Approved: <u>Selverary 10, 199</u>7

MINUTES OF THE Senate Committee on Financial Institutions and Insurance.

The meeting was called to order by Chairperson Don Steffes at 9:00 a.m. on February 4, 1997 in Room 529-S of the Capitol.

All members were present except:

Committee staff present: Dr. William Wolff, Legislative Research Department

Fred Carman, Revisor of Statutes Nikki Feuerborn, Committee Secretary

Conferees appearing before the committee: Kathleen Sebelius, Kansas Insurance Commissioner

Other guest list attached

The minutes of the January 22, 23, 27, 28, and 30 were presented to the Committee for approval. <u>Senator Corbin moved for their approval</u>. The motion was seconded by Senator Biggs. Motion carried.

Bill Wolff of Legislative Research presented an overview of the Kassebaum/Kennedy bill which is called the Health Insurance Portability and Accountability Act of 1996 (Attachment 1). He explained the reforms which affect group plans, individual policy forms, and long-term care insurance. Kansas has met or exceeded many of the mandates of the K/K bill at this point. One of the major changes will be to redefine the size of a "small group" to 2-250 rather than 3-350.

Insurance Commissioner Kathleen Sebelius, informed the Committee this bill amends ERISA and as well as the voluntary health insurance market (Attachment 2). Kansas must pass legislation in compliance with the federal act or Health and Human Services will become the enforcer of the legislation and the Insurance Department will lose its authority in this area. She recommended Kansas adopt the federal rules and pass the needed legislation to keep the authority for enforcement in Kansas. The K/K bill guarantees offering every insurance package available and guarantees renewability.

The meeting was adjourned at 10:05 a.m.

## SENATE FINANCIAL INSTITUTIONS & INSURANCE COMMITTEE GUEST LIST

DATE: 2/4/97

NAME	REPRESENTING
Hoger Franzie	BK IV
Cindy Kelly	KASB
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Thannon Jones	SILCK
Jerry Dus	Preston, Kg. KFB
Bonnio Swanh	Buclington Ka FB
Karen Skillmen	Burlington KS FB
La Virne Smith	Burlington to FB
David Hanson	KS Insur Assocs
Danielle Moe	Gov Office
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Alif Miller	" Winfield
Tom Cruntaston	mcPlerson Co Form Benone
Dawn Crumparker	( ( ( ' '
Craig Ramsey	Scott Co. Farm Bureau
Royce Druwer	Sentt Co. J.B
Larry Dearfen	Scot Co FB
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## SENATE FINANCIAL INSTITUTIONS & INSURANCE COMMITTEE GUEST LIST

DATE: 2/4/97

NAME	REPRESENTING
Tom Wilden	Kansas las Dept
Chery O Kotk	Kansas Farm Burgan,
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Canthia Welt	n n n
Mart Goddard	HCOA
Susan M. Baker	Hein + Weir
Ygresa Sudenaue	HIAA
Callie till Denton	K. Peterson & Assoc.
Kulmud G. Amet	WIBA
Rich Thurson	The dres dept.
Lavrie ann Brown	KHA
Bill Snee Q	HIAA
Lori Callahan	La num co
Stay Marchead	Heartland Health Inc.
Mee Hencon	VS Medical Society
Esther Shompson	KS Farm Bureau
Phila Linda Swain	KFB
Chris Keeshan	KTLA
Kevin Davis	Am. Family Dus.

# SENATE FINANCIAL INSTITUTIONS & INSURANCE COMMITTEE GUEST LIST

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February 3, 1997

### Kassebaum/Kennedy: Federal Health Insurance Reform

The Health Insurance Portability and Accountability Act of 1996, commonly referred to as "Kassebaum/Kennedy" provides for reform of the insurance marketplace in several ways. This memorandum is an attempt to set out those reforms as they affect group plans, individual policy forms, and long-term care insurance.

