## **SENATE BILL 6**

C3, J1, Q7

## EMERGENCY BILL

 $\begin{array}{c} 8 lr 0262 \\ CF~HB~6 \end{array}$ 

By: The President (By Request - Administration)

Introduced and read first time: October 29, 2007 Assigned to: Finance and Budget and Taxation Reassigned to: Finance, October 29, 2007

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

Read second time: November 1, 2007

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## 1 AN ACT concerning

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## **Working Families and Small Business Health Coverage Act**

FOR the purpose of establishing a Small Employer Health Insurance Benefit Plan Premium Subsidy Program; establishing the purposes, administration, eligibility and other requirements, and funding for the Program; requiring the Maryland Health Care Commission to adopt regulations to establish certain eligibility requirements and certain levels of subsidies under the Program; authorizing the Maryland Health Care Commission to alter certain subsidy amounts; requiring the total amount of certain subsidies to be subject to the limitations of the State budget; providing that certain contributions to health savings accounts shall be considered additional premium contributions for the purpose of calculating certain subsidies under certain circumstances; requiring the Commission to report to the Governor and the General Assembly on the implementation of the Program; requiring the Maryland Medical Assistance Program to provide, subject to certain conditions, certain health care services to certain parents with certain income and to certain adults with certain income; repealing certain provisions of law relating to the Primary Adult Care Program; establishing a Health Care Coverage Fund; establishing the sources and uses of the Fund; requiring the Treasurer to invest the money in the Fund in a certain manner; providing that any investment earnings of the Fund shall be retained to the credit of the Fund; requiring expenditures from the Fund to be made only in accordance with the State budget; providing that the Fund is subject to audit by the Office of Legislative Audits; authorizing the State Health Services Cost Review Commission to assess a certain amount in hospital rates; requiring the Commission to determine certain savings in a certain manner; requiring each

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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44 45 hospital to remit a certain assessment to the Health Care Coverage Fund; requiring certain carriers to offer a certain benefit; permitting certain carriers to offer a certain benefit; prohibiting a carrier from conditioning the sale of a certain benefit on participation of certain employees in certain programs or activities; requiring a licensed insurance producer to provide certain information to small employers; requiring the Maryland Health Care Commission, on or before a certain date, in consultation with the Department of Health and Mental Hygiene, to propose certain regulations; requiring the Maryland Health Care Commission to adopt certain regulations that specify the requirements of a certain benefit; requiring the Maryland Health Care Commission to comply with certain provisions of law in carrying out its duties; <del>providing</del> declaring the intent of the General Assembly regarding the level of certain benefits; providing declaring the intent of the General Assembly regarding the phasing-in of certain health care services, to the extent that certain revenues as submitted with the Governor's proposed budget exceed certain amounts; requiring the Department of Health and Mental Hygiene to submit an amendment to a certain waiver; requiring the Department of Health and Mental Hygiene to forward a copy of a certain notice to the Department of Legislative Services; requiring a certain individual to be automatically enrolled in a certain managed care organization, under certain circumstances; requiring certain individuals to be assigned to a certain managed care organization; authorizing certain funds to be appropriated and transferred by approved budget amendment; requiring the State Health Services Cost Review Commission and the Department of Health and Mental Hygiene to develop a mechanism to calculate the amount of certain hospital uncompensated care; providing for the termination of a certain hospital rate assessment under certain circumstances; requiring the State to ensure that a certain transfer of funds and a certain hospital rate assessment are consistent with the State's Medicare waiver and federal regulations; declaring the intent of the General Assembly to increase access to certain services; providing for the effective date of certain provisions of this Act; making certain provisions of this Act null and void, under certain circumstances; providing for the termination of certain provisions of this Act; defining certain terms; making this Act an emergency measure; and generally relating to the Working Families and Small Business Health Coverage Act.

36 BY repealing and reenacting, without amendments,
37 Article – Insurance
38 Section 15–1201(a) and (d), (d), and (e)
39 Annotated Code of Maryland
40 (2006 Replacement Volume and 2007 Supplement)
41 BY adding to
42 Article – Insurance

Section <u>15–1201(s)</u>, <u>15–1204(g)</u>, <u>and</u> <u>15–1206(g)</u>; and <u>15–12A–01</u> through <u>15–12A–05</u> to be under the new subtitle "Subtitle 12A. Small Employer Health <del>Insurance</del> Benefit Plan Premium Subsidy Program"

46 Annotated Code of Maryland

1	(2006 Replacement Volume and 2007 Supplement)
2 3 4 5 6	BY repealing and reenacting, with amendments,  Article – Insurance Section 15–1207(a) Annotated Code of Maryland (2006 Replacement Volume and 2007 Supplement)
7 8 9 10 11	BY repealing and reenacting, with amendments, Article – Health – General Section 15–103(a) and 19–108 Annotated Code of Maryland (2005 Replacement Volume and 2007 Supplement)
12 13 14 15 16	BY repealing Article – Health – General Section 15–103(b)(23)(vii) and 15–140 Annotated Code of Maryland (2005 Replacement Volume and 2007 Supplement)
17 18 19 20 21 22	BY adding to  Article – Health – General Section 15–701 to be under the new subtitle "Subtitle 7. Health Care Coverage Fund"; and 19–214(d) Annotated Code of Maryland (2005 Replacement Volume and 2007 Supplement)
23 24 25 26 27	BY repealing and reenacting, without amendments, Article – Health – General Section 19–101 Annotated Code of Maryland (2005 Replacement Volume and 2007 Supplement)
28 29 30 31 32 33	BY repealing and reenacting, with amendments,     Article – Health – General     Section 19–108     Annotated Code of Maryland     (2005 Replacement Volume and 2007 Supplement)     (As enacted by Chapter 287 of the Acts of the General Assembly of 2004)
34 35	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
36	Article - Insurance
37 38	SUBTITLE 12A. SMALL EMPLOYER HEALTH <del>INSURANCE</del> <u>BENEFIT PLAN</u> PREMIUM SUBSIDY PROGRAM.

