**Unofficial Copy** C3

1999 Regular Session 9lr0196 CF 9lr0210

By: The President (Administration) and Senators Bromwell, Dorman, Hollinger, Astle, Blount, Collins, Conway, Della, Dyson, Exum, Green, Lawlah, Middleton, Ruben, and Teitelbaum

Introduced and read first time: January 22, 1999

Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments

Read second time: March 10, 1999

CHAPTER

### 1 AN ACT concerning

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#### 2 Patients' Bill of Rights Act of 1999

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

implement a procedure that provides for a standing referral to a specialist under 4 5

specified circumstances; requiring certain health insurance carriers to establish

6 and implement a procedure that allows a specialist to act as a primary care

coordinator under specified circumstances; requiring certain health insurance

carriers to establish and implement a procedure that provides for a referral to a 8

9 specialist who is not part of a carrier's provider panel under specified

10 circumstances; providing that a decision by a carrier not to provide access to or

11 coverage of certain treatments or certain prescription drugs or devices 12

constitutes an adverse decision under certain circumstances; requiring certain

13 health insurance carriers to establish and implement a procedure that provides

14 for coverage of certain prescription drugs and devices under specified

circumstances; requiring certain health insurance carriers to include certain 15

information in their enrollment sales materials; requiring the Maryland 16

Insurance Administration to serve as the single point of entry for consumers to 17

access certain information regarding health insurance; providing for the funding 18

19 of certain activities of the Maryland Insurance Administration; requiring the

Maryland Insurance Administration to adopt certain regulations; requiring 20

21 certain health insurance carriers to provide a certain minimum length of

22 inpatient hospitalization coverage after a mastectomy, removal of a testicle,

23 lymph node dissection, or lumpectomy that is performed for the treatment of

breast or testicular cancer; requiring the Secretary of Health and Mental 24

Hygiene to conduct a certain review and submit a certain report; defining

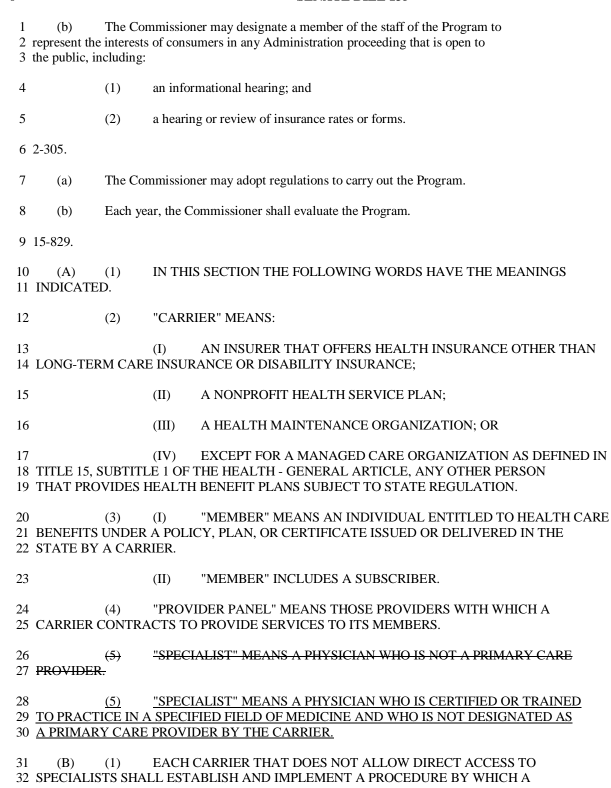
26 certain terms; providing for the termination of certain provisions of this Act;

