results of a biopsy; and

53 (iv) Impaired absorption of nutrients caused by disorders affecting the absorptive surface,

54 function, length, and motility of the gastrointestinal tract (short bowel).

(B) The coverage required by §5-16-9(b)(7)(A) of this code shall include medical foods for
 home use for which a physician has issued a prescription and has declared them to be medically
 necessary, regardless of methodology of delivery.

(C) For purposes of this subdivision, "medically necessary foods" or "medical foods" shall
 mean prescription amino acid-based elemental formulas obtained through a pharmacy: *Provided*,
 That these foods are specifically designated and manufactured for the treatment of severe allergic
 conditions or short bowel.

62 (D) The provisions of this subdivision shall not apply to persons with an intolerance for
 63 lactose or soy.

64 (c) The group life and accidental death insurance herein provided shall be in the amount of
65 \$10,000 for every employee. The amount of the group life and accidental death insurance to which
66 an employee would otherwise be entitled shall be reduced to \$5,000 upon such employee
67 attaining age 65.

68 (d) All of the insurance coverage to be provided for under this article may be included in
 69 one or more similar contracts issued by the same or different carriers

70 (e) (b) The provisions of §5A-3-1 et seq. of this code, relating to the Division of Purchasing 71 of the Department of Finance and Administration, shall not apply to any contracts for any 72 insurance coverage or professional services authorized to be executed under the provisions of 73 this article. Before entering into any contract for any insurance coverage, as authorized in this 74 article, the director shall invite competent bids from all qualified and licensed insurance companies 75 or carriers, who may wish to offer plans for the insurance coverage desired. Provided, That The 76 director shall negotiate and contract directly with healthcare providers and other entities, 77 organizations and vendors in order to secure competitive premiums, prices, and other financial 78 advantages. The director shall deal directly with insurers or healthcare providers and other 79 entities, organizations, and vendors in presenting specifications and receiving quotations for bid 80 purposes. No commission or finder's fee, or any combination thereof, shall be paid to any

81 individual or agent; but this shall not preclude an underwriting insurance company or companies, 82 at their own expense, from appointing a licensed resident agent, within this state, to service the 83 companies' contracts awarded under the provisions of this article. Commissions reasonably 84 related to actual service rendered for the agent or agents may be paid by the underwriting 85 company or companies. *Provided, however*, That In no event shall payment be made to any agent 86 or agents when no actual services are rendered or performed. The director shall award the 87 contract or contracts on a competitive basis. In awarding the contract or contracts the director shall 88 take into account the experience of the offering agency, corporation, insurance company, or 89 service organization in the group hospital and surgical insurance field, group major medical 90 insurance field, group prescription drug field, and group life and accidental death insurance field, 91 and its facilities for the handling of claims. In evaluating these factors, the director may employ the 92 services of impartial, professional insurance analysts or actuaries or both. Any contract executed 93 by the director with a selected carrier shall be a contract to govern all eligible employees subject to 94 the provisions of this article. Nothing contained in this article shall prohibit any insurance carrier 95 from soliciting employees covered hereunder to purchase additional hospital and surgical, major 96 medical or life and accidental death insurance coverage.

97 (f) (c) The director may authorize the carrier with whom a primary contract is executed to 98 reinsure portions of the contract with other carriers which elect to be a reinsurer and who are 99 legally qualified to enter into a reinsurance agreement under the laws of this state.

100 (g) (d) Each employee who is covered under any contract or contracts shall receive a 101 statement of benefits to which the employee, his or her spouse and his or her dependents are 102 entitled under the contract, setting forth the information as to whom the benefits are payable, to 103 whom claims shall be submitted and a summary of the provisions of the contract or contracts as 104 they affect the employee, his or her spouse and his or her dependents.

105 (h) (e) The director may at the end of any contract period discontinue any contract or 106 contracts it has executed with any carrier and replace the same with a contract or contracts with

107 any other carrier or carriers meeting the requirements of this article.