- 1 **15–12A–01.**
- 2 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
- 3 INDICATED.
- 4 (B) "COMMISSION" MEANS THE MARYLAND HEALTH CARE
- 5 COMMISSION.
- 6 (C) "DEPARTMENT" MEANS THE DEPARTMENT OF HEALTH AND
- 7 MENTAL HYGIENE.
- 8 (D) "ELIGIBLE EMPLOYEE" HAS THE MEANING STATED IN § 15–1201 OF
- 9 THIS TITLE.
- 10 (E) "HEALTH SAVINGS ACCOUNT" MEANS A HEALTH SAVINGS ACCOUNT
- 11 AS DEFINED IN THE MEDICARE PRESCRIPTION DRUG, IMPROVEMENT AND
- 12 MODERNIZATION ACT OF 2003, TITLE 12, § 1201(A) AS CODIFIED AT PART VII,
- 13 SUBCHAPTER B, CHAPTER 1, § 223(D) OF THE INTERNAL REVENUE CODE.
- 14 (F) "PROGRAM" MEANS THE SMALL EMPLOYER HEALTH
- 15 INSURANCE BENEFIT PLAN PREMIUM SUBSIDY PROGRAM.
- 16 (E) (G) "SMALL EMPLOYER" HAS THE MEANING STATED IN § 15–1201
- 17 OF THIS TITLE.
- 18 (H) "SMALL EMPLOYER HEALTH BENEFIT PLAN" MEANS A HEALTH
- 19 BENEFIT PLAN AS DEFINED IN § 15–1201 OF THIS TITLE THAT MAY BE SOLD TO A
- 20 SMALL EMPLOYER UNDER SUBTITLE 12 OF THIS TITLE.
- 21 (I) "WELLNESS BENEFIT" HAS THE MEANING STATED IN § 15–1201 OF
- 22 THIS TITLE.
- 23 **15–12A–02.**
- 24 (A) THERE IS A SMALL EMPLOYER HEALTH INSURANCE BENEFIT PLAN
- 25 Premium Subsidy Program.
- 26 (B) THE PURPOSES OF THE PROGRAM ARE TO:
- 27 (1) PROVIDE AN INCENTIVE FOR SMALL EMPLOYERS TO OFFER
- 28 AND MAINTAIN HEALTH INSURANCE A SMALL EMPLOYER HEALTH BENEFIT
- 29 PLAN FOR THEIR EMPLOYEES;

1	(2) HELP LOW AND MODERATE INCOME EMPLOYEES OF SMALL
<b>2</b>	EMPLOYERS AFFORD HEALTH INSURANCE PREMIUM CONTRIBUTIONS SMALL
3	EMPLOYER HEALTH BENEFIT PLAN PREMIUMS;
4	(3) PROMOTE ACCESS TO HEALTH CARE SERVICES,
5	• •
	PARTICULARLY PREVENTIVE HEALTH CARE SERVICES THAT MIGHT REDUCE
6	THE NEED FOR EMERGENCY ROOM CARE AND OTHER ACUTE CARE SERVICES;
7	AND
8	(4) REDUCE UNCOMPENSATED CARE IN HOSPITALS AND OTHER
9	HEALTH CARE SETTINGS.
10	(C) THE COMMISSION, IN CONSULTATION WITH THE DEPARTMENT,
_	·
11	SHALL ADMINISTER THE PROGRAM.
12	(D) THE PROGRAM SHALL CONSIST OF:
13	(1) SUBSIDIES, AS PROVIDED UNDER § 15–12A–03 OF THIS
14	SUBTITLE, FOR:
15	(1) SMALL EMPLOYERS THAT HAVE NOT PREVIOUSLY
16	· · · · · · · · · · · · · · · · · · ·
	OFFERED HEALTH INSURANCE A SMALL EMPLOYER HEALTH BENEFIT PLAN TO
17	THEIR EMPLOYEES; AND
10	(-) (2)
18	(H) (2) EMPLOYEES OF SMALL EMPLOYERS THAT HAVE
19	NOT PREVIOUSLY OFFERED HEALTH INSURANCE A SMALL EMPLOYER HEALTH
20	BENEFIT PLAN TO THEIR EMPLOYEES <del>; AND</del>
21	(2) SUBSIDIES, AS PROVIDED UNDER § 15-12A-04 OF THIS
22	SUBTITLE, FOR SMALL EMPLOYERS THAT ARE OFFERING HEALTH INSURANCE
${23}$	TO THEIR EMPLOYEES.
20	TO THEM EM DOTEES.
94	(E) EURIDING FOR THE DROCDAM MAY BE DROVIDED FROM:
24	(E) FUNDING FOR THE PROGRAM MAY BE PROVIDED FROM:
~~	
25	(1) GENERAL FUNDS; OR
26	(2) THE HEALTH CARE COVERAGE FUND ESTABLISHED UNDER
27	TITLE 15, SUBTITLE 7 OF THE HEALTH – GENERAL ARTICLE.
28	(F) IT IS THE INTENT OF THE GENERAL ASSEMBLY THAT FUNDS
29	PROVIDED IN THE STATE BUDGET FOR THE PURPOSES OF THIS SUBSECTION BE
30	
ou	ALLOCATED AS FOLLOWS:
ถา	(1)
31	(1) APPROXIMATELY TWO-THIRDS OF THE FUNDS FOR THE

SUBSIDIES AUTHORIZED UNDER § 15-12A-03 OF THIS SUBTITLE; AND

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**PROGRAM:** 

$\frac{1}{2}$	(2) APPROXIMATELY ONE-THIRD OF THE FUNDS FOR THE SUBSIDIES AUTHORIZED UNDER § 15–12A–04 OF THIS SUBTITLE.
3	(F) THE COMMISSION SHALL ADOPT REGULATIONS TO ESTABLISH:
4 5	(1) THE ELIGIBILITY REQUIREMENTS FOR SMALL EMPLOYERS UNDER THE PROGRAM; AND
6 7	(2) THE LEVEL OF SUBSIDIES TO BE PROVIDED UNDER THE PROGRAM.
8	15-12A-03.
9	(A) A SMALL EMPLOYER AND THE EMPLOYEES OF THE SMALL
10	EMPLOYER SHALL BE ELIGIBLE FOR A SUBSIDY OF HEALTH INSURANCE SMALL
11	EMPLOYER HEALTH BENEFIT PLAN PREMIUMS IF THE SMALL EMPLOYER:
12	(1) AT THE TIME OF INITIAL APPLICATION FOR THE SUBSIDY:
13	(I) HAS NOT OFFERED HEALTH INSURANCE A SMALL
14	
	EMPLOYER HEALTH BENEFIT PLAN TO ITS EMPLOYEES FOR AT LEAST 12
15	CONSECUTIVE MONTHS;
16	(II) IIAG AM LEAGH MWO DIM NON MODE MILAN NAME
17	(II) HAS AT LEAST TWO BUT NOT MORE THAN NINE
11	FULL-TIME ELIGIBLE EMPLOYEES; AND
18	(III) MEETS SALARY AND WAGE REQUIREMENTS
19	· /
10	ESTABLISHED BY THE COMMISSION;
20	(2) OFFERS A SMALL EMPLOYER HEALTH BENEFIT PLAN TO ITS
21	EMPLOYEES;
	EMI LOTEES,
22	(2) (3) ESTABLISHES A PAYROLL DEDUCTION PLAN THAT
23	SATISFIES UNDER § 125 OF THE INTERNAL REVENUE CODE;
20	SATISFIES ONDER § 120 OF THE INTERNAL REVENUE CODE,
24	(3) (4) AGREES TO OFFER A BONA FIDE WELLNESS PROGRAM
25	WELLNESS BENEFIT, AS REQUIRED BY THE COMMISSION; AND
	"ILLEGATION DE LES PROPERTIES DE LIEU COMMISSION, INTE
26	(4) (5) MEETS ANY OTHER REQUIREMENTS ESTABLISHED BY
$\frac{27}{27}$	THE COMMISSION.
28	(B) A SUBSIDY OF HEALTH INSURANCE PREMIUM CONTRIBUTIONS

