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By: The Speaker (Administration) and Delegates Goldwater, R. Baker, Bobo, Conroy, D. Davis, Edwards, Frush, Guns, Hecht, Hubbard, Hubers, Mandel, Morhaim, Nathan-Pulliam, Oaks, Pitkin, Turner, and Weir <u>Weir</u>, K. Kelly, Barve, Brown, Busch, Donoghue, Eckardt, Fulton, Gordon, Harrison, Hill, Kach, J. Kelly, Kirk, Krysiak, La Vay, Love, McClenahan, McHale, Minnick, Mitchell, Moe, Pendergrass, and Walkup, Walkup, Barkley, Carlson, and Stern

Introduced and read first time: February 1, 1999 Assigned to: Economic Matters

Committee Report: Favorable with amendments House action: Adopted with floor amendments Read second time: March 4, 1999

CHAPTER_____

1 AN ACT concerning

2

Patients' Bill of Rights Act of 1999

3 FOR the purpose of requiring certain health insurance carriers to establish and

4 implement a procedure that provides for a standing referral to a specialist under

5 specified circumstances; <u>prohibiting certain health insurance carriers from</u>

6 <u>imposing a certain requirement;</u> requiring certain health insurance carriers to

establish and implement a procedure that allows a specialist to act as a primary
 care coordinator under specified circumstances; requiring certain health

9 insurance carriers to establish and implement a procedure that provides for a

10 referral to a specialist who is not part of a carrier's provider panel under

11 specified circumstances; providing that a decision by a carrier not to provide

12 access to or coverage of certain treatments or certain prescription drugs or

13 devices constitutes an adverse decision <u>under certain circumstances;</u> requiring

14 certain health insurance carriers to establish and implement a procedure that

15 provides for coverage of certain prescription drugs and devices under specified

16 circumstances; requiring the Maryland Insurance Administration to serve as the

17 single point of entry for consumers to access certain information regarding

18 health insurance; providing for the funding of certain activities of the Maryland

19 <u>Insurance Administration;</u> requiring the Maryland Insurance Administration to

20 adopt certain regulations; requiring certain health insurance carriers to provide

21 a certain minimum length of inpatient hospitalization coverage after a

22 mastectomy, removal of a testicle, lymph node dissection, or lumpectomy that is

- 1 performed for the treatment of breast or testicular cancer; defining certain
- 2 terms; providing for the termination of certain provisions of this Act; providing
- 3 for the application of this Act; and generally relating to health insurance,
- 4 coverage, and access to services.
- 5 BY adding to
- 6 Article Health General
- 7 Section 19-706(ff)
- 8 Annotated Code of Maryland
- 9 (1996 Replacement Volume and 1998 Supplement)
- 10 BY repealing and reenacting, with amendments,
- 11 <u>Article Insurance</u>
- 12 Section 2-112.2(b), 2-112.3, and 15-10A-09(b)
- 13 Annotated Code of Maryland
- 14 (1997 Volume and 1998 Supplement)
- 15 BY repealing and reenacting, without amendments,
- 16 Article Insurance
- 17 Section 2-301 through 2-305
- 18 Annotated Code of Maryland
- 19 (1997 Volume and 1998 Supplement)
- 20 BY adding to
- 21 Article Insurance
- 22 Section 2-303.1, 15-829, and 15-830, and 15-831
- 23 Annotated Code of Maryland
- 24 (1997 Volume and 1998 Supplement)
- 25 BY repealing and reenacting, with amendments,
- 26 Article Insurance
- 27 Section 15 10A 09(b)
- 28 Annotated Code of Maryland
- 29 (1997 Volume and 1998 Supplement)
- 30 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 31 MARYLAND, That the Laws of Maryland read as follows:
- 32

Article - Health - General

33 19-706.

34 (FF) THE PROVISIONS OF §§ 15-829, 15-830, AND 15-831 <u>AND 15-830</u> OF THE 35 INSURANCE ARTICLE SHALL APPLY TO HEALTH MAINTENANCE ORGANIZATIONS.