- 1 providing for the application of this Act; and generally relating to health
- 2 insurance, coverage, and access to services.
- 3 BY adding to
- 4 Article Health General
- 5 Section 19-706(ff)
- 6 Annotated Code of Maryland
- 7 (1996 Replacement Volume and 1998 Supplement)
- 8 BY repealing and reenacting, with amendments,
- 9 Article Insurance
- 10 Section 2-112.2(b), 2-112.3, and 15-10A-09(b)
- Annotated Code of Maryland
- 12 (1997 Volume and 1998 Supplement)
- 13 BY repealing and reenacting, without amendments,
- 14 Article Insurance
- 15 Section 2-301 through 2-305
- 16 Annotated Code of Maryland
- 17 (1997 Volume and 1998 Supplement)
- 18 BY adding to
- 19 Article Insurance
- 20 Section 2-303.1, 15-829, 15-830, and 15-831 15-831, and 15-832
- 21 Annotated Code of Maryland
- 22 (1997 Volume and 1998 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Insurance
- 25 Section 15 10A 09(b)
- 26 Annotated Code of Maryland
- 27 (1997 Volume and 1998 Supplement)
- 28 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 29 MARYLAND, That the Laws of Maryland read as follows:
- 30 Article Health General
- 31 19-706.
- 32 (FF) THE PROVISIONS OF §§ 15-829, 15-830, AND 15-831 15-831, AND 15-832 OF
- 33 THE INSURANCE ARTICLE SHALL APPLY TO HEALTH MAINTENANCE
- 34 ORGANIZATIONS.

1		Article - Insurance						
2	<u>2-112.2.</u>							
3	<u>(b)</u>	The Commissioner shall:						
	costs attributa	(1) collect a health care regulatory assessment from each carrier for the ributable to the implementation of § 2-303.1 OF THIS TITLE AND Title 15, s 10A, 10B, and 10C of this article; and						
7 8	•	(2) deposit the amounts collected under paragraph (1) of this subsection Health Care Regulatory Fund established in § 2-112.3 of this subtitle.						
9	<u>2-112.3.</u>							
10	<u>(a)</u>	In this section, "Fund" means the Health Care Regulatory Fund.						
11	<u>(b)</u>	There is a Health Care Regulatory Fund.						
	2 (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	<u>(d)</u>	The Fund shall consist of:						
		(1) all revenue deposited into the Fund that is received through the nd collection of the health care regulatory assessment under § 2-112.2 of and						
19 20	Fund.	income from investments that the State Treasurer makes for the						
	implementati	(1) Expenditures from the Fund to cover the costs and expenses for the on of § 2-303.1 OF THIS TITLE AND Title 15, Subtitles 10A, 10B, and rticle may only be made:						
24 25		(i) with an appropriation from the Fund approved by the General the annual State budget; or						
26 27		(ii) by the budget amendment procedure provided for in § 7-209 of ance and Procurement Article.						
30 31 32 33	regulatory as Fund exceeds implementation of this article	(2) (i) If, in any given fiscal year, the amount of the health care sessment revenue collected by the Commissioner and deposited into the sthe actual expenditures incurred by the Administration for the on of § 2-303.1 OF THIS TITLE AND Title 15, Subtitles 10A, 10B, and 10C the excess amount shall be carried forward within the Fund for the ducing the assessment imposed by the Administration for the following						

1			<u>(ii)</u>	If, in any given fiscal year, the amount of the health care	
2	regulatory assessment revenue collected by the Commissioner and deposited into the				
				e actual expenditures incurred by the Administration	
				IIS TITLE AND Title 15, Subtitles 10A, 10B, and 10C of	
				eseen emergency and expenditures are made in	
				endment procedure provided for in § 7-209 of the State	
				cle, an additional health care regulatory assessment	
	may be made			and the state of t	
O	may be made	<u>2.</u>			
9	<u>(f)</u>	<u>(1)</u>	The Stat	e Treasurer is the custodian of the Fund.	
10 11	State funds.	<u>(2)</u>	The Fun	d shall be invested and reinvested in the same manner as	
12 13	Commission	(3) ner into th		e Treasurer shall deposit payments received from the	
		(4)			
14	(g)	<u>(1)</u>		d is a continuing, nonlapsing fund and is not subject to §	
				Procurement Article, and may not be deemed a part of	
16	the General	Fund of t	<u>he State.</u>		
17		<u>(2)</u>	No part	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.				
21 22	In this subtitle, "Program" means the Consumer Education and Advocacy Program.				
22	2 202				
23	2-302.				
24	(a)	There is	a Consu	mer Education and Advocacy Program.	
25	(b)	The Cor	nmiccion	er may use the Consumer Affairs Unit of the	
	Administrati				
20	Administrati	ion to car	ry out un	e Program.	
27	2-303.				
28	The purp	poses of t	he Progra	am include:	
20		(1)			
29	C-1.	(1)		g information and helping consumers with the procedures for	
		plaint wit	n the Co	mmissioner against any person regulated by this	
31	article;				
		(2)			
32		(2)		est, giving information about an insurer to the extent that the	
33	information	lawfully	is disclos	sable; and	