MADE BY A SMALL EMPLOYER: PROVIDED TO A SMALL EMPLOYER UNDER THE

1	(	1) SHAI	L OFFSET A PORTION OF THE SMALL EMPLOYER HEALTH
2	BENEFIT PLA	N PREMIU	M CONTRIBUTIONS MADE BY A SMALL EMPLOYER;
3	<del>(</del>	<del>1)</del> (2)	MAY NOT EXCEED THE LOWER OF:
4		<b>(I)</b>	50% OF THE SMALL EMPLOYER CONTRIBUTION; OR
5		(II)	AN AMOUNT ESTABLISHED BY THE COMMISSION; AND
	,		
6	<del>(</del>	<del>2)</del> (3)	MAY BE CALCULATED ON A SLIDING SCALE.
-	( -: \ A		
7	` '		Y OF HEALTH INSURANCE PREMIUM CONTRIBUTIONS
8			E OF A SMALL EMPLOYER: PROVIDED TO AN EMPLOYEE
9	OF A SMALL E	MPLOYER	R UNDER THE PROGRAM:
10		4.	
10			L OFFSET A PORTION OF THE SMALL EMPLOYER HEALTH
11	BENEFIT PLA	N PREMIU	M CONTRIBUTIONS MADE BY AN EMPLOYEE;
10	/-	1) (0)	
12	<del>(</del> -	<del>1)</del> (2)	MAY NOT EXCEED THE LOWER OF:
10		(-)	
13		<b>(I)</b>	50% OF THE EMPLOYEE CONTRIBUTION; OR
1 /		(**)	AN AMOUNT DOTABLE COURT BY MY CONTINUE CONTINUE AND
14		(II)	AN AMOUNT ESTABLISHED BY THE COMMISSION; AND
15	(6	<del>2)</del> (3)	MAY BE CALCULATED ON A SLIDING SCALE.
10	<del>\</del>	<del>2)</del> (3)	MAY BE CALCULATED ON A SLIDING SCALE.
16	(D) T	че Сом	MISSION MAY ALTER THE SUBSIDY AMOUNTS PROVIDED
17	` '		(B) AND (C) OF THIS SECTION ACCORDING TO THE
18	NUMBER OF E	EMPLOYE	ES OF THE SMALL EMPLOYER.
19	(E) <b>T</b>	TIE TOTA	L AMOUNT OF ALL SUBSIDIES PROVIDED UNDER THIS
20	` '		
20	SECTION SHA	LL BE SUI	BJECT TO THE LIMITATIONS OF THE STATE BUDGET.
21	<del>15-12A-04.</del>		
41	<del>10-12A-01,</del>		
22	<del>(A)</del> <b>A</b>	CMAII E	MPLOYER SHALL BE ELIGIBLE FOR A SUBSIDY OF HEALTH
23	` '		FIF THE SMALL EMPLOYER:
20	<del>INSULUINGE I</del>	TUENITUME.	THE SWITCH ENTRY LOTERS
24	L	<del>l)</del>	HE TIME OF INITIAL APPLICATION FOR THE SUBSIDY:
<b>4</b> T	₹-	r ni fi	TE TIME OF INTEREST FOR THE SUBSIDE
25		<del>(I)</del>	IS CURRENTLY OFFERING HEALTH INSURANCE TO ITS
26	EMPLOYEES:	(1)	is constituted of the first in the second to the
	The DO LEGIO		

1	(H) HAS AT LEAST TWO BUT NOT MORE THAN NINE
2	FULL-TIME EMPLOYEES, AS DETERMINED BY THE COMMISSION IN
3	REGULATION; AND
4	(HI) MEETS SALARY AND WAGE REQUIREMENTS
5	ESTABLISHED BY THE COMMISSION;
0	
$\frac{6}{7}$	(2) ESTABLISHES A PAYROLL DEDUCTION PLAN THAT SATISFIES § 125 OF THE INTERNAL REVENUE CODE;
•	120 OF THE INTERNAL REVENUE CODE;
8	(3) AGREES TO OFFER A BONA FIDE WELLNESS PROGRAM, AS
9	REQUIRED BY THE COMMISSION; AND
10	(4) MEETS ANY OTHER REQUIREMENTS ESTABLISHED BY THE
11	Commission.
12	(B) A SUBSIDY OF HEALTH INSURANCE PREMIUM CONTRIBUTIONS
13	MADE BY A SMALL EMPLOYER:
14	(1) MAY NOT EXCEED THE LOWER OF:
14	<del>(1)</del> <del>WAL NOT EXCEED THE LOWER OF T</del>
15	(I) 50% OF THE SMALL EMPLOYER CONTRIBUTION; OR
16	(TI) AN ANGLEW DOMARI STATED DIVINING CONTRACTOR AND
10	(H) AN AMOUNT ESTABLISHED BY THE COMMISSION; AND
17	(2) MAY BE CALCULATED ON A SLIDING SCALE.
10	
18	(C) THE COMMISSION MAY ALTER THE SUBSIDY AMOUNT PROVIDED
19	UNDER SUBSECTION (B) OF THIS SECTION ACCORDING TO THE NUMBER OF
20	EMPLOYEES OF THE SMALL EMPLOYER.
21	(D) THE TOTAL AMOUNT OF ALL SUBSIDIES PROVIDED UNDER THIS
22	SECTION SHALL BE SUBJECT TO THE LIMITATIONS OF THE STATE BUDGET.
20	
23	<u>15–12A–04.</u>
24	(A) A SMALL EMPLOYER THAT PROVIDES A SMALL EMPLOYER HEALTH
25	BENEFIT PLAN THAT IS COMPATIBLE WITH A HEALTH SAVINGS ACCOUNT MAY BE
26	ELIGIBLE FOR A SUBSIDY UNDER THE PROGRAM IF:
0.7	
27	(1) THE HEALTH BENEFIT PLAN IS OFFERED WITH A WELLNESS
28	BENEFIT; AND