3	HOUSE BILL 182
1	Article - Insurance
2	<u>-112.2.</u>
3	(b) The Commissioner shall:
4 5 6	(1) collect a health care regulatory assessment from each carrier for the osts attributable to the implementation of § 2-303.1 OF THIS TITLE AND Title 15, Subtitles 10A, 10B, and 10C of this article; and
7 8	(2) deposit the amounts collected under paragraph (1) of this subsection nto the Health Care Regulatory Fund established in § 2-112.3 of this subtitle.
9	<u>-112.3.</u>
10	(a) In this section, "Fund" means the Health Care Regulatory Fund.
11	(b) There is a Health Care Regulatory Fund.
12 13 14	(c) The purpose of the Fund is to pay all costs and expenses incurred by the Administration related to the implementation of § 2-303.1 OF THIS TITLE AND Title 15, Subtitles 10A, 10B, and 10C of this article.
15	(d) The Fund shall consist of:
	(1) all revenue deposited into the Fund that is received through the imposition and collection of the health care regulatory assessment under § 2-112.2 of this subtitle; and
19 20	(2) income from investments that the State Treasurer makes for the Fund.
	(e) (1) Expenditures from the Fund to cover the costs and expenses for the implementation of § 2-303.1 OF THIS TITLE AND Title 15, Subtitles 10A, 10B, and 10C of this article may only be made:
24 25	(i) with an appropriation from the Fund approved by the General Assembly in the annual State budget; or
26 27	(ii) by the budget amendment procedure provided for in § 7-209 of the State Finance and Procurement Article.
32	(2) (i) If, in any given fiscal year, the amount of the health care regulatory assessment revenue collected by the Commissioner and deposited into the Fund exceeds the actual expenditures incurred by the Administration for the implementation of § 2-303.1 OF THIS TITLE AND Title 15, Subtitles 10A, 10B, and 10C of this article, the excess amount shall be carried forward within the Fund for the purpose of reducing the assessment imposed by the Administration for the following

34 fiscal year.

 (ii) If, in any given fiscal year, the amount of the health care regulatory assessment revenue collected by the Commissioner and deposited into the Fund is insufficient to cover the actual expenditures incurred by the Administration to implement § 2-303.1 OF THIS TITLE AND Title 15, Subtitles 10A, 10B, and 10C of this article because of an unforeseen emergency and expenditures are made in accordance with the budget amendment procedure provided for in § 7-209 of the State Finance and Procurement Article, an additional health care regulatory assessment may be made. 			
9 <u>(f)</u>	<u>(1)</u>	The Sta	te Treasurer is the custodian of the Fund.
10 11 <u>State funds</u>	<u>(2)</u>	The Fu	nd shall be invested and reinvested in the same manner as
12 13 <u>Commissio</u>	(<u>3)</u> mer into t		te Treasurer shall deposit payments received from the
14 <u>(g)</u> 15 <u>7-302 of the</u> 16 <u>the General</u>		inance an	nd is a continuing, nonlapsing fund and is not subject to § d Procurement Article, and may not be deemed a part of
17	<u>(2)</u>	<u>No part</u>	of the Fund may revert or be credited to:
18		<u>(i)</u>	the General Fund of the State; or
19		<u>(ii)</u>	a special fund of the State, unless otherwise provided by law.
20 2-301.			
In this subtitle, "Program" means the Consumer Education and AdvocacyProgram.			
23 2-302.			
24 (a)	There i	s a Consu	mer Education and Advocacy Program.
(b) The Commissioner may use the Consumer Affairs Unit of theAdministration to carry out the Program.			
27 2-303.			
28 The purposes of the Program include:			
2930 filing a con31 article;	(1) nplaint w		ng information and helping consumers with the procedures for ommissioner against any person regulated by this
3233 information	(2) 1 lawfully		est, giving information about an insurer to the extent that the sable; and

5		HOUSE BILL 182
1 (3) 2 information about and		ing an information and assistance system to provide consumers with:
3 4 life insurance coverag	(i) ges;	personal insurance coverages, including health insurance and
5	(ii)	underwriting practices;
6	(iii)	general rating concepts;
7	(iv)	claim procedures of insurers; and
8	(v)	any other relevant services.
9 2-303.1.		
11 CONSUMERS TO A 12 INSURANCE AND	ACCESS THE DE JUDING	TRATION SHALL SERVE AS THE SINGLE POINT OF ENTRY I ANY AND ALL INFORMATION REGARDING HEALTH LIVERY OF HEALTH CARE AS IT RELATES TO HEALTH INFORMATION PREPARED OR COLLECTED BY: EPARTMENT OF HEALTH AND MENTAL HYGIENE;
14 (1)		EFARIMENT OF HEALTH AND MENTAL IITOLENE,