108 (i) The director shall provide by contract or contracts entered into under the provisions of 109 this article the cost for coverage of children's immunization services from birth through age 16 110 years to provide immunization against the following illnesses: Diphtheria, polio, mumps, measles, 111 rubella, tetanus, hepatitis-b, hemophilia influenzae-b, and whooping cough. Additional 112 immunizations may be required by the Commissioner of the Bureau for Public Health for public 113 health purposes. Any contract entered into to cover these services shall require that all costs 114 associated with immunization, including the cost of the vaccine, if incurred by the healthcare 115 provider, and all costs of vaccine administration be exempt from any deductible, per visit charge 116 and/or copayment provisions which may be in force in these policies or contracts. This section 117 does not require that other healthcare services provided at the time of immunization be exempt 118 from any deductible and/or copayment provisions

(j) (f) The director shall include language in all contracts for pharmacy benefits
 management, as defined by §33-51-3 of this code, requiring the pharmacy benefit manager to
 report quarterly to the agency the following:

(1) The overall total amount charged to the agency for all claims processed by thepharmacy benefit manager during the quarter;

(2) The overall total amount of reimbursements paid to pharmacy providers during thequarter;

(3) The overall total number of claims in which the pharmacy benefits manager reimbursed
a pharmacy provider for less than the amount charged to the agency for all claims processed by
the pharmacy benefit manager during the quarter; and

(4) For all pharmacy claims, the total amount paid to the pharmacy provider per claim,including, but not limited to, the following:

131 (A) The cost of drug reimbursement;

132 (B) Dispensing fees;

133 (C) Copayments; and

(D) The amount charged to the agency for each claim by the pharmacy benefit manager. 134 135 In the event there is a difference between the amount for any pharmacy claim paid to the 136 pharmacy provider and the amount reimbursed to the agency, the pharmacy benefit manager shall 137 report an itemization of all administrative fees, rebates, or processing charges associated with the 138 claim. All data and information provided by the pharmacy benefit manager shall be kept secure. 139 and notwithstanding any other provision of this code to the contrary, the agency shall maintain the 140 confidentiality of the proprietary information and not share or disclose the proprietary information 141 contained in the report or data collected with persons outside the agency. All data and information 142 provided by the pharmacy benefit manager shall be considered proprietary and confidential and 143 exempt from disclosure under the West Virginia Freedom of Information Act pursuant to §29B-1-144 4(a)(1) of this code. Only those agency employees involved in collecting, securing, and analyzing 145 the data for the purpose of preparing the report provided for herein shall have access to the 146 proprietary data. The director shall provide a guarterly report to the Joint Committee on 147 Government and Finance and the Joint Committee on Health detailing the information required by 148 this section, including any difference or spread between the overall amount paid by pharmacy benefit managers to the pharmacy providers and the overall amount charged to the agency for 149 150 each claim by the pharmacy benefit manager. To the extent necessary, the director shall use 151 aggregated, nonproprietary data only: Provided, That the director must provide a clear and 152 concise summary of the total amounts charged to the agency and reimbursed to pharmacy 153 providers on a quarterly basis.

(k) (g) If the information required herein is not provided, the agency may terminate the
 contract with the pharmacy benefit manager and the Office of the Insurance Commissioner shall
 discipline the pharmacy benefit manager as provided in §33-51-8(e) of this code.

157(h) The Public Employees Insurance Agency shall use a nationally accredited network to158providecaretoitsmembersoutofstate.

§5-16-10. Contract provisions for group hospital and surgical, group major medical, group prescription drug and group life and accidental death insurance for retired employees, their spouses and dependents.

1 Any contract or contracts entered into hereunder may provide for group hospital and 2 surgical, group major medical, group prescription drug and group life and accidental death 3 insurance <u>A plan may provide</u> for retired employees and their spouses and dependents as defined 4 by rules and regulations of the Public Employees Insurance Agency, and on such terms as the 5 director may deem appropriate.