1	(2) THE SMALL EMPLOYER MEETS THE ELIGIBILITY
2	REQUIREMENTS UNDER § 15–12A–03 OF THIS SUBTITLE.
3	(B) FOR THE PURPOSE OF CALCULATING THE SUBSIDY FOR A SMALL
4	EMPLOYER UNDER § 15–12A–03 OF THIS SUBTITLE, THE COMMISSION SHALL
5	CONSIDER AMOUNTS CONTRIBUTED TO THE HEALTH SAVINGS ACCOUNT BY A
6	SMALL EMPLOYER THAT IS ELIGIBLE FOR A SUBSIDY AS ADDITIONAL PREMIUM
7	CONTRIBUTIONS.
8	(C) FOR THE PURPOSE OF CALCULATING THE SUBSIDY FOR AN
9	EMPLOYEE OF A SMALL EMPLOYER UNDER § 15–12A–03 OF THIS SUBTITLE, THE
10	COMMISSION SHALL CONSIDER AMOUNTS CONTRIBUTED TO THE HEALTH
11	SAVINGS ACCOUNT BY AN EMPLOYEE OF A SMALL EMPLOYER THAT IS ELIGIBLE
12	FOR A SUBSIDY AS ADDITIONAL PREMIUM CONTRIBUTIONS.
13	15-12A-05.
14	On or before January 1, 2009, and annually thereafter, the
15	COMMISSION SHALL REPORT TO THE GOVERNOR AND, IN ACCORDANCE WITH §
16	2-1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY ON
17	THE IMPLEMENTATION OF THE PROGRAM.
18	Article - Health - General
19	15–103.
20	(a) (1) The Secretary shall administer the Maryland Medical Assistance
21	Program.
22	(2) The Program:
23	(i) Subject to the limitations of the State budget, shall provide
$\frac{23}{24}$	medical and other health care services for indigent individuals or medically indigent
25	individuals or both;
26	(ii) Shall provide, subject to the limitations of the State budget,
<ul><li>27</li><li>28</li></ul>	comprehensive medical and other health care services for all eligible pregnant women whose family income is at or below 250 percent of the poverty level, as permitted by
29	the federal law;
	the federal law;
30	the federal law;  (iii) Shall provide, subject to the limitations of the State budget,
30 31	the federal law;  (iii) Shall provide, subject to the limitations of the State budget, comprehensive medical and other health care services for all eligible children
30	the federal law;  (iii) Shall provide, subject to the limitations of the State budget,

- 1 (iv) Shall provide, subject to the limitations of the State budget, 2 family planning services to women currently eligible for comprehensive medical care 3 and other health care under item (ii) of this paragraph for 5 years after the second 4 month following the month in which the woman delivers her child;
- 5 (v) Shall provide, subject to the limitations of the State budget, 6 comprehensive medical and other health care services for all children from the age of 1 7 year up through and including the age of 5 years whose family income falls below 133 8 percent of the poverty level, as permitted by the federal law;
- 9 (vi) Shall provide, subject to the limitations of the State budget, 10 comprehensive medical care and other health care services for all children who are at 11 least 6 years of age but are under 19 years of age whose family income falls below 100 12 percent of the poverty level, as permitted by federal law;
- (vii) Shall provide, subject to the limitations of the State budget, comprehensive medical care and other health care services for all legal immigrants who meet Program eligibility standards and who arrived in the United States before August 22, 1996, the effective date of the federal Personal Responsibility and Work Opportunity Reconciliation Act, as permitted by federal law;
- (viii) Shall provide, subject to the limitations of the State budget and any other requirements imposed by the State, comprehensive medical care and other health care services for all legal immigrant children under the age of 18 years and pregnant women who meet Program eligibility standards and who arrived in the United States on or after August 22, 1996, the effective date of the federal Personal Responsibility and Work Opportunity Reconciliation Act;
- 24 (IX) BEGINNING ON JULY 1, 2008, SHALL PROVIDE, 25 SUBJECT TO THE LIMITATIONS OF THE STATE BUDGET, AND AS PERMITTED BY 26 FEDERAL LAW, COMPREHENSIVE MEDICAL CARE AND OTHER HEALTH CARE 27 SERVICES FOR ALL PARENTS AND CARETAKER RELATIVES:
- 28 **1.** Who have a dependent child living in the 29 Parents' or caretaker relatives' home; and
- 30 **2.** Whose annual household income is at or 31 Below 116 percent of the poverty level;
- 32 (X) BEGINNING ON JULY 1, 2008, SHALL PROVIDE, 33 SUBJECT TO THE LIMITATIONS OF THE STATE BUDGET, AND AS PERMITTED BY 34 FEDERAL LAW, MEDICAL CARE AND OTHER HEALTH CARE SERVICES FOR 35 ADULTS:

1 2 3	•	,	WHO DO NOT MEET REQUIREMENTS, SUCH AS NT OR CARETAKER RELATIVE OF A DEPENDENT GORY OF ELIGIBILITY FOR MEDICAID;
4 5	BELOW 116 PER	2. CENT OF THE	WHOSE ANNUAL HOUSEHOLD INCOME IS AT OR POVERTY LEVEL; AND
6 7 8	MEDICARE PRO	3. GRAM, AS EN	WHO ARE NOT ENROLLED IN THE FEDERAL NACTED BY TITLE XVIII OF THE SOCIAL SECURITY
9 10	recipients; and	[(ix)] <b>(XI)</b>	May include bedside nursing care for eligible Program
11 12	restrictions inclu	[(x)] (XII) ded in the ann	Shall provide services in accordance with funding and State budget bill.
13 14	(3) may:	Subject to 1	restrictions in federal law or waivers, the Department
15		(I) [impo	ose] IMPOSE cost—sharing on Program recipients; AND
16 17	FEDERAL CATEO		ADULTS WHO DO NOT MEET REQUIREMENTS FOR A GIBILITY FOR MEDICAID:
18		1.	CAP ENROLLMENT; AND
19		2.	LIMIT THE BENEFIT PACKAGE.
20 21 22 23 24 25	Program establis eligible for the I managed care or	shed under § HealthChoice ganization in gram, if the	ndividual who was enrolled in the Primary Adult Care 15–140 of this subtitle within 120 days of becoming Program shall be enrolled automatically in the same which the individual was enrolled under the Primary managed care organization is participating in the
26	[15–140.		
27	(a) In tl	nis section, "Pı	rogram" means the Primary Adult Care Program.
28	(b) (1)	There is a P	Primary Adult Care Program within the Program.
29	(2)	The purpose	e of the Primary Adult Care Program is to:
30		(i) Conse	olidate health care services provided to adults through