### **Group Market Reforms** (All Large Groups Including ERISA)

Briefly, Kassebaum/Kennedy:

- defines a preexisting condition exclusion as one relating to a condition, physical or mental, regardless of the cause of the condition, for which medical advice, diagnosis, care, or treatment was recommended or received within the six-month period ending on the enrollment date;
- limits an exclusion for a preexisting condition to a period of not more than 12 months (or 18 months in the case of a late enrollee) after the enrollment date;
- allows a health maintenance organization (HMO) to impose an "affiliation period," applied uniformly to all enrollees regardless of health status and fora period not to exceed two months, three months for late enrollees (an affiliation period is that period of time that must expire before the HMO coverage becomes effective);
- prohibits the establishment of rules for eligibility based upon health statusrelated factors [health status, medical condition (physical and mental), claims experience, receipt of health care, medical history, genetic information, evidence of insurability, including conditions arising out of acts of domestic violence, and disability];
- prohibits the imposition of any preexisting condition exclusion for newborns and adopted children within 30 days of birth or adoption;
- prohibits the imposition of a preexisting condition exclusion for pregnancy;
- limits the use of genetic information to those conditions actually diagnosed as a preexisting condition;

Senate IDVI -Attachment! Jeh. 4,1997

- requires the portability of coverage provided there is not more than a 63-day period during which a person had no coverage (defines how coverage is to be credited—"creditable coverage"); and
- guarantees renewability of coverage, except for nonpayment of premiums, fraud, violations of participation or contribution rules, termination of coverage, movement outside of the service area, or the association membership ceases.

### Small Group Market

### Kassebaum/Kennedy:

- defines "small employer" as an employer who employed an average of at least two but not more that 50 employees on business days during the preceding calendar year and who employs at least two employees on the first day of the plan year;
- would permit a state to elect to include a group health plan that has fewer than two participants as current employees under coverage in the small group market;
- allows for the imposition of a preexisting condition exclusion only if it related to a condition, physical or mental, regardless of the cause of the condition, for which medical advice, diagnosis, care, or treatment was recommended or received within the six-month period ending on the enrollment date;
- limits an exclusion for a preexisting condition to a period of not more than 12 months (or 18 months in the case of a late enrollee) after the enrollment date;
- prohibits the imposition of any preexisting condition exclusion for newborns and adopted children within 30 days of birth or adoption;
- prohibits the imposition of a preexisting condition exclusion for pregnancy;
- limits the use of genetic information to those conditions actually diagnosed as a preexisting condition;
- requires the portability of coverage provided there is not more than a 63-day period during which a person had no coverage (defines how coverage is to be credited—"creditable coverage");
- requires health insurance issuers offering health insurance coverage in the small group market to accept every small employer that applies; and
   The perme hate requestions.
- requires a health insurance issuer to renew or continue in force coverage at the option of the plan sponsor, except for nonpayment of premiums, fraud, violations of participation or contribution rules, termination of coverage, movement outside of the service area, or the association membership ceases.

### **Individual Market Reforms**

### Kassebaum/Kennedy:

- provides that insurers may not decline to offer coverage to or deny enrollment of an eligible individual or impose any preexisting condition exclusions to such coverage;
- defines "eligible individual"
  - as one who has 18 or more months of coverage and whose most recent coverage was under a group, governmental, or church health plan;
  - who is not eligible for other types of coverages enumerated in the Act;
  - who did not lose coverage because of nonpayment of premium or for fraud; and
  - who had been offered coverage under COBRA, elected the continuation coverage, and exhausted that coverage.
- permits insurers to offer alternative types of coverage, including:
  - a choice of a policy which has the largest or next to the largest premium volume of all such policies offered by the insurer in the state; or
  - a choice of a lower-level coverage policy and a higher-level policy form, each of which includes benefits substantially similar to other individual coverages offered by the insurer in the state.
- guarantees renewability of coverage at the option of the individual with certain exceptions, e.g., nonpayment of premium or fraud;
- allows states to implement an "acceptable alternative mechanism" to coverage described above for eligible individuals in which all eligible individuals are provided a choice of health insurance coverage which imposes no preexisting condition exclusions; includes at least one policy form of coverage that is comparable to a comprehensive health insurance coverage offered in the individual market in the state or is comparable to a standard option of coverage available under the group or individual health insurance laws of the state; and is one of the following mechanisms:

- the Small Employer and Individual Health Insurance Availability Model Act adopted by the National Association of Insurance Commissioners (NAIC) on June 3, 1996; or
- the Individual Health Insurance Portability Model Act adopted by the NAIC on the same date; or
- a qualified high risk pool (one that provides to eligible individuals coverage or comparable coverage that does not impose any preexisting condition exclusion and which provides for premium rates and covered benefits for such coverage consistent with standards included in the NAIC Model Health Plan for Uninsurable Individuals Act); or
- o other mechanisms (not a well understood option!).