6 In the event the Public Employees Insurance Agency provides the above benefits for 7 retired employees, their spouses and dependents, the Public Employees Insurance Agency shall 8 adopt rules and regulations prescribing the conditions under which retired employees may elect to 9 participate in or withdraw from the plan or plans. Any contract or contracts herein plan provided for 10 shall be secondary to any hospital, surgical, major medical, prescription drug or other health 11 insurance plan administered by the United States Department of Health and Human Services to 12 which the retired employee, spouse or dependent may be eligible under any law or regulation of 13 the United States. If an employee, eligible to participate in the Public Employees Insurance Agency plans, is also eligible to participate in the state Medicaid program, and chooses to do so, 14 15 then the Public Employees Insurance Agency may transfer to the Medicaid program funds to pay 16 the required state share of such employee's participation in Medicaid except that the amount 17 transferred may not exceed the amount that would be allocated by the agency to subsidize the 18 cost of coverage for the retired employee if he or she were enrolled in the public employee 19 agency's plans. insurance

## §5-16-11. To whom benefits paid.

1 Any benefits payable under <del>any group hospital and surgical, group major medical and</del> 2 group prescription drug plan or plans <u>a plan</u> may be paid either directly to the <del>attending physician</del> 3 <u>medical provider</u>, hospital, medical group, or other person, firm, association or corporation furnishing the service upon which the claim is based, or to the insured upon presentation of valid
bills for such service, subject to such provisions designed to facilitate payments as may be made

the

director.

6 by

§5-16-13. Payment of costs by employer and employee; spouse and dependent coverage; involuntary employee termination coverage; conversion of annual leave and sick leave authorized for health or retirement benefits; authorization for retiree participation; continuation of health insurance for surviving dependents of deceased employees; requirement of new health plan, limiting employer contribution.

(a) *Cost-sharing.* — The director shall provide under any contract or contracts entered into
 under the provisions of this article that the costs of any group hospital and surgical insurance,
 group major medical insurance, group prescription drug insurance, group life and accidental death
 insurance benefit plan or plans <u>which</u> shall be paid by the employer and employee.

(b) *Spouse and dependent coverage.* -- Each (1) <u>An</u> employee is entitled to have his or her
spouse and dependents included in any group hospital and surgical insurance, group major
medical insurance or group prescription drug insurance coverage plan to which the employee is
entitled to participate. *Provided,* That

9 (2) The spouse and dependent coverage is limited to excess or secondary coverage for 10 each spouse and dependent who has primary coverage from any other source. If an employee's 11 spouse has health insurance available through an employer not defined by §5-16-2 of this code, 12 then the employer may not cover any portion of premiums for the employee's spouse coverage, 13 but the employee may add his or her spouse to his or her coverage by paying the cost of the 14 actuarial value of the plan: *Provided*, That a spouse covered by an employer defined in §5-16-22 15 of this code is not required to purchase a separate health insurance policy.

For purposes of this section, the term "primary coverage" means individual or group
 hospital and surgical insurance coverage or individual or group major medical insurance coverage

or group prescription drug coverage in which the spouse or dependent is the named insured or certificate holder. For the purposes of this section, "dependent" includes an eligible employee's unmarried child or stepchild under the age of 25 if that child or stepchild meets the definition of a "qualifying child" or a "qualifying relative" in Section 152 of the Internal Revenue Code The director may require proof regarding spouse and dependent primary coverage and shall adopt rules governing the nature, discontinuance, and resumption of any employee's coverage for his or her spouse and dependents.

25 (c) Continuation after termination. --- If an employee participating in the plan is terminated 26 from employment involuntarily or in reduction of work force, the employee's insurance coverage 27 provided under this article shall continue for a period of three months at no additional cost to the 28 employee and the employer shall continue to contribute the employer's share of plan premiums for 29 the coverage. An employee discharged for misconduct shall not be eligible for extended benefits 30 under this section. Coverage may be extended up to the maximum period of three months, while 31 administrative remedies contesting the charge of misconduct are pursued. If the discharge for 32 misconduct be upheld, the full cost of the extended coverage shall be reimbursed by the 33 employee. If the employee is again employed or recalled to active employment within twelve 34 months of his or her prior termination, he or she shall not be considered a new enrollee and may 35 not be required to again contribute his or her share of the premium cost, if he or she had already 36 fully contributed such share during the prior period of employment.

(d) Conversion of accrued annual and sick leave for extended insurance coverage upon retirement for employees who elected to participate in the plan before July, 1988. --- Except as otherwise provided in subsection (g) of this section, when an employee participating in the plan, who elected to participate in the plan before July 1, 1988, is compelled or required by law to retire before reaching the age of sixty-five <u>65</u>, or when a participating employee voluntarily retires as provided by law, that employee's accrued annual leave and sick leave, if any, shall be credited toward an extension of the insurance coverage provided by this article, according to the following

formulae: The insurance coverage for a retired employee shall continue one additional month for every two days of annual leave or sick leave, or both, which the employee had accrued as of the effective date of his or her retirement. For a retired employee, his or her spouse and dependents, the insurance coverage shall continue one additional month for every three days of annual leave or sick leave, or both, which the employee had accrued as of the effective date of his or her retirement.