the Program; and

1 2	care to adults	(ii) Access federal funding to expand primary and preventive lacking health care services.
3 4	law or waiver	3) The Secretary shall administer the Program as allowed by federal.
5 6 7	law or waive	Subject to the limitations of the State budget and as allowed by federal er, the Program shall provide a health care benefit package offering preventive care for adults.
8	(d) 7	Γhe Program shall be funded:
9	(	1) As provided in the State budget; and
10	(	2) With federal matching money.
11	(e) T	The Secretary shall adopt regulations:
12	(	1) To implement the Program; and
13 14 15 16 17 18	Program enro 120 days of I same manage HealthChoice	That establish a process through which historic HealthChoice ollees who become eligible for the Primary Adult Care Program within losing HealthChoice eligibility will be enrolled automatically with the ed care organization in which the individual was enrolled under the Program, if the managed care organization is participating in the t Care Program.]
19		SUBTITLE 7. HEALTH CARE COVERAGE FUND.
20	15-701.	
21 22	(A) I FUND.	IN THIS SUBTITLE, "FUND" MEANS THE HEALTH CARE COVERAGE
23	(B) T	THERE IS A HEALTH CARE COVERAGE FUND.
24	(C) T	THE PURPOSE OF THE FUND IS TO:
25 26	<del>-</del>	(1) <u>SUPPORT</u> HEALTH CARE COVERAGE FOR INDIVIDUALS AND TH LOW OR MODERATE INCOME; <u>AND</u>
27 28	_	(2) SUBJECT TO SUBSECTION (I) OF THIS SECTION, SUPPORT THE OF HEALTH CARE SERVICES IN PRINCE GEORGE'S COUNTY.

- 1 (D) THE DEPARTMENT AND THE MARYLAND HEALTH CARE 2 COMMISSION SHALL ADMINISTER THE FUND.
- 3 (E) (1) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT 4 SUBJECT TO § 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
- 5 (2) THE TREASURER SHALL HOLD THE FUND SEPARATELY, AND 6 THE COMPTROLLER SHALL ACCOUNT FOR THE FUND.
- 7 (F) THE FUND CONSISTS OF:
- 8 (1) Moneys transferred from the Maryland Health 9 Insurance Plan Fund;
- 10 (2) MONEYS COLLECTED FROM ANY ASSESSMENT BY THE STATE
- 11 HEALTH SERVICES COST REVIEW COMMISSION ON HOSPITALS UNDER §
- 12 **19–214(D)** OF THIS ARTICLE;
- 13 (3) ANY MONEYS MADE AVAILABLE FROM INVESTMENT
- 14 EARNINGS; AND
- 15 (4) Any other moneys from any other source accepted
- 16 FOR THE BENEFIT OF THE FUND.
- 17 (G) (1) THE FUND SHALL BE INVESTED AND REINVESTED IN THE
- 18 SAME MANNER AS OTHER STATE FUNDS.
- 19 (2) ANY INVESTMENT EARNINGS SHALL BE CREDITED TO THE
- 20 **FUND.**
- 21 (H) THE FUND MAY BE USED ONLY FOR EXPENSES ASSOCIATED WITH:
- 22 (1) Expanding Medicaid eligibility for parents and
- 23 CARETAKER RELATIVES:
- 24 (I) WHO HAVE A DEPENDENT CHILD LIVING WITH THEM;
- 25 **AND**
- 26 (II) Whose annual household income is at or below
- 27 116% OF THE FEDERAL POVERTY GUIDELINES;
- 28 (2) EXPANDING MEDICAID ELIGIBILITY AND BENEFITS FOR
- 29 INDIVIDUALS:

1	(I) WHO DO NOT MEET REQUIREMENTS, SUCH AS AGE,
2	DISABILITY, OR PARENT OR CARETAKER RELATIVE OF A DEPENDENT CHILD,
3	FOR A FEDERAL CATEGORY OF ELIGIBILITY FOR MEDICAID;
	, and the second se
4	(II) WHOSE ANNUAL HOUSEHOLD INCOME IS AT OR BELOW
5	116% OF THE FEDERAL POVERTY GUIDELINES; AND
6	(III) WHO ARE NOT ENROLLED IN THE FEDERAL MEDICARE
7	PROGRAM, AS ENACTED BY TITLE XVIII OF THE SOCIAL SECURITY ACT; AND
8	(3) Providing and administering health <del>insurance</del>
9	BENEFIT PLAN PREMIUM SUBSIDIES UNDER TITLE 15, SUBTITLE 12A OF THE
10	INSURANCE ARTICLE; AND
11	(4) SUPPORTING THE PROVISION OF HEALTH CARE SERVICES IN
12	PRINCE GEORGE'S COUNTY IN ACCORDANCE WITH SUBSECTION (I) OF THIS
13	SECTION.
1.4	(1) (1) (2-1)
14	(I) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, IN FISCAL
15 16	YEARS 2011 THROUGH 2013, UP TO \$10,000,000 MAY BE TRANSFERRED
16	ANNUALLY FROM THE FUND TO THE DEPARTMENT FOR THE PURPOSE OF
17	PROVIDING A SPECIAL FUND OPERATING GRANT TO AN INDEPENDENT ENTITY
18	WITH AUTHORITY OVER THE FACILITIES CURRENTLY OPERATED AND HEALTH
19	CARE SERVICES CURRENTLY PROVIDED BY DIMENSIONS HEALTHCARE SYSTEM
20	UNTIL THE FACILITIES AND OBLIGATION TO PROVIDE THE SERVICES ARE
21	TRANSFERRED TO A NEW OWNER OR OPERATOR.
ດດ	(9) The Department was not provide a concret with
22	(2) THE DEPARTMENT MAY NOT PROVIDE A SPECIAL FUND
23	OPERATING GRANT UNTIL A LONG-TERM, COMPREHENSIVE SOLUTION TO THE
24 25	CONTROL AND OPERATION OF THE FACILITIES AND PROVISION OF HEALTH
<ul><li>25</li><li>26</li></ul>	CARE SERVICES CURRENTLY OPERATED AND PROVIDED BY DIMENSIONS
20	HEALTHCARE SYSTEM IS REACHED THROUGH:
27	(I) AN ACT OF THE CENEDAL ACCEMBLY, OR
41	(I) AN ACT OF THE GENERAL ASSEMBLY; OR
28	(II) A MEMODANDIM OF UNDERGRANDING DEGWEEN MILE
29	(II) A MEMORANDUM OF UNDERSTANDING BETWEEN THE
29	STATE AND PRINCE GEORGE'S COUNTY.
30	(9) THE LONG MEDIA COMPREHENCING COLUMNON INDER
30 31	(3) THE LONG-TERM, COMPREHENSIVE SOLUTION UNDER
$\frac{31}{32}$	PARAGRAPH (2) OF THIS SUBSECTION SHALL ADDRESS ISSUES RELATED TO
32 33	HEALTH CARE NEEDS IN PRINCE GEORGE'S COUNTY AND THE SURROUNDING
ပပ	REGION, INCLUDING:

1 (I) THE TRANSFER TO A NEW OWNER OF	R OPERATOR OF
2 THE FACILITIES CURRENTLY OPERATED AND THE OBLIGATION	TO PROVIDE THE
3 HEALTH CARE SERVICES CURRENTLY PROVIDED BY DIMENSION	
4 System;	
- <del></del>	
5 (II) A PLAN FOR THE ASSETS CURRENTLY I	HELD BY PRINCE
6 GEORGE'S COUNTY RELATED TO THE FACILITIES CURRENTL	
7 DIMENSIONS HEALTHCARE SYSTEM;	
<u>— — — — — — — — — — — — — — — — — — — </u>	
8 (III) A MECHANISM TO PROVIDE A STEADY R	EVENUE STREAM
9 TO HELP SUPPORT ONGOING OPERATIONS OF THE FACILIT	
10 OPERATED BY DIMENSIONS HEALTHCARE SYSTEM AND TO RE	
11 TERM BOND INDEBTEDNESS AND SATISFY THE UNFUNDED PE	
12 OF DIMENSIONS HEALTHCARE SYSTEM; AND	TIOTI EMEDIETT
or Dimensions Health of the Statem, and	
13 (IV) A MECHANISM TO ASSURE EQ	MITARIF AND
14 SUSTAINABLE FUNDING FROM PRINCE GEORGE'S COUNTY AND	•
50STAINABLE FUNDING FROM I MINCE GEORGE S COUNTT AND	THE STATE.
15 (1) (J) EXPENDITURES FROM THE FUND MAY BE	MADE ONLY IN
16 ACCORDANCE WITH THE STATE BUDGET.	WHIDE ONE! IN
ACCORDANCE WITH THE STATE BUDGET.	
17 (J) (K) MONEY FROM THE FUND SHALL SUPPLEMEN	NT AND MAY NOT
18 SUPPLANT FUNDING FOR THE MARYLAND MEDICAL ASSISTANCE	
501 LANT FONDING FOR THE MARTILAND MEDICAL ASSISTANC	E I ROGIAM.
19 (K) (L) THE FUND IS SUBJECT TO AUDIT BY T	THE OFFICE OF
20 LEGISLATIVE AUDITS.	THE CITIES OF
2° Indistrity 110 bits.	
21 19–214.	
22 (D) (1) ON OR AFTER JULY 1, 2009, IF THE EXPANS	SION OF HEALTH
23 CARE COVERAGE UNDER CHAPTER (S.B/ H.B) (8LR02	
24 6) OF THE ACTS OF THE GENERAL ASSEMBLY OF THE 2007 S	
25 REDUCES HOSPITAL UNCOMPENSATED CARE, THE COMMISSION	
	.•
26 (I) MAY ASSESS AN AMOUNT IN HOSPITAL	RATES EQUAL TO
27 A PORTION OF THE RESULTING SAVINGS REALIZED	•
28 UNCOMPENSATED CARE; AND	
CIVOURI LIVORILLO CIRCLYTEVO	
29 <del>(II)</del> SHALL ADJUST RATES TO RETURN SAVI	NGS TO PAYORS.
30 (2) THE COMMISSION SHALL DETERMINE TO	HE SAVINGS IN
31 AVERTED UNCOMPENSATED CARE FOR EACH HOSPITAL INDIVID	
	<del></del>
32 <u>(I) SHALL DETERMINE THE SAVINGS</u>	REALIZED IN

AVERTED UNCOMPENSATED CARE FOR EACH HOSPITAL INDIVIDUALLY; AND

33

1	(II) MAY ASSESS AN AMOUNT IN EACH HOSPITAL'S RATES
2	EQUAL TO A PORTION OF THE SAVINGS REALIZED IN AVERTED
3	UNCOMPENSATED CARE FOR THAT HOSPITAL.
4	(O) The Correspond division by the company
$rac{4}{5}$	(2) THE COMMISSION SHALL ENSURE THAT ANY SAVINGS
6	REALIZED IN AVERTED UNCOMPENSATED CARE NOT SUBJECT TO THE ASSESSMENT UNDER PARAGRAPH (1) OF THIS SUBSECTION BE SHARED AMONG
7	PURCHASERS OF HOSPITAL SERVICES IN A MANNER THAT THE COMMISSION
8	DETERMINES IS MOST EQUITABLE.
9	(3) EACH HOSPITAL SHALL REMIT ANY ASSESSMENT UNDER THIS
10	SUBSECTION TO THE HEALTH CARE COVERAGE FUND ESTABLISHED UNDER §
11	15–701 OF THIS ARTICLE.
12	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland
13	read as follows:
14	Article - Insurance
15	15–1201.
19	19–1201.
16	(a) In this subtitle the following words have the meanings indicated.
17	(d) "Commission" means the Maryland Health Care Commission established
18	under Title 19, Subtitle 1 of the Health – General Article.
19	(e) (1) "Eligible employee" means:
20	(i) <u>an individual who:</u>
21	1. is an employee, partner of a partnership, or
22	independent contractor who is included as an employee under a health benefit plan;
23	and
24	2. works on a full-time basis and has a normal
25	workweek of at least 30 hours; or
26	(ii) a sole employee of a nonprofit organization that has been
27	determined by the Internal Revenue Service to be exempt from taxation under §
28	501(c)(3), (4), or (6) of the Internal Revenue Code who:
20	1 has a marrial resolution of at least 90 have a l
29	1. has a normal workweek of at least 20 hours; and
30	2. is not covered under a public or private plan for
31	health insurance or other health benefit arrangement.