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	1 2 information	(3) about an		oing an information and assistance system to provide consumers with:
	3 4 life insurance	e covera	(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.			
1	12 INSURANO	ERS TO A	ACCESS THE DE	TRATION SHALL SERVE AS THE SINGLE POINT OF ENTRY FOR ANY AND ALL INFORMATION REGARDING HEALTH LIVERY OF HEALTH CARE AS IT RELATES TO HEALTH INFORMATION PREPARED OR COLLECTED BY:
1	14	(1)	THE D	EPARTMENT OF HEALTH AND MENTAL HYGIENE;
]	15	(2)	THE H	EALTH CARE ACCESS AND COST COMMISSION;
1	16	(3)	THE H	EALTH SERVICES COST REVIEW COMMISSION;
]	17	(4)	THE H	EALTH RESOURCES PLANNING COMMISSION; AND
]	18	<u>(5)</u>	THE D	EPARTMENT OF AGING; AND
	19 20 ATTORNE	<del>(5)</del> Y GENE	<u>(6)</u> :RAL'S C	THE HEALTH EDUCATION AND ADVOCACY UNIT OF THE OFFICE.
2			CTION (	DMINISTRATION, IN COOPERATION WITH THE ENTITIES A) OF THIS SECTION AND ANY OTHER PERSON IT DEEMS OMOTE THE AVAILABILITY OF THE INFORMATION.
2			ATION IN	EALTH CARE ACCESS AND COST COMMISSION SHALL ASSIST IN PRESENTING THE INFORMATION IN A FORMAT THAT IS LEFOR CONSUMERS.
2	27 <u>(C)</u> 28 <u>FUNDED 7</u> 29 <u>§ 2-112.3 O</u>	THROUG	H THE I	TION OF THIS SECTION BY THE ADMINISTRATION SHALL BE HEALTH CARE REGULATORY FUND AS ESTABLISHED UNDER
3	30 2-304.			
	31 (a) 32 accordance			Program, the Commissioner may employ a staff in lget.



	OF A SPECIFIC DISEASE OR CONDITION IN ACCORDANCE WITH THIS SUBSECTION.					
3	(2) SPECIALIST IF:	THE PROCEDURE SHALL PROVIDE FOR A STANDING REFERRAL TO A				
	IN CONSULTATION CARE FROM THE S		THE SPE	IMARY CARE PROVIDER OF THE MEMBER DETERMINES, ECIALIST, THAT THE MEMBER NEEDS CONTINUING		
8		(II)	THE MI	EMBER HAS A CONDITION OR DISEASE THAT:		
9 10	DISABLING; AND		1.	IS LIFE THREATENING, DEGENERATIVE, CHRONIC, OR		
11			2.	REQUIRES SPECIALIZED MEDICAL CARE; AND		
12		(III)	THE SP	ECIALIST:		
13 14	DEGENERATIVE, O	CHRONI	1. C, OR D	HAS EXPERTISE IN TREATING THE LIFE-THREATENING, ISABLING DISEASE OR CONDITION; AND		
15			2.	IS PART OF THE CARRIER'S PROVIDER PANEL.		
	` '	MENT PI	AN <del>TH/</del>	EFERRAL SHALL BE MADE IN ACCORDANCE WITH A AT IS APPROVED BY THE CARRIER IN CONSULTATION DEVELOPED BY:		
19		(I)	THE PR	IMARY CARE PROVIDER;		
20		(II)	THE SP	ECIALIST; AND		
21		(III)	THE MI	EMBER.		
22	(4)	A TREA	EATMENT PLAN MAY:			
23		(I)	LIMIT	THE NUMBER OF VISITS TO THE SPECIALIST;		
24 25	SPECIALIST ARE A	(II) AUTHOR		THE PERIOD OF TIME IN WHICH VISITS TO THE ND		
		RY CAR	E PROVI	RE THE SPECIALIST TO COMMUNICATE REGULARLY DER REGARDING THE TREATMENT AND HEALTH		
31	SPECIALISTS SHA	LL EST/ ACT AS	ABLISH 2	R THAT DOES NOT ALLOW DIRECT ACCESS TO AND IMPLEMENT A PROCEDURE BY WHICH A IMARY CARE COORDINATOR IN ACCORDANCE WITH		