50 (e) Conversion of accrued annual and sick leave for extended insurance coverage upon 51 retirement for employees who elected to participate in the plan after June, 1988, --52 Notwithstanding subsection (d) of this section, and except as otherwise provided in subsections 53 (q) and (l) of this section, when an employee participating in the plan who elected to participate in 54 the plan on and after July 1, 1988, is compelled or required by law to retire before reaching the age 55 of sixty-five, or when the participating employee voluntarily retires as provided by law, that 56 employee's annual leave or sick leave, if any, shall be credited toward one half of the premium cost 57 of the insurance provided by this article, for periods and scope of coverage determined according 58 to the following formulae: (1) One additional month of single retiree coverage for every two days of 59 annual leave or sick leave, or both, which the employee had accrued as of the effective date of his 60 or her retirement; or (2) one additional month of coverage for a retiree, his or her spouse and 61 dependents for every three days of annual leave or sick leave, or both, which the employee had 62 accrued as of the effective date of his or her retirement. The remaining premium cost shall be 63 borne by the retired employee if he or she elects the coverage. For purposes of this subsection, an employee who has been a participant under spouse or dependent coverage and who reenters the 64 65 plan within twelve months after termination of his or her prior coverage shall be considered to have 66 elected to participate in the plan as of the date of commencement of the prior coverage. For 67 purposes of this subsection, an employee shall not be considered a new employee after returning 68 from extended authorized leave on or after July 1, 1988.

69

(f) Increased retirement benefits for retired employees with accrued annual and sick leave.

70 -- In the alternative to the extension of insurance coverage through premium payment provided in 71 subsections (d) and (e) of this section, the accrued annual leave and sick leave of an employee 72 participating in the plan may be applied, on the basis of two days' retirement service credit for each 73 one day of accrued annual and sick leave, toward an increase in the employee's retirement 74 benefits with those days constituting additional credited service in computation of the benefits 75 under any state retirement system: Provided. That for a person who first becomes a member of the 76 Teachers Retirement System as provided in article seven-a, chapter eighteen §18-7A-1 et seq. of 77 this code on or after July 1, 2015, accrued annual and sick leave of an employee participating in 78 the plan may not be applied for retirement service credit. However, the additional credited service 79 shall not be used in meeting initial eligibility for retirement criteria, but only as additional service 80 credited in excess thereof.

81 (g) Conversion of accrued annual and sick leave for extended insurance coverage upon 82 retirement for certain higher education employees. -- Except as otherwise provided in subsection 83 (I) of this section, when an employee, who is a higher education full-time faculty member employed 84 on an annual contract basis other than for twelve 12 months, is compelled or required by law to 85 retire before reaching the age of sixty-five 65, or when such a participating employee voluntarily 86 retires as provided by law, that employee's insurance coverage, as provided by this article, shall 87 be extended according to the following formulae: The insurance coverage for a retired higher 88 education full-time faculty member, formerly employed on an annual contract basis other than for 89 twelve 12 months, shall continue beyond the effective date of his or her retirement one additional 90 year for each three and one-third years of teaching service, as determined by uniform guidelines 91 established by the University of West Virginia Board of Trustees and the board of directors of the 92 state college system, for individual coverage, or one additional year for each five years of teaching 93 service for family coverage.

94 (h) Any employee who retired prior to April 21, 1972, and who also otherwise meets the 95 conditions of the "retired employee" definition in section two of this article, shall be eligible for

96 insurance coverage under the same terms and provisions of this article. The retired employee's
97 premium contribution for any such coverage shall be established by the finance board.

(i) (h) *Retiree participation.* -- All retirees under the provisions of this article, including those
 defined in section two of this article; those retiring prior to April 21, 1972; and those hereafter
 retiring are eligible to obtain health insurance coverage. The retired employee's premium
 contribution for the coverage shall be established by the finance board.