If the state chooses to implement one of the "acceptable alternative mechanisms," it must notify the Secretary of Health and Human Services by April 1, 1997, that the state has enacted, or intends to enact by January 1, 1998, any necessary legislation to provide for the implementation of a mechanism reasonably designed to be an acceptable alternative mechanism as of January 1, 1998, and to provide to the Secretary such information as the Secretary may require to review the mechanism and its implementation.

### Long-Term Care

This part of Kassebaum/Kennedy is clearly elective, *i.e.*, nothing in the federal enactment requires the state to change its current regulation of long-term care insurance. Having said that, the long-term care provisions of the Act, if enacted for Kansas, could qualify Kansans purchasing such policies for favorable federal and state tax treatment beginning January 1, 1997.

### Kassebaum/Kennedy:

- provides that a qualified long-term care insurance contract shall be treated as an accident and health insurance contract;
- defines "qualified long-term care insurance contract" as a contract that
  provides insurance protection for long-term care services; is guaranteed
  renewable; meets certain specified consumer protection standards, including
  disclosures and a mandatory offer of a nonforfeiture provision;
- defines "qualified long-term care services" to mean necessary diagnostic, preventive, therapeutic, curing, treating, mitigating, and rehabilitating services, and maintenance or personal care services provided to a chronically ill individual as prescribed by a licensed health care practitioner;
- defines "chronically ill individual" as a person unable to perform without substantial assistance at least two activities of daily living (ADL) for a period

of at least 90 days due to a loss of functional capacity (ADLs include eating, toileting, transferring, bathing, dressing, and continence);

- provides that premiums paid for a qualified long-term care insurance contract are tax deductible on those contracts purchased after December 31, 1996, and certain other contracts purchased before that date are "grandfathered" (premiums are deductible on the following schedule: age 40 or less, \$200; more than 40 but not more than 50, \$375; more than 50 but no more than 60, \$750; more than 60 but less than 70, \$2,000; and more than 70, \$2,500); and
- provides that benefits received from a qualified long-term care insurance contract do not accrue as taxable income.

### Other Provisions

Kassebaum/Kennedy also provides for participation in medical savings accounts for 750,000 persons (generally employed or self-employed persons); increases deductions for health insurance costs of self-employed individuals; and changes the tax treatment of accelerated death benefits received under a life insurance contract on the life of an individual who is terminally or chronically ill.



## Kathleen Sebelius Commissioner of Insurance Kansas Insurance Department

### OVERVIEW OF THE HEALTH INSURANCE PORTABILITY AND AVAILABILITY ACT OF 1996

Health Insurance Portability and Accountability Act of 1996 (HIPAA, or K/K)

- signed by the President on August 21, 1996
- most sweeping health care legislation since passage of Employee Retirement Income Security Act (ERISA) in 1974

### General Structure of HIPAA:

- 1) amendments to ERISA. One reason the law is so sweeping is it affects self-funded plans, and helps level the playing field by imposing standards on plans over which the states have no jurisdiction
- 2) parallel amendments to the Public Health Service Act (PHSA) that affect health carriers
- 3) amendments to the tax code for long-term care insurance, medical savings accounts and deductibility for the self-employed

Our bill focuses on number 2 - amendments to our insurance code.