FOR

15 (2) THE HEALTH CARE ACCESS AND COST COMMISSION;

16 (3) THE HEALTH SERVICES COST REVIEW COMMISSION;

17 (4) THE HEALTH RESOURCES PLANNING COMMISSION; AND

18 (5) <u>THE DEPARTMENT OF AGING; AND</u>

19(5)(6)THE HEALTH EDUCATION AND ADVOCACY UNIT OF THE20ATTORNEY GENERAL'S OFFICE.

(B) (1) THE ADMINISTRATION, IN COOPERATION WITH THE ENTITIES
LISTED IN SUBSECTION (A) OF THIS SECTION AND ANY OTHER PERSON IT DEEMS
APPROPRIATE, SHALL PROMOTE THE AVAILABILITY OF THE INFORMATION.

(2) THE HEALTH CARE ACCESS AND COST COMMISSION SHALL ASSIST
25 THE ADMINISTRATION IN PRESENTING THE INFORMATION IN A FORMAT THAT IS
26 EASILY UNDERSTANDABLE FOR CONSUMERS.

27 (C) IMPLEMENTATION OF THIS SECTION BY THE ADMINISTRATION SHALL BE
 28 FUNDED THROUGH THE HEALTH CARE REGULATORY FUND ESTABLISHED UNDER §
 29 2-112.3 OF THIS TITLE.

30 2-304.

31 (a) To carry out the Program, the Commissioner may employ a staff in 32 accordance with the State budget.

	(b) represent the the public, in	e interests		er may designate a member of the staff of the Program to imers in any Administration proceeding that is open to
4		(1)	an infor	mational hearing; and
5		(2)	a hearin	g or review of insurance rates or forms.
6	2-305.			
7	(a)	The Cor	nmission	er may adopt regulations to carry out the Program.
8	(b)	Each ye	ar, the Co	ommissioner shall evaluate the Program.
9	15-829.			
10 11	(A) INDICATE	(1) D.	IN THIS	S SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
12		(2)	"CARR	IER" MEANS:
13 14		RM CARI	(I) E INSUR	AN INSURER THAT OFFERS HEALTH INSURANCE OTHER THAN ANCE OR DISABILITY INSURANCE;
15			(II)	A NONPROFIT HEALTH SERVICE PLAN;
16			(III)	A HEALTH MAINTENANCE ORGANIZATION; OR
17			<u>(IV)</u>	A DENTAL PLAN ORGANIZATION; OR
	DEFINED I			(V) EXCEPT FOR A MANAGED CARE ORGANIZATION AS STITLE 1 OF THE HEALTH - GENERAL ARTICLE, ANY OTHER HEALTH BENEFIT PLANS SUBJECT TO STATE REGULATION.
	BENEFITS STATE BY			"MEMBER" MEANS AN INDIVIDUAL ENTITLED TO HEALTH CARE CY, PLAN, OR CERTIFICATE ISSUED OR DELIVERED IN THE
24			(II)	"MEMBER" INCLUDES A SUBSCRIBER.
25 26		(4) CONTRA		IDER PANEL" MEANS THOSE PROVIDERS WITH WHICH A PROVIDE SERVICES TO ITS MEMBERS.
27 28		(5) . . <u>"SPEC</u>		ALIST" MEANS A PHYSICIAN WHO IS NOT A PRIMARY CARE MEANS AN INDIVIDUAL WHO:
	THE HEAL			IS LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED UNDER INS ARTICLE TO PROVIDE HEALTH CARE IN THE ORDINARY PRACTICE OF A PROFESSION; AND
32			(II)	IS NOT A PRIMARY CARE PHYSICIAN.