102 (j) (i) Surviving spouse and dependent participation. A surviving spouse and dependents 103 of a deceased employee, who was either an active or retired employee participating in the plan just 104 prior to his or her death, are entitled to be included in any comprehensive group health insurance 105 coverage provided under this article to which the deceased employee was entitled, and the 106 spouse and dependents shall bear the premium cost of the insurance coverage. The finance 107 board shall establish the premium cost of the coverage.

108 (k) (i) *Elected officials*... In construing the provisions of this section or any other provisions 109 of this code, the Legislature declares that it is not now nor has it ever been the Legislature's intent 110 that elected public officials be provided any sick leave, annual leave or personal leave, and the 111 enactment of this section is based upon the fact and assumption that no statutory or inherent 112 authority exists extending sick leave, annual leave or personal leave to elected public officials and 113 the very nature of those positions preclude the arising or accumulation of any leave, so as to be 114 thereafter usable as premium paying credits for which the officials may claim extended insurance 115 benefits.

(I) Participation of certain former employees. --- An employee, eligible for coverage under the provisions of this article who has twenty years of service with any agency or entity participating in the public employees insurance program or who has been covered by the public employees insurance program for twenty years may, upon leaving employment with a participating agency or entity, continue to be covered by the program if the employee pays one hundred five percent of the cost of retiree coverage: *Provided*, That the employee shall elect to continue coverage under this

subsection within two years of the date the employment with a participating agency or entity is
terminated.

124 (m) (k) Prohibition on conversion of accrued annual and sick leave for extended coverage 125 upon retirement for new employees who elect to participate in the plan after June, 2001. --- Any 126 employee hired on or after July 1, 2001, who elects to participate in the plan may not apply accrued 127 annual or sick leave toward the cost of premiums for extended insurance coverage upon his or her 128 retirement. This prohibition does not apply to the conversion of accrued annual or sick leave for 129 increased retirement benefits, as authorized by this section: *Provided*. That any person who has 130 participated in the plan prior to July 1, 2001, is not a new employee for purposes of this subsection 131 if he or she becomes reemployed with an employer participating in the plan within two years 132 following his or her separation from employment and he or she elects to participate in the plan 133 upon his or her reemployment.

(n) (I) Prohibition on conversion of accrued years of teaching service for extended
coverage upon retirement for new employees who elect to participate in the plan July, 2009. --- Any
employee hired on or after July 1, 2009, who elects to participate in the plan may not apply accrued
years of teaching service toward the cost of premiums for extended insurance coverage upon his
or her retirement.

## §5-16-14. Program qualifying for favorable federal income tax treatment.

The director shall develop, implement and have in place by December 31, 1990, deductible
 and employee premium programs which qualify for favorable federal income tax treatment under
 section 125 of the Internal Revenue Code.
 §5-16-15. Optional dental, optical, disability and prepaid retirement plan and audiology and hearing-aid service plan.

(a) On and after July 1, 1989 The director shall make available to participants in the public
 employees insurance system:

3 (1) A dental insurance plan;

4 (2) an optical insurance plan;

- 5 (3) a disability insurance plan;
- 6 (4) a prepaid retirement insurance plan; and
- 7 (5) an audiology and hearing-aid services insurance plan.

8 (b) Public employees insurance participants may elect to participate in any one of these 9 plans separately or in combination. All actuarial and administrative costs of each plan shall be 10 totally borne by the premium payments of the participants or local governing bodies electing to 11 participate in that plan. The director is authorized to employ such administrative practices and 12 procedures with respect to these optional plans as are authorized for the administration of other 13 plans under this article. The director shall establish separate funds (1) For deposit of dental 14 insurance premiums and payment of dental insurance claims; (2) for deposit of optical insurance 15 premium payments and payment of optical insurance claims; (3) for deposit of disability insurance 16 premium payments and payment of disability insurance claims; and (4) for deposit of audiology 17 and hearing-aid service insurance premiums and payment of audiology and hearing-aid insurance 18 claims for each of the above listed plans. Such The funds shall not be supplemented by nor be 19 used to supplement any other funds.