1	(2) "Eligible employee" does not include an individual who works:
2	(i) on a temporary or substitute basis; or
3 4	(ii) except for an individual described in paragraph (1)(ii) of this subsection, for less than 30 hours in a normal workweek.
5 6 7	(S) "WELLNESS BENEFIT" MEANS A BENEFIT OFFERED AS A RIDER TO A HEALTH BENEFIT PLAN THAT PROVIDES COVERAGE FOR A PROGRAM OR ACTIVITY THAT:
8	(1) IS DESIGNED TO:
9	(I) PREVENT OR DETECT DISEASE OR ILLNESS;
10	(II) REDUCE OR AVOID POOR CLINICAL OUTCOMES;
11 12	(III) PREVENT COMPLICATIONS FROM MEDICAL CONDITIONS; OR
13 14	(IV) PROMOTE HEALTHY BEHAVIORS AND LIFESTYLE CHOICES; AND
15 16	(2) COMPLIES WITH REGULATIONS ADOPTED BY THE COMMISSION.
17	<u>15–1204.</u>
18 19 20	(G) (1) IN THIS SUBSECTION, "PROMINENT CARRIER" MEANS A CARRIER THAT INSURES AT LEAST 10% OF THE TOTAL LIVES INSURED IN THE SMALL GROUP MARKET.
21 22	(2) (I) A PROMINENT CARRIER SHALL OFFER A WELLNESS BENEFIT FOR A HEALTH BENEFIT PLAN OFFERED UNDER THIS SUBTITLE.
23 24 25	(II) A CARRIER THAT IS NOT A PROMINENT CARRIER MAY OFFER A WELLNESS BENEFIT FOR A HEALTH BENEFIT PLAN OFFERED UNDER THIS SUBTITLE.
26 27 28 29	(3) A CARRIER MAY NOT CONDITION THE SALE OF A WELLNESS BENEFIT TO A SMALL EMPLOYER ON PARTICIPATION OF THE ELIGIBLE EMPLOYEES OF THE SMALL EMPLOYER IN WELLNESS PROGRAMS OR ACTIVITIES.

15-1206.

1	(G) (1) A LICENSED INSURANCE PRODUCER SHALL PROVIDE TO A		
2	SMALL EMPLOYER INFORMATION ABOUT, IN CONNECTION WITH THE SALE,		
3	SOLICITATION, OR NEGOTIATION OF A HEALTH BENEFIT PLAN TO A SMALL		
4	EMPLOYER, SHALL:		
5	(I) BONA FIDE WELLNESS PROGRAMS:		
6	1. AS DEFINED IN § 27–210 OF THIS ARTICLE; AND		
7	2. THAT MEET THE REQUIREMENTS OF ANY		
8	REGULATIONS ADOPTED BY THE COMMISSION PROVIDE INFORMATION TO THE		
9	SMALL EMPLOYER ABOUT WELLNESS BENEFITS; AND		
	·		
10	(II) THE ADVISE THE SMALL EMPLOYER TO CONSULT A TAX		
11	ADVISOR ABOUT THE TAX ADVANTAGES OF A PAYROLL DEDUCTION PLAN THAT		
12	SATISFIES UNDER § 125 OF THE INTERNAL REVENUE CODE.		
13	(2) THE INFORMATION SHALL BE PROVIDED:		
14	(I) WHENEVER THE EMPLOYER PURCHASES OR RENEWS A		
15	HEALTH INSURANCE POLICY BENEFIT PLAN; AND		
	III. III. II I I I I I I I I I I I I I		
16	(II) ON REQUEST.		
<b>4</b>			
17	SECTION 3. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:		
18	read as follows:		
19	Article – Health – General		
20	19–101.		
01	In this make the "Commission" manner that Mannel and Haalth Come Commission		
21	In this subtitle, "Commission" means the Maryland Health Care Commission.		
22	19–108.		
23	(a) In addition to the duties set forth elsewhere in this subtitle, the		
24	Commission:		
25	(4)		
25	(1) [shall] SHALL adopt regulations:		
26 27	[(1)] (I) Specifying the Comprehensive Standard Health Benefit Plan to apply under Title 15, Subtitle 12 of the Insurance Article; and		
28	[(2)] (II) Specifying the Limited Health Benefit Plan to apply under		
29	Title 15, Subtitle 12 of the Insurance Article; AND		

1	(2) ON OR BEFORE MARCH 1, 2008, IN CONSULTATION WITH THE			
2	DEPARTMENT, SHALL PROPOSE REGULATIONS TO:			
3	(I) SPECIFY THE COMPONENTS OF BONA FIDE WELLNESS			
4	PROGRAMS WELLNESS BENEFITS, OFFERED IN THE SMALL GROUP INSURANCE			
5	MARKET UNDER TITLE 15, SUBTITLE 12 OF THE INSURANCE ARTICLE, THAT:			
6	1. MEET THE REQUIREMENTS OF § 27-210 OF THE			
7	INSURANCE ARTICLE; AND			
8	2. Include incentives or			
9	DIFFERENTIAL COST-SHARING FOR EMPLOYEES BASED ON THEIR			
10	PARTICIPATION IN WELLNESS ACTIVITIES; AND			
11	(II) REQUIRE CARRIERS THAT PARTICIPATE IN THE SMALL			
12	GROUP INSURANCE MARKET TO OFFER A BONA FIDE WELLNESS PROGRAM; AND			
13	(III) REQUIRE SMALL EMPLOYERS RECEIVING A SUBSIDY			
14	OF <del>HEALTH INSURANCE</del> <u>SMALL EMPLOYER HEALTH BENEFIT PLAN</u> PREMIUM			
15	CONTRIBUTIONS UNDER TITLE 15, SUBTITLE 12A OF THE INSURANCE ARTICLE			
16	TO AGREE TO PURCHASE A BONA FIDE WELLNESS PROGRAM WELLNESS			
17	BENEFIT.			
18	(b) In carrying out its duties under this section, the Commission shall comply			
19	with the provisions of § 15–1207 <b>AND TITLE 15, SUBTITLE 12A</b> of the Insurance			
20	Article.			
21	<u> Article - Insurance</u>			
22	<u>15–1207.</u>			
23	(a) In accordance with Title 19, Subtitle 1 of the Health – General Article,			
$\frac{23}{24}$	(a) <u>In accordance with Title 19, Subtitle 1 of the Health – General Article, the Commission shall adopt regulations that specify:</u>			
_ 1	the Commission shan adopt regardtions that specify.			
25	(1) the Comprehensive Standard Health Benefit Plan to apply under			
26	this subtitle; [and]			
27	(2) the Limited Health Benefit Plan to apply under this subtitle; AND			
00				
28 29	(3) THE REQUIREMENTS FOR A WELLNESS BENEFIT OFFERED BY			
<i>∆</i> ∂	A CARRIER TO APPLY UNDER THIS SUBTITLE.			
30	SECTION 4. AND BE IT FURTHER ENACTED, That the Laws of Maryland			
31	read as follows:			