6

	LL EST. ECEIVE	CARRIER THAT DOES NOT ALLOW DIRECT ACCESS TO ABLISH AND IMPLEMENT A PROCEDURE BY WHICH A A STANDING REFERRAL TO A SPECIALIST IN ACCORDANCE
5 (2) 6 SPECIALIST IF:	THE P	ROCEDURE SHALL PROVIDE FOR A STANDING REFERRAL TO A
7 8 DETERMINES, IN 9 CONTINUING CAI		THE PRIMARY CARE PROVIDER <u>PHYSICIAN</u> OF THE MEMBER LTATION WITH THE SPECIALIST, THAT THE MEMBER NEEDS I THE SPECIALIST;
10	(II)	THE MEMBER HAS A CONDITION OR DISEASE THAT:
11 12 DISABLING; AND)	1. IS LIFE THREATENING, DEGENERATIVE, CHRONIC, OR
13		2. REQUIRES SPECIALIZED MEDICAL CARE; AND
14	(III)	THE SPECIALIST:
15 16 DEGENERATIVE,	CHRON	1. HAS EXPERTISE IN TREATING THE LIFE-THREATENING, IC, OR DISABLING DISEASE OR CONDITION; AND
17		2. IS PART OF THE CARRIER'S PROVIDER PANEL.
	MENT P	NDING REFERRAL SHALL BE MADE IN ACCORDANCE WITH A LAN THAT IS APPROVED BY THE CARRIER IN CONSULTATION SERVICE DEVELOPED BY:
21	(I)	THE PRIMARY CARE PROVIDER PHYSICIAN;
22	(II)	THE SPECIALIST; AND
23	(III)	THE MEMBER.
24 (4)	A TRE	ATMENT PLAN MAY:
25	(I)	LIMIT THE NUMBER OF VISITS TO THE SPECIALIST;
26 27 SPECIALIST ARE	(II) AUTHO	LIMIT THE PERIOD OF TIME IN WHICH VISITS TO THE RIZED; AND
2829 WITH THE PRIMA30 HEALTH STATUS		REQUIRE THE SPECIALIST TO COMMUNICATE REGULARLY RE PROVIDER <u>PHYSICIAN</u> REGARDING THE TREATMENT AND E MEMBER.
	SPECIA	ROCEDURE BY WHICH A MEMBER MAY RECEIVE A STANDING LIST MAY NOT INCLUDE A REQUIREMENT THAT A MEMBER DITION TO THE PRIMARY CARE PHYSICIAN BEFORE THE

33 SEE A PROVIDER IN ADDITION TO THE PRIMARY CARE PHYSICIAN BEFORE THE
 34 STANDING REFERRAL IS GRANTED.

1 (C) (1)EACH CARRIER THAT DOES NOT ALLOW DIRECT ACCESS TO 2 SPECIALISTS SHALL ESTABLISH AND IMPLEMENT A PROCEDURE BY WHICH A 3 SPECIALIST MAY ACT AS THE PRIMARY A CARE COORDINATOR FOR THE TREATMENT 4 OF A SPECIFIC DISEASE OR CONDITION IN ACCORDANCE WITH THIS SUBSECTION. THE PROCEDURE SHALL AUTHORIZE A SPECIALIST TO ACT AS THE 5 (2)6 PRIMARY CARE COORDINATOR FOR THE TREATMENT OF A SPECIFIC DISEASE OR 7 CONDITION OF A MEMBER IF: THE MEMBER HAS A DISEASE OR CONDITION THAT: 8 **(I)** 9 IS LIFE THREATENING, DEGENERATIVE, CHRONIC, OR 1. 10 DISABLING: AND 11 2. **REQUIRES SPECIALIZED MEDICAL CARE FOR AT LEAST 1** 12 YEAR: (II) THE MEMBER REQUESTS THAT A SPECIALIST ACT AS THE 13 14 MEMBER'S PRIMARY CARE COORDINATOR WITHIN 30 DAYS AFTER: 15 **ENROLLMENT: OR** 1. THE MEMBER IS DIAGNOSED WITH A LIFE-THREATENING, 16 2 17 DEGENERATIVE, CHRONIC, OR DISABLING DISEASE OR CONDITION: AND THE 18 CARRIER, THE PRIMARY CARE PHYSICIAN, AND THE SPECIALIST DETERMINE THAT 19 THE MEMBER'S CARE WOULD MOST APPROPRIATELY BE COORDINATED BY A 20 SPECIALIST FOR THE SPECIFIC DISEASE OR CONDITION; AND 21 (III) THE SPECIALIST: 22 1. HAS EXPERTISE IN TREATING THE LIFE-THREATENING, 23 DEGENERATIVE, CHRONIC, OR DISABLING DISEASE OR CONDITION: AND 24 2. IS PART OF THE CARRIER'S PROVIDER PANEL. IF A SPECIALIST ACTS AS THE PRIMARY CARE COORDINATOR FOR A 25 (3) 26 MEMBER IN ACCORDANCE WITH THIS SUBSECTION, THE SPECIALIST SHALL: 27 ACT IN ACCORDANCE WITH A WRITTEN TREATMENT PLAN (I) 28 THAT IS APPROVED BY THE CARRIER IN CONSULTATION WITH: FOR A COVERED 29 SERVICE DEVELOPED BY: 30 1. THE PRIMARY CARE PROVIDER PHYSICIAN; 31 2. THE SPECIALIST; AND 32 THE MEMBER; AND 3. COMMUNICATE REGULARLY WITH THE PRIMARY CARE 33 (II)34 PROVIDER PHYSICIAN REGARDING THE TREATMENT AND HEALTH STATUS OF THE 35 MEMBER.