20 (b) The Finance Board shall study the feasibility of an oral health benefit for children of
 21 participants

## §5-16-16. Preferred provider plan.

1 The director shall on or before April 1, 1988, or as soon as practicable establish a preferred 2 provider system for the delivery of health care to plan participants by all health care providers, 3 which may include, but not be limited to, medical doctors, chiropractors, physicians, osteopathic 4 physicians, surgeons, hospitals, clinics, nursing homes, pharmacies and pharmaceutical 5 companies.

6 The director shall establish the terms of the preferred provider system and the incentives 7 therefor. The terms and incentives may include multiyear renewal options as are not prohibited by

the Constitution of this state and capitated primary care arrangements which are not subject to the
 provisions of §33-25A-1 *et seq.* of this code.
 §5-16-18. Payment of costs by employer; schedule of insurance; special funds created;
 duties of Treasurer with respect thereto.

1 (a) All employers operating from state general revenue or special revenue funds or federal 2 funds or any combination of those funds shall budget the cost of insurance coverage provided by 3 the Public Employees Insurance Agency to current and retired employees of the employer as a 4 separate line item, titled "PEIA", in its respective annual budget and are responsible for the 5 transfer of funds to the director for the cost of insurance for employees covered by the plan. Each 6 spending unit shall pay to the director its proportionate share from each source of funds. Any 7 agency wishing to charge General Revenue Funds for insurance benefits for retirees under 8 section thirteen §5-16-13 of this article shall provide documentation to the director that the benefits 9 cannot be paid for by any special revenue account or that the retiring employee has been paid 10 solely with General Revenue Funds for twelve <u>12</u> months prior to retirement.

11 (b) If the general revenue appropriation for any employer, excluding county boards of 12 education, is insufficient to cover the cost of insurance coverage for the employer's participating 13 employees, retired employees and surviving dependents, the employer shall pay the remainder of 14 the cost from its "personal services" or "unclassified" line items. The amount of the payments for 15 county boards of education shall be determined by the method set forth in §18-9A-24 of this code: 16 Provided, That local excess levy funds shall be used only for the purposes for which they were 17 raised: Provided, however, That after approval of its annual financial plan, but in no event later 18 than December 31, of each year, the finance board shall notify the Legislature and county boards 19 of education of the maximum amount of employer premiums that the county boards of education 20 shall pay for covered employees during the following fiscal year.

(c) All other employers not operating from the state General Revenue Fund shall pay to the
 director their share of premium costs from their respective budgets. The finance board shall

establish the employers' share of premium costs to reflect and pay the actual costs of the coverageincluding incurred but not reported claims.

25 (d) The contribution of the other employers (namely: A county, city, or town) in the state; 26 any separate corporation or instrumentality established by one or more counties, cities or towns, 27 as permitted by law; any corporation or instrumentality supported in most part by counties, cities or 28 towns; any public corporation charged by law with the performance of a governmental function and 29 whose jurisdiction is coextensive with one or more counties, cities or towns; any comprehensive 30 community mental health center or comprehensive mental retardation health facility established. 31 operated or licensed by the Secretary of Health and Human Resources pursuant to section one, 32 article two-a, chapter twenty-seven §27-2A-1 et seq. of this code, and which is supported in part by 33 state, county or municipal funds; and a combined city-county health department created pursuant 34 to article two, chapter sixteen §16-2-1 et seq. of this code for their employees shall be the 35 percentage of the cost of the employees' insurance package as the employers determine 36 reasonable and proper under their own particular circumstances.

(e) The employee's proportionate share of the premium or cost shall be withheld or
deducted by the employer from the employee's salary or wages as and when paid and the sums
shall be forwarded to the director with any supporting data as the director may require.

40 (f) All moneys received by the Public Employees Insurance Agency shall be deposited in a 41 special fund or funds as are necessary in the state Treasury and the Treasurer of the state is 42 custodian of the fund or funds and shall administer the fund or funds in accordance with the 43 provisions of this article or as the director may from time to time direct. The Treasurer shall pay all 44 warrants issued by the State Auditor against the fund or funds as the director may direct in 45 accordance with the provisions of this article. All funds received by the agency, including, but not 46 limited to, basic insurance premiums, administrative expenses and optional life insurance 47 premiums shall be deposited, as determined by the director, in any of the investment pools with the 48 West Virginia Investment Management Board, including, but not limited to, the equity and fixed

49 income pools with the interest income or other earnings a proper credit to all such funds for the
 50 benefit of the Public Employees Insurance Agency.