### Insurance Code amendments fall into three areas:

- small group market reforms
- large group market reforms
- ♦ individual market reforms

Senate FD. J attachment 2

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### Essential elements of HIPAA:

### Small group market:

- 1) guaranteed issue to
  - all small employers (defined as 2 50, but states may have groups of one in the small group market, and may go higher than 50)
  - ♦ all eligible employees
  - all products offered by a carrier in the small group market
- 2) guaranteed renewability of all policies with certain enumerated exceptions
- 3) preexisting condition exclusion limitations limited to 6/12 (lookback, exclusion) with credit for prior coverage as long as there has been no gap in coverage greater than 63 days

### Large Group market:

- 1) guaranteed renewability of all policies with certain enumerated exceptions
- 2) preexisting condition exclusion limitations limited to 6/12 (lookback, exclusion) with credit for prior coverage as long as there has been no gap

The bill calls for a study of availability in the large group market; no guaranteed issue requirements in this market.

### Individual market:

- 1) guaranteed issue to eligible individuals (those with 18 months creditable coverage, most recently in a group plan, with no break in coverage greater than 63 days
- 2) guaranteed renewability of all policies with certain enumerated exceptions
- 3) no preexisting condition exclusions may be imposed on eligible individuals

**Pregnancy** is **not allowed as a preexisting condition** in the group market, and is not allowed for eligible individuals in the individual market.

So HIPAA creates federal standards in the area of health insurance - essentially creates a floor in certain areas, below which state standards may not fall.

- ♦ state flexibility exists, however
- certain state laws specifically preempted, dealing with preex (such as 12 month lookback period in small group market)

With respect to the individual market, the federal standards will not apply if the state enacts what is called an **acceptable alternative mechanism**. There is a four-pronged test for an acceptable alternative mechanism, and the states are given many options as to how to comply.

HIPAA requires that an acceptable alternative mechanism meet four requirements:

- 1. It must provide eligible individuals with a **choice** of coverage;
- 2. It cannot impose any preexisting condition exclusions for eligible individuals;
- 3. The choice must include at least one policy form that is:
  - (i) comparable to **comprehensive coverage** in the individual market in the state; **or**
  - (ii) comparable to the **standard** plan under the state's small group or individual laws;

#### **AND**

- 4. The state must be implementing one of three things:
  - (a) one of the two NAIC models laws on individual market reform;
  - (b) a qualified high risk pool as defined in the law; or
  - (c) (i) a mechanism providing for **risk adjustment**, **risk spreading**, or a risk spreading mechanism or otherwise provides for some **financial** subsidization of eligible individuals; or
    - (ii) a mechanism allowing eligible individuals a choice of all available individual health insurance coverage.

### Additional Health Insurance Requirements

### Mental Health "Parity"

- Applies to large group policies and health plans (51+ employees).
- If have caps on mental health benefits and medical and surgical must use same annual and lifetime limits.
- Company does not have to follow mandate if they can show it would increase cost of coverage by more than 1%.
- Provision sunsets on September 30, 2001.

### Mothers and Newborns Protection Act

- Health plan and insurers must provide for minimum hospital stays for mothers and newborn children at least 48 hours after a normal delivery or 96 hours after a cesarean section.
- Mother and child may come home earlier if permitted by the attending physician in consultation with mother.
- Health plan may not offer monetary incentives or rebates to mothers to encourage them to go home early.

Prepared by: Mary Beth Senkewicz (NAIC) (1/9/97)