1 2	PRIMARY CARE CO			RE SHALL AUTHORIZE A SPECIALIST TO ACT AS THE OR A MEMBER IF:
3		<del>(I)</del>	THE MI	EMBER HAS A DISEASE OR CONDITION THAT:
4 5	DISABLING; AND		<del>1.</del>	IS LIFE THREATENING, DEGENERATIVE, CHRONIC, OR
6 7	<del>YEAR;</del>		<del>2.</del>	REQUIRES SPECIALIZED MEDICAL CARE FOR AT LEAST 1
8 9	MEMBER'S PRIMAF	<del>(II)</del> RY CARI		EMBER REQUESTS THAT A SPECIALIST ACT AS THE DINATOR WITHIN 30 DAYS AFTER:
10			1.	ENROLLMENT; OR
11 12	DEGENERATIVE, C	CHRONI	<del>2.</del> C <del>, OR D</del> I	THE MEMBER IS DIAGNOSED WITH A LIFE THREATENING, ISABLING DISEASE OR CONDITION; AND
13		<del>(III)</del>	THE SP	ECIALIST:
14 15	<del>DEGENERATIVE, C</del>	CHRONI	<del>1.</del> C <del>, OR D</del> I	HAS EXPERTISE IN TREATING THE LIFE-THREATENING, ISABLING DISEASE OR CONDITION; AND
16			2.	IS PART OF THE CARRIER'S PROVIDER PANEL.
17 18	(3) MEMBER IN ACCO			T ACTS AS THE PRIMARY CARE COORDINATOR FOR A THIS SUBSECTION, THE SPECIALIST SHALL:
19 20	THAT IS APPROVE	<del>(I)</del> <del>D BY TI</del>		ACCORDANCE WITH A WRITTEN TREATMENT PLAN RIER IN CONSULTATION WITH:
21			1.	THE PRIMARY CARE PROVIDER;
22			<del>2.</del>	THE SPECIALIST; AND
23			<del>3.</del>	THE MEMBER; AND
24 25	PROVIDER REGAR	<del>(II)</del> <del>DING T</del>		UNICATE REGULARLY WITH THE PRIMARY CARE ATMENT AND HEALTH STATUS OF THE MEMBER.
28	PROCEDURE BY W		MEMBI	CARRIER SHALL ESTABLISH AND IMPLEMENT A ER MAY REQUEST A REFERRAL TO A SPECIALIST ER'S PROVIDER PANEL IN ACCORDANCE WITH THIS
30 31	` '			RE SHALL PROVIDE FOR A REFERRAL TO A SPECIALIST ER'S PROVIDER PANEL IF:
32 33	THAT REQUIRES S	(I) PECIAL		EMBER IS DIAGNOSED WITH A CONDITION OR DISEASE EDICAL CARE;