	(D) (1) EACH CARRIER SHALL ESTABLISH AND IMPLEMENT A PROCEDURE BY WHICH A MEMBER MAY REQUEST A REFERRAL TO A SPECIALIST WHO IS NOT PART OF THE CARRIER'S PROVIDER PANEL IN ACCORDANCE WITH THIS SUBSECTION.
4 5	(2) THE PROCEDURE SHALL PROVIDE FOR A REFERRAL TO A SPECIALIST WHO IS NOT PART OF THE CARRIER'S PROVIDER PANEL IF:
6 7	(I) THE MEMBER IS DIAGNOSED WITH A CONDITION OR DISEASE THAT REQUIRES SPECIALIZED MEDICAL CARE;
10	(II) THE CARRIER DOES NOT HAVE IN ITS PROVIDER PANEL A SPECIALIST WITH THE SAME PROFESSIONAL TRAINING AND EXPERTISE AS THE SPECIALIST FROM WHOM THE MEMBER SEEKS TREATMENT; <u>TO TREAT THE</u> <u>CONDITION OR DISEASE; AND</u>
12 13	(III) THE SPECIALIST HAS EXPERTISE IN TREATING THE DISEASE OR CONDITION; AND
	(IV) THE SPECIALIST AGREES TO ACCEPT THE SAME REIMBURSEMENT AS WOULD BE PROVIDED TO A SPECIALIST WHO IS PART OF THE CARRIER'S PROVIDER PANEL.
19	(E) A DECISION BY A CARRIER NOT TO PROVIDE ACCESS TO OR COVERAGE OF TREATMENT BY A SPECIALIST UNDER A PROCEDURE REQUIRED UNDER THIS SECTION CONSTITUTES AN ADVERSE DECISION AS DEFINED UNDER SUBTITLE 10A OF THIS TITLE.
23 24	(E) <u>A DECISION BY A CARRIER NOT TO PROVIDE ACCESS TO OR COVERAGE OF</u> <u>TREATMENT BY A SPECIALIST IN ACCORDANCE WITH THIS SECTION CONSTITUTES</u> <u>AN ADVERSE DECISION AS DEFINED UNDER SUBTITLE 10A OF THIS TITLE IF THE</u> <u>DECISION IS BASED ON A FINDING THAT THE PROPOSED SERVICE IS NOT MEDICALLY</u> <u>NECESSARY, APPROPRIATE, OR EFFICIENT.</u>
26 27	(F) EACH CARRIER SHALL FILE WITH THE COMMISSIONER A COPY OF EACH OF THE PROCEDURES REQUIRED UNDER THIS SECTION.
28	15-830.
29 30	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
31 32	(2) <u>"AUTHORIZED PRESCRIBER" HAS THE MEANING STATED IN § 12-101</u> OF THE HEALTH OCCUPATIONS ARTICLE.
33 34	(2) (3) "FORMULARY" MEANS A LIST OF PRESCRIPTION DRUGS OR DEVICES THAT ARE COVERED BY AN ENTITY SUBJECT TO THIS SECTION.
35 36	(3) (4) (I) "MEMBER" MEANS AN INDIVIDUAL ENTITLED TO HEALTH CARE BENEFITS <u>FOR PRESCRIPTION DRUGS OR DEVICES</u> UNDER A POLICY ISSUED OR