51 (g) The Public Employees Insurance Agency may recover an additional interest amount 52 from any employer that fails to pay in a timely manner any premium or minimum annual employer 53 payment, as defined in article sixteen-d of this chapter §5-16D-1 et seq., which is due and payable 54 to the Public Employees Insurance Agency or the Retiree Health Benefit Trust. The agency may 55 recover the amount due plus an additional amount equal to 2.5 percent per annum of the amount 56 due. Accrual of interest owed by the delinquent employer commences upon the thirty-first 31<sup>st</sup> day 57 following the due date for the amount owed and shall continue until receipt by the Public 58 Employees Insurance Agency of the delinguent payment. Interest shall compound every thirty 30 59 days.

# §5-16-23. Members of Legislature may be covered, if cost of the entire coverage is paid by such members.

1 Notwithstanding the definition of the term "employee" contained in section two of this 2 article and Notwithstanding any other provision of this article to the contrary, members of the 3 Legislature may participate in and be covered by any insurance plan or plans authorized 4 hereunder for state officers and employees, except that all members of the Legislature who elect 5 to participate in or to be covered by any such plan or plans shall pay their proportionate individual 6 share of the full cost for all group coverage on themselves, and their spouses, and dependents, so 7 that there will be no cost to the state for the coverage of any such members, spouses, and 8 dependents.

## §5-16-25. Reserve fund.

Upon the effective date of this section The finance board shall establish and maintain a
reserve fund for the purposes of offsetting unanticipated claim losses in any fiscal year. Beginning
with the fiscal year 2002 plan and for each succeeding fiscal year plan The finance board shall
maintain the actuarily recommended reserve in an amount no less than 10 percent of the projected

total plan costs for that fiscal year in the reserve fund, which is to be certified by the actuary and
included in the final, approved financial plan submitted to the Governor and Legislature. in
accordance with the provisions of this article.

## §5-16-26. Quarterly report.

By October 30, 1991, and On or before the thirtieth <u>30<sup>th</sup></u> day of January, April, July, and October of each year thereafter the director shall prepare for the approval of the finance board, and thereafter present to the Joint Committee on Government and Finance a quarterly report setting forth:

5 (a) A summary of the cost to the plan of health care claims incurred in the preceding6 calendar quarter;

(b) A summary of the funds accrued to the plan by legislative appropriation, employer and
employee premiums or otherwise in the preceding calendar quarter for payment of health care
claims;

10 (c) An explanation of all cost containment measures, increased premium rates and any 11 other plan changes adopted by the director in the preceding calendar quarter and estimated cost 12 savings and enhanced revenues resulting therefrom, and a certification that the director made a 13 good faith effort to develop and implement all reasonable health care cost containment 14 alternatives;

15 (d) Expected claim costs for the next calendar year;

16 (e) Such other information as the director deems appropriate; and

(f) Any other financial or other information as may be requested by the Joint Committee on
Government and Finance.

§5-16-28. Incorporation of the coverage for 12-month refill for contraceptive drugs.

[Repealed.]

## §5-16-30. PEIA Solvency.

- 1 The Public Employees Insurance Agency shall return to the 80/20 during fiscal year 2023.
- 2 By July 1, 2023, the Public Employees Insurance Agency shall assess an administrative fee on all
- 3 <u>employers defined in §5-16-2 of this code.</u>

# §5-16-31. PEIA Actuarial Study.

- 4 PEIA shall conduct an actuarial study of the financial solvency of the plan, including but not
- 5 limited to a consideration of alternatives to bring long-term financial stability to the plan, options
- 6 regarding continued nonstate employee participation in the plan, collapsing salary levels, and any
- 7 other cost saving measures. The actuarial study shall begin by July 1, 2023. A report on the study
- 8 shall be presented to the Joint Committee on Government and Finance on or before July 1, 2024.

# §5-16-32. Effective date.

- 9 The amendments made to this article during the 2023 Regular Session shall be
- 10 incorporated into plan year 2023-2024.

NOTE: The purpose of this bill is to protect solvency of the Public Employees Insurance Agency.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.