1		(II) THE CARRIER DOES NOT HAVE IN ITS PROVIDER PANEL A
2	<b>SPECIALIST WITH</b>	THE SAME PROFESSIONAL TRAINING AND EXPERTISE AS THE
3	SPECIALIST FROM	WHOM THE MEMBER SEEKS TREATMENT;
4		(III) THE SPECIALIST HAS EXPERTISE IN TREATING THE DISEASE OR
	CONDITION: AND	
J	CONDITION, TIND	
		(II) THE CARRIED BONG NOT HAVE BY THE ROUTED BANKS A
6		(II) THE CARRIER DOES NOT HAVE IN ITS PROVIDER PANEL A
7	SPECIALIST WITH	THE PROFESSIONAL TRAINING AND EXPERTISE TO TREAT THE
8	DISEASE OR COND	VITION; AND
9		(IV) (III) THE SPECIALIST AGREES TO ACCEPT THE SAME
-	REIMBURSEMENT	AS WOULD BE PROVIDED TO A SPECIALIST WHO IS PART OF THE
11	CARRIER'S PROVI	JER PANEL.
12		ISION BY A CARRIER NOT TO PROVIDE ACCESS TO OR COVERAGE OF
13	TREATMENT BY A	A SPECIALIST UNDER A PROCEDURE REQUIRED UNDER THIS
14	SECTION CONSTITUTE	FUTES AN ADVERSE DECISION AS DEFINED UNDER SUBTITLE 10A
15	OF THIS TITLE.	
13	Of THIS TITLE.	
1.0	(D) A DECI	GION DV A CARRIER NOT TO PROVIDE ACCESS TO OR COVER ACE OF
16		SION BY A CARRIER NOT TO PROVIDE ACCESS TO OR COVERAGE OF
		A SPECIALIST IN ACCORDANCE WITH THIS SECTION CONSTITUTES
		<u> </u>
19	DECISION IS BASE	ED ON A FINDING THAT THE PROPOSED SERVICE IS NOT MEDICALLY
20	NECESSARY, APPI	ROPRIATE, OR EFFICIENT.
	,	<u> </u>
21	<del>(F)</del> (E)	EACH CARRIER SHALL FILE WITH THE COMMISSIONER A COPY OF
	· /	OCEDURES REQUIRED UNDER THIS SECTION.
22	EACH OF THE PRO	CEDURES REQUIRED UNDER THIS SECTION.
	4 = 0.00	
23	15-830.	
24	$(A) \qquad (1)$	IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
25	INDICATED.	
26	(2)	"AUTHORIZED PRESCRIBER" HAS THE MEANING STATED IN § 12-101
21	OF THE HEALTH C	OCCUPATIONS ARTICLE.
28	` /	(3) "FORMULARY" MEANS A LIST OF PRESCRIPTION DRUGS OR
29	DEVICES THAT A	RE COVERED BY <del>AN ENTITY</del> <u>A CARRIER</u> SUBJECT TO THIS SECTION.
30	<del>(3)</del>	(4) (I) "MEMBER" MEANS AN INDIVIDUAL ENTITLED TO HEALTH
	\ /	OR PRESCRIPTION DRUGS OR DEVICES UNDER A POLICY ISSUED OR
32	DELIVERED IN TH	E STATE BY <del>AN ENTITY</del> <u>A CARRIER</u> SUBJECT TO THIS SECTION.
33		(II) "MEMBER" INCLUDES A SUBSCRIBER.
34	(B) (1)	THIS SECTION APPLIES TO:
	\ / \ \-/	
35		(I) INSURERS AND NONPROFIT HEALTH SERVICE PLANS THAT
		AGE FOR PRESCRIPTION DRUGS AND DEVICES UNDER HEALTH
30	FRUVIDE CUVERA	IDE FOR FRESCRIPTION DRUGS AND DEVICES UNDER HEALTH