37 DELIVERED IN THE STATE BY AN ENTITY SUBJECT TO THIS SECTION.

10			HOUSE BILL 182
1		(II)	"MEMBER" INCLUDES A SUBSCRIBER.
2	(B) (1)	THIS S	SECTION APPLIES TO:
5			INSURERS AND NONPROFIT HEALTH SERVICE PLANS THAT R PRESCRIPTION DRUGS AND DEVICES UNDER HEALTH CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE
	COVERAGE FOR ISSUED OR DEL		HEALTH MAINTENANCE ORGANIZATIONS THAT PROVIDE PTION DRUGS AND DEVICES UNDER CONTRACTS THAT ARE N THE STATE.
10 11	· · ·		SECTION DOES NOT APPLY TO A MANAGED CARE NED IN § 15-101 OF THE HEALTH - GENERAL ARTICLE.
14 15	PRESCRIPTION AND IMPLEMEN	DRUGS O NT A PRO DRUG OR	Y SUBJECT TO THIS SECTION THAT LIMITS ITS COVERAGE OF R DEVICES TO THOSE IN A FORMULARY SHALL ESTABLISH CEDURE BY WHICH A MEMBER MAY RECEIVE A DEVICE THAT IS NOT IN THE FORMULARY IN ACCORDANCE
	DRUG OR DEVI	CE THAT	JRE SHALL PROVIDE FOR COVERAGE FOR A PRESCRIPTION IS NOT IN THE FORMULARY IF, IN THE JUDGMENT OF THE NG FOR THE MEMBER <u>AUTHORIZED PRESCRIBER</u> :
20 21		(I) S MEDICA	THE PRESCRIPTION DRUG OR DEVICE THAT IS NOT IN THE LLY NECESSARY; AND
22 23	THE FORMULA	(II) RY; <u>OR</u>	THERE IS NO EQUIVALENT PRESCRIPTION DRUG OR DEVICE IN
24 25	()		IEMBER IS IN THE MIDST OF A COURSE OF TREATMENT WITH G OR DEVICE THAT IS NOT IN THE FORMULARY; OR
26 27	(3) FORMULARY:	AN EQ	UIVALENT PRESCRIPTION DRUG OR DEVICE IN THE
28 29	CONDITION OF		HAS BEEN INEFFECTIVE IN TREATING THE DISEASE OR IBER; OR
30 31	OR OTHER HAR		HAS CAUSED OR IS LIKELY TO CAUSE AN ADVERSE REACTION E MEMBER.
	SECTION MAY	NOT BE R	HO OBTAINS A PRESCRIPTION DRUG OR DEVICE UNDER THIS EQUIRED TO PAY ANY FEE OR COPAYMENT OTHER THAN PRESCRIPTION DRUG OR DEVICE IN THE FORMULARY.
35 36			Y A CARRIER TO NOT PROVIDE ACCESS TO OR COVERAGE OF OR DEVICE UNDER THE PROCEDURE REQUIRED UNDER THIS

SECTION CONSTITUTES AN ADVERSE DECISION AS DEFINED UNDER SUBTITLE 10A OF THIS TITLE.

3 15-10A-09.

4 (b) In addition to the requirements of subsection (a) of this section, [on or 5 before January 1, 1999,] the Commissioner shall adopt by regulation a requirement 6 that each carrier provide a mechanism in a form and manner that the Commissioner 7 may require to enable a member to:

8 (1) be informed of the member's right to challenge a decision made by a 9 carrier that resulted in the nonpayment of a health care service; AND

10 (2) ACCESS THE CONSUMER EDUCATION AND ADVOCACY PROGRAM IN 11 THE ADMINISTRATION.

SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland
 read as follows:

14 Article - Insurance

15 15-831.

16 (A) IN THIS SECTION, "MASTECTOMY" MEANS THE SURGICAL REMOVAL OF 17 ALL OR PART OF A BREAST AS A RESULT OF BREAST CANCER.