## HEALTH INSURANCE PORTABILITY AND ACCOUNTABILITY ACT OF 1996\* [P.L. 104-191]

	Large Group	Small Group	Individual
		[2 - 50 Employees]	
Guaranteed Issue	No	Yes, of all products	Yes, of a limited number of
		sold in small group	products to eligible
		market to whole group	individuals.
		and eligible individuals	
		within the group.	
	[§2711]**	[§2711(a)(1)]	[§2741]
Guaranteed Renewability	Yes, with standard	Yes, with standard	Yes, with standard
	exceptions. [§2712]	exceptions. [§2712]	exceptions.[§2742]
Establishes Maximum	Yes - 12 months (18	Yes - 12 months (18	Preexisting condition
PreX Exclusion Periods	months for late	months for late	exclusions are prohibited for
	enrollees). [§2701]	enrollees). [§2701]	eligible individuals. [§2741]
Establishes Maximum	Yes - 6 months.	Yes - 6 months.	Preexisting condition
Look-Back Periods			exclusions are prohibited for
	[§2701]	[§2701]	eligible individuals. [§2741]
Requires Credit for	Yes	Yes	Preexisting condition
previous PreX		·	exclusions are prohibited for
	[§2701(c)]	[§2701(c)]	eligible individuals. [§2741]
Preemption of State Law in	No, unless state	No, unless state	Yes, unless state implements
General	standard or	standard or	alternative mechanism.
	requirement prevents	requirement prevents	
	application of K/K.	application of K/K.	
	[§2723(a)]	[§2723(a)]	[§§2741, 2744]
Preemption of State Law	Yes, unless state law	Yes, unless state law	Yes; for eligible individuals,
re: PreX	fits one of several	fits one of several	federal law prevents the
	exemptions for state	exemptions for state	application of any PreX
	laws that are more	laws that are more	exclusion.
	generous re: PreX.	generous re: PreX.	
	[§2723(b)]	[§2723(b)]	[§§2741, 2744]
State Enforcement	Yes, unless state fails	Yes, unless state fails	Yes, unless state fails to
Permitted	to substantially	to substantially enforce	substantially enforce a
	enforce a provision.	a provision.	provision.
	[§2722]	[§2722]	[§2745]
Eligible Individual		Is determined in	-At least 18 months of
-		accordance with terms	previous "creditable"
		of the plan, under rules	coverage;
		of the issuer which are	- Most recent coverage in
		uniformly applicable	group plan;
_		and which comply with	- No lapse in coverage that
		all applicable state	exceeds 63 days;
	-	laws.	- Has no current coverage;
			-Not eligible for Medicare or
		•	Medicaid;
			-Has exhausted COBRA.
		[§2711(a)(2)]	[§2741(b)]

1	Large Group	Small Group [2 - 50 Employees]	Individual
Maternity Provisions Apply	Yes	Yes	Yes
(48-Hour Stay)	[§2704]	[§2704]	[§2751]
Mental Health Parity	Yes	No	No
Provisions Apply	[§2705(a)]	[§2705(c)(1)]	[§2705(a)]

<sup>\*</sup>This chart sets forth the minimum standards set forth within the Act. In most areas, state standards can go further than the minimum federal standards.

12/12/96

<sup>\*\*</sup> All references are to the Public Health Service Act (PHSA), as amended by P.L. 104-191, Title I, Sections 102, 111, and subsequent amendments thereto.

Implement a qualified alternative mechanism (§2741(a)(2))

Under section 2744(a)(1) of the Public Health Service Act, this mechanism provides for the following:

- 1) All eligible individuals a choice of health insurance coverage
- 2) No pre-existing condition exclusion with respect to that coverage for eligible individuals
  3) Of the choices offered, at least one policy form of coverage must be comparable to either a) comprehensive health insurance coverage offered in the individual market in the State or b) a standard option of coverage available under the group or individual health insurance laws in the State
- 4) A State must implement one of the following options. (Each State that implements one of these options retains regulatory authority with respect to these requirements.)

Either 1) NAIC Small Employer and Individual Health Insurance Availability Model Act insofar as it applies to individual health insurance; or 2) Individual Health Insurance Portability Model Act (\$2744(c)(1))

Qualified high risk pool that provides health insurance coverage to all eligible individuals with no pre-existing condition exclusion; provides for benefits and premium rates consistent with NAIC Model Health Plan for Uninsurable Individuals Act (i.e., premium rates do not exceed 200 percent of standard risk rates) (§2744(c)(2))

A mechanism that provides eligible individuals with a choice of all individual coverages otherwise available (§2744(c)(3)(B))

A mechanism that either:
1) Provides for risk adjustment,
risk spreading, or a risk
spreading mechanism among
issuers or policies of an issuer;
or

2) Otherwise provides for some financial subsidization for eligible individuals, including through assistance to participating issuers (§2744(c)(3)(A))

Not implement a qualified alternative mechanism (§2741(a)(1) and 2761(a)) State adopts State does not adopt Federal Federal default default rules rules State retains State does nothing to enforcement authority over retain control Federal rules of its regulatory (§2761(a)(1)) authority with respect to these requirements resulting in Federal enforcement of Federal default rules (§2761(a)(2))