- 1 INSURANCE POLICIES OR CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE 2 STATE: AND
- 3 (II) HEALTH MAINTENANCE ORGANIZATIONS THAT PROVIDE
- 4 COVERAGE FOR PRESCRIPTION DRUGS AND DEVICES UNDER CONTRACTS THAT ARE
- 5 ISSUED OR DELIVERED IN THE STATE.
- 6 (2) AN INSURER, NONPROFIT HEALTH SERVICE PLAN, OR HEALTH
- 7 MAINTENANCE ORGANIZATION THAT PROVIDES COVERAGE FOR PRESCRIPTION
- 8 DRUGS AND DEVICES THROUGH A PHARMACY BENEFIT MANAGER IS SUBJECT TO
- 9 THE REQUIREMENTS OF THIS SECTION.
- 10 (2) (3) THIS SECTION DOES NOT APPLY TO A MANAGED CARE
- 11 ORGANIZATION AS DEFINED IN § 15-101 OF THE HEALTH GENERAL ARTICLE.
- 12 (C) EACH ENTITY CARRIER SUBJECT TO THIS SECTION THAT LIMITS ITS
- 13 COVERAGE OF PRESCRIPTION DRUGS OR DEVICES TO THOSE IN A FORMULARY
- 14 SHALL ESTABLISH AND IMPLEMENT A PROCEDURE BY WHICH A MEMBER MAY
- 15 RECEIVE A PRESCRIPTION DRUG OR DEVICE THAT IS NOT IN THE CARRIER'S
- 16 FORMULARY IN ACCORDANCE WITH THIS SECTION.
- 17 (D) THE PROCEDURE SHALL PROVIDE FOR COVERAGE FOR A PRESCRIPTION
- 18 DRUG OR DEVICE THAT IS NOT IN THE FORMULARY IF, IN THE JUDGMENT OF THE
- 19 PHYSICIAN WHO IS CARING FOR THE MEMBER AUTHORIZED PRESCRIBER:
- 20 (1) (I) THE PRESCRIPTION DRUG OR DEVICE THAT IS NOT IN THE
- 21 FORMULARY IS MEDICALLY NECESSARY; AND
- 22 (II) THERE IS NO EQUIVALENT PRESCRIPTION DRUG OR DEVICE IN
- 23 THE CARRIER'S FORMULARY; OR
- 24 (2) THE MEMBER IS IN THE MIDST OF A COURSE OF TREATMENT WITH
- 25 THE PRESCRIPTION DRUG OR DEVICE THAT IS NOT IN THE FORMULARY: OR
- 26 (3) (2) AN EQUIVALENT PRESCRIPTION DRUG OR DEVICE IN THE
- 27 CARRIER'S FORMULARY:
- 28 (I) HAS BEEN INEFFECTIVE IN TREATING THE DISEASE OR
- 29 CONDITION OF THE MEMBER; OR
- 30 (II) HAS CAUSED OR IS LIKELY TO CAUSE AN ADVERSE REACTION
- 31 OR OTHER HARM TO THE MEMBER.
- 32 (E) A MEMBER WHO OBTAINS A PRESCRIPTION DRUG OR DEVICE UNDER THIS
- 33 SECTION MAY NOT BE REQUIRED TO PAY ANY FEE OR COPAYMENT OTHER THAN
- 34 THAT REQUIRED FOR A PRESCRIPTION DRUG OR DEVICE IN THE FORMULARY.
- 35 (F) A DECISION BY A CARRIER TO NOT PROVIDE ACCESS TO OR COVERAGE OF
- 36 A PRESCRIPTION DRUG OR DEVICE UNDER THE PROCEDURE REQUIRED UNDER THIS