18 (B) THIS SECTION APPLIES TO:

19(1)INSURERS AND NONPROFIT HEALTH SERVICE PLANS THAT PROVIDE20INPATIENT HOSPITAL, MEDICAL, OR SURGICAL BENEFITS TO INDIVIDUALS OR21GROUPS ON AN EXPENSE-INCURRED BASIS UNDER HEALTH INSURANCE POLICIES22OR CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE STATE; AND

23 (2) HEALTH MAINTENANCE ORGANIZATIONS THAT PROVIDE INPATIENT
 24 HOSPITAL, MEDICAL, OR SURGICAL BENEFITS TO INDIVIDUALS OR GROUPS UNDER
 25 CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE STATE.

26(C)EACH ENTITY SUBJECT TO THIS SECTION SHALL PROVIDE COVERAGE FOR27THE COST OF INPATIENT HOSPITALIZATION SERVICES FOR A MINIMUM OF:

28 (1) 48 HOURS OF INPATIENT HOSPITALIZATION CARE AFTER A
 29 MASTECTOMY OR AFTER THE REMOVAL OF A TESTICLE DUE TO TESTICULAR
 30 CANCER; AND

31(2)24 HOURS OF INPATIENT HOSPITALIZATION CARE AFTER A LYMPH32NODE DISSECTION OR LUMPECTOMY FOR THE TREATMENT OF BREAST CANCER.

33(D)THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE THE PROVISION OF34INPATIENT HOSPITALIZATION SERVICES IN ACCORDANCE WITH SUBSECTION (C) OF

1 THIS SECTION IF A PATIENT DETERMINES, IN CONSULTATION WITH THE PATIENT'S2 ATTENDING PHYSICIAN, THAT:

3 (1) A SHORTER PERIOD OF INPATIENT HOSPITALIZATION IS 4 APPROPRIATE FOR RECOVERY; OR

5 (2) THE MASTECTOMY, REMOVAL OF A TESTICLE, LYMPH NODE
6 DISSECTION, OR LUMPECTOMY CAN BE PERFORMED ON AN OUTPATIENT BASIS.

7 (E) FOR A PATIENT WHO HAS A SHORTER LENGTH OF STAY THAN THAT
8 PROVIDED UNDER SUBSECTION (C) OF THIS SECTION OR DECIDES THAT THE
9 MASTECTOMY, REMOVAL OF A TESTICLE, LYMPH NODE DISSECTION, OR
10 LUMPECTOMY CAN BE PERFORMED ON AN OUTPATIENT BASIS, AN ENTITY SUBJECT
11 TO THIS SECTION SHALL PROVIDE COVERAGE FOR:

12 (1) ONE HOME VISIT SCHEDULED TO OCCUR WITHIN 24 HOURS AFTER 13 DISCHARGE FROM THE HOSPITAL OR OUTPATIENT HEALTH CARE FACILITY; AND

14 (2) AN ADDITIONAL HOME VISIT IF PRESCRIBED BY THE PATIENT'S 15 ATTENDING PHYSICIAN.

16 (F) EACH ENTITY SUBJECT TO THIS SECTION SHALL PROVIDE NOTICE
 17 ANNUALLY TO ITS ENROLLEES AND INSUREDS ABOUT THE COVERAGE REQUIRED
 18 UNDER THIS SECTION.

19 SECTION 3. SECTION 2. AND BE IT FURTHER ENACTED, That this Act

20 shall apply to all new policies or health benefit plans issued or delivered in the State

21 on or after July 1, 1999, and to the renewal of all policies in effect before July 1, 1999,

22 except that any policy or health benefit plan in effect before July 1, 1999, shall comply

23 with the provisions of this Act no later than July 1, 2000 policies, contracts, and

24 health benefit plans issued, delivered, or renewed in the State on or after July 1,

25 1999. Any policy or health benefit plan in effect before July 1, 1999, shall comply with

26 the provisions of this Act no later than July 1, 2000.

27 SECTION 4. SECTION 3. AND BE IT FURTHER ENACTED, That this Act

28 shall take effect July 1, 1999. Section 2 of this Act shall remain effective for a period

29 of 4 years and, at the end of June 30, 2003, with no further action required by the

30 General Assembly, Section 2 of this Act shall be abrogated and of no further force and 31 effect.