- 1 SECTION CONSTITUTES AN ADVERSE DECISION AS DEFINED UNDER SUBTITLE 10A 2 OF THIS TITLE.
- 3 (E) A DECISION BY A CARRIER NOT TO PROVIDE ACCESS TO OR COVERAGE OF
- 4 A PRESCRIPTION DRUG OR DEVICE IN ACCORDANCE WITH THIS SECTION
- 5 CONSTITUTES AN ADVERSE DECISION AS DEFINED UNDER SUBTITLE 10A OF THIS
- 6 TITLE IF THE DECISION IS BASED ON A FINDING THAT THE PROPOSED DRUG OR
- 7 <u>DEVICE IS NOT MEDICALLY NECESSARY, APPROPRIATE, OR EFFICIENT.</u>
- 8 15-831.
- 9 (A) (1) THIS SECTION APPLIES TO:
- 10 <u>(I) INSURERS AND NONPROFIT HEALTH SERVICE PLANS THAT</u>
- 11 PROVIDE COVERAGE FOR PRESCRIPTION DRUGS AND DEVICES UNDER HEALTH
- 12 INSURANCE POLICIES OR CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE
- 13 STATE; AND
- 14 (II) HEALTH MAINTENANCE ORGANIZATIONS THAT PROVIDE
- 15 COVERAGE FOR PRESCRIPTION DRUGS AND DEVICES UNDER CONTRACTS THAT ARE
- 16 ISSUED OR DELIVERED IN THE STATE.
- 17 (2) AN INSURER, NONPROFIT HEALTH SERVICE PLAN, OR HEALTH
- 18 MAINTENANCE ORGANIZATION THAT PROVIDES COVERAGE FOR PRESCRIPTION
- 19 DRUGS AND DEVICES THROUGH A PHARMACY BENEFIT MANAGER IS SUBJECT TO
- 20 THE REQUIREMENTS OF THIS SECTION.
- 21 (3) THIS SECTION DOES NOT APPLY TO A MANAGED CARE
- 22 ORGANIZATION AS DEFINED IN § 15-101 OF THE HEALTH GENERAL ARTICLE.
- 23 (B) EACH CARRIER SHALL POSE AND RESPOND TO THE FOLLOWING
- 24 QUESTIONS IN ITS ENROLLMENT SALES MATERIALS:
- 25 "DOES THIS PLAN LIMIT OR EXCLUDE CERTAIN DRUGS MY HEALTH CARE
- 26 PROVIDER MAY PRESCRIBE OR ENCOURAGE SUBSTITUTIONS FOR SOME DRUGS?
- 27 WHEN CAN MY PLAN CHANGE THE APPROVED DRUG LIST (FORMULARY)?
- 28 IF A CHANGE OCCURS, WILL I HAVE TO PAY MORE TO USE A DRUG I HAD BEEN
- 29 USING?
- 30 WHAT SHOULD I DO IF I WANT A CHANGE FROM LIMITATIONS,
- 31 EXCLUSIONS, SUBSTITUTIONS, OR COST INCREASES FOR DRUGS SPECIFIED IN THIS
- 32 PLAN?
- 33 HOW MUCH DO I HAVE TO PAY TO GET A PRESCRIPTION FILLED FOR A
- 34 DRUG WITHIN THE FORMULARY AND FOR A DRUG NOT IN THE FORMULARY?
- 35 DO I HAVE TO USE CERTAIN PHARMACIES TO PAY THE LEAST OUT OF MY
- 36 OWN POCKET UNDER THIS HEALTH PLAN?

29

31 CANCER; AND

(2)

12 SENATE BILL 135 1 HOW MANY DAYS' SUPPLY OF MOST MEDICATIONS CAN I GET WITHOUT 2 PAYING ANOTHER CO-PAY OR OTHER REPEATING CHARGE? WHAT OTHER PHARMACY SERVICES DOES MY HEALTH PLAN COVER?" 3 4 15-10A-09. 5 In addition to the requirements of subsection (a) of this section, [on or (b) 6 before January 1, 1999,] the Commissioner shall adopt by regulation a requirement 7 that each carrier provide a mechanism in a form and manner that the Commissioner 8 may require to enable a member to: (1) be informed of the member's right to challenge a decision made by a 10 carrier that resulted in the nonpayment of a health care service; AND ACCESS THE CONSUMER EDUCATION AND ADVOCACY PROGRAM IN 12 THE ADMINISTRATION. 13 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 14 read as follows: 15 **Article - Insurance** 16 <del>15 831.</del> 15-832. 17 (A) IN THIS SECTION, "MASTECTOMY" MEANS THE SURGICAL REMOVAL OF 18 ALL OR PART OF A BREAST AS A RESULT OF BREAST CANCER. 19 THIS SECTION APPLIES TO: (B) 20 (1) INSURERS AND NONPROFIT HEALTH SERVICE PLANS THAT PROVIDE 21 INPATIENT HOSPITAL, MEDICAL, OR SURGICAL BENEFITS TO INDIVIDUALS OR 22 GROUPS ON AN EXPENSE-INCURRED BASIS UNDER HEALTH INSURANCE POLICIES 23 OR CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE STATE; AND 24 HEALTH MAINTENANCE ORGANIZATIONS THAT PROVIDE INPATIENT (2) 25 HOSPITAL, MEDICAL, OR SURGICAL BENEFITS TO INDIVIDUALS OR GROUPS UNDER 26 CONTRACTS THAT ARE ISSUED OR DELIVERED IN THE STATE. EACH ENTITY SUBJECT TO THIS SECTION SHALL PROVIDE COVERAGE FOR 27 28 THE COST OF INPATIENT HOSPITALIZATION SERVICES FOR A MINIMUM OF:

48 HOURS OF INPATIENT HOSPITALIZATION CARE AFTER A

24 HOURS OF INPATIENT HOSPITALIZATION CARE AFTER A LYMPH

30 MASTECTOMY OR AFTER THE REMOVAL OF A TESTICLE DUE TO TESTICULAR

33 NODE DISSECTION OR LUMPECTOMY FOR THE TREATMENT OF BREAST CANCER.

- 1 (D) THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE THE PROVISION OF
- 2 INPATIENT HOSPITALIZATION SERVICES IN ACCORDANCE WITH SUBSECTION (C) OF
- 3 THIS SECTION IF A PATIENT DETERMINES, IN CONSULTATION WITH THE PATIENT'S
- 4 ATTENDING PHYSICIAN, THAT:
- 5 (1) A SHORTER PERIOD OF INPATIENT HOSPITALIZATION IS
- 6 APPROPRIATE FOR RECOVERY; OR
- 7 (2) THE MASTECTOMY, REMOVAL OF A TESTICLE, LYMPH NODE
- 8 DISSECTION, OR LUMPECTOMY CAN BE PERFORMED ON AN OUTPATIENT BASIS.
- 9 (E) FOR A PATIENT WHO HAS A SHORTER LENGTH OF STAY THAN THAT
- 10 PROVIDED UNDER SUBSECTION (C) OF THIS SECTION OR DECIDES THAT THE
- 11 MASTECTOMY, REMOVAL OF A TESTICLE, LYMPH NODE DISSECTION, OR
- 12 LUMPECTOMY CAN BE PERFORMED ON AN OUTPATIENT BASIS, AN ENTITY SUBJECT
- 13 TO THIS SECTION SHALL PROVIDE COVERAGE FOR:
- 14 (1) ONE HOME VISIT SCHEDULED TO OCCUR WITHIN 24 HOURS AFTER
- 15 DISCHARGE FROM THE HOSPITAL OR OUTPATIENT HEALTH CARE FACILITY; AND
- 16 (2) AN ADDITIONAL HOME VISIT IF PRESCRIBED BY THE PATIENT'S
- 17 ATTENDING PHYSICIAN.
- 18 (F) EACH ENTITY SUBJECT TO THIS SECTION SHALL PROVIDE NOTICE
- 19 ANNUALLY TO ITS ENROLLEES AND INSUREDS ABOUT THE COVERAGE REQUIRED
- 20 UNDER THIS SECTION.
- 21 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall apply to all
- 22 new policies or health benefit plans issued or delivered in the State on or after July 1,
- 23 1999, and to the renewal of all policies in effect before July 1, 1999, except that any
- 24 policy or health benefit plan in effect before July 1, 1999, shall comply with the
- 25 provisions of this Act no later than July 1, 2000 policies, contracts, and health benefit
- 26 plans issued, delivered, or renewed in the State on or after October 1, 1999. Any
- 27 policy or health benefit plan in effect before October 1, 1999, shall comply with the
- 28 provisions of this Act no later than October 1, 2000.
- 29 SECTION 4. AND BE IT FURTHER ENACTED, That the Secretary of Health
- 30 and Mental Hygiene shall review the extent to which managed care organizations in
- 31 the Medical Assistance Program are required to meet the same or similar
- 32 requirements imposed on carriers under this Act, and, subject to § 2-1246 of the State
- 33 Government Article, shall report his findings by November 1, 1999 to the Senate
- 34 Finance Committee and the House Environmental Matters Committee. If the
- 35 Secretary finds that managed care organizations are not required to meet the same or
- 36 similar requirements, the Secretary shall also report the cost of imposing those
- 37 requirements on the managed care organizations.
- SECTION 4. 5. AND BE IT FURTHER ENACTED, That this Act shall take
- 39 effect July 1, October 1, 1999. Section 2 of this Act shall remain effective for a period
- 40 of 4 years and, at the end of June 30, September 30, 2003, with no further action

- $1\,$  required by the General Assembly, Section 2 of this Act shall be abrogated and of no  $2\,$  further force and effect.