1	19–101.
2	In this subtitle, "Commission" means the Maryland Health Care Commission.
3	19–108.
4 5	(a) In addition to the duties set forth elsewhere in this subtitle, the Commission:
6 7 8	(1) [shall] <b>SHALL</b> adopt regulations specifying the Comprehensive Standard Health Benefit Plan to apply under Title 15, Subtitle 12 of the Insurance Article; <b>AND</b>
9 10	(2) On or before March 1, 2008, in consultation with the Department, shall propose regulations to:
11 12 13	(I) SPECIFY THE COMPONENTS OF BONA FIDE WELLNESS PROGRAMS WELLNESS BENEFITS, OFFERED IN THE SMALL GROUP INSURANCE MARKET UNDER TITLE 15, SUBTITLE 12 OF THE INSURANCE ARTICLE, THAT:
14 15	1. MEET THE REQUIREMENTS OF § 27–210 OF THE INSURANCE ARTICLE; AND
16 17 18	2. INCLUDE INCENTIVES OR DIFFERENTIAL COST-SHARING FOR EMPLOYEES BASED ON THEIR PARTICIPATION IN WELLNESS ACTIVITIES; AND
17	DIFFERENTIAL COST-SHARING FOR EMPLOYEES BASED ON THEIR
17 18 19	DIFFERENTIAL COST-SHARING FOR EMPLOYEES BASED ON THEIR PARTICIPATION IN WELLNESS ACTIVITIES; <u>AND</u> (II) REQUIRE CARRIERS THAT PARTICIPATE IN THE SMALL
17 18 19 20 21 22 23 24	DIFFERENTIAL COST-SHARING FOR EMPLOYEES BASED ON THEIR PARTICIPATION IN WELLNESS ACTIVITIES; AND  (II) REQUIRE CARRIERS THAT PARTICIPATE IN THE SMALL GROUP INSURANCE MARKET TO OFFER A BONA FIDE WELLNESS PROGRAM; AND  (III) REQUIRE SMALL EMPLOYERS RECEIVING A SUBSIDY OF HEALTH INSURANCE SMALL EMPLOYER HEALTH BENEFIT PLAN PREMIUM CONTRIBUTIONS UNDER TITLE 15, SUBTITLE 12A OF THE INSURANCE ARTICLE TO AGREE TO PURCHASE A BONA FIDE WELLNESS PROGRAM WELLNESS

30 <u>15–1207.</u>

- 1 (a) In accordance with Title 19, Subtitle 1 of the Health General Article, 2 the Commission shall adopt regulations that specify:
- 3 (1) the Comprehensive Standard Health Benefit Plan to apply under 4 this subtitle; AND

# (2) THE REQUIREMENTS FOR A WELLNESS BENEFIT OFFERED BY A CARRIER TO APPLY UNDER THIS SUBTITLE.

SECTION 5. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that in fiscal year 2009, the level of benefits provided to individuals under § 15–103(a)(2)(x) of the Health – General Article, as enacted by Section 1 of this Act, be at least equivalent to the benefits that had been offered to individuals participating in the Primary Adult Care Program repealed under Section 1 of this Act.

SECTION 6. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that, to the extent that funds are provided in the State budget, the medical care and other health care services under the Maryland Medical Assistance Program made available under § 15–103(a)(2)(x) of the Health – General Article, as enacted by Section 1 of this Act, shall be phased in as follows:

- 17 (1) in fiscal year 2010, specialty medical care and hospital emergency 18 department services if the combined total of general fund revenues and Education 19 Trust Fund revenues as submitted with the Governor's proposed budget is greater 20 than \$16,241,000,000;
- 21 (2) in fiscal year 2011, outpatient hospital services, if the combined 22 total of general fund revenues and Education Trust Fund revenues as submitted with 23 the Governor's proposed budget is greater than \$16,918,000,000;
  - (3) in fiscal year 2012, inpatient hospital services, with limits either on the benefits covered or the number of individuals receiving the benefits, if the combined total of general fund revenues and Education Trust Fund revenues as submitted with the Governor's proposed budget is greater than \$18,069,000,000; and
  - (4) in fiscal year 2013, full Medicaid benefits, with limits either on the benefits covered or the number of individuals receiving the benefits.

SECTION 7. AND BE IT FURTHER ENACTED, That, on or before March 1, 2008, the Department of Health and Mental Hygiene shall submit to the federal Centers for Medicare and Medicaid Services an amendment to the Medicaid waiver that implements the changes to §§ 15–103(a)(2)(x) and (3) and 15–140 of the Health – General Article, as enacted by Section 1 of this Act. The changes to §§ 15–103(a)(2)(x) and (3) and 15–140 of the Health – General Article, as enacted by Section 1 of this Act, shall take effect on the date that the federal Centers for Medicare and Medicaid Services approves the waiver amendment. If the waiver amendment is denied, the changes to §§ 15–103(a)(2)(x) and (3) and 15–140 of the Health – General Article, as

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1 enacted by Section 1 of this Act, shall be null and void without the necessity of further  $\mathbf{2}$ action by the General Assembly. The Department of Health and Mental Hygiene, 3 within 5 days after receiving notice of approval or denial of a waiver, shall forward a 4 copy of the notice to the Department of Legislative Services, 90 State Circle, 5 Annapolis, Maryland 21401.

SECTION 8. AND BE IT FURTHER ENACTED, That an individual who is enrolled in the Primary Adult Care Program and becomes eligible for Maryland Medical Assistance Program benefits under § 15–103(a) of the Health – General Article shall be automatically enrolled in the same managed care organization unless the individual selects another participating managed care organization. Individuals who disenroll from the Primary Adult Care Program and, within 120 days of disenrolling, enroll in the Maryland Medical Assistance Program in a category of eligibility under § 15–103(a) of the Health – General Article, shall be assigned to the managed care organization in which the individual was most recently enrolled.

- 15 SECTION 9. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, for fiscal year 2009, funds may be appropriated by approved 16 budget amendment from the Health Care Coverage Fund established under Section 1 of this Act for:
- 19 the expansion of eligibility for the Maryland Medical Assistance 20 Program, as enacted under Section 1 of this Act; and
- 21providing funding for the Small Employer Health Insurance (2)22Premium Subsidy Program created in Section 1 of this Act.
  - SECTION 10. AND BE IT FURTHER ENACTED, That the State Health Services Cost Review Commission and the Department of Health and Mental Hygiene shall develop a mechanism to calculate the amount of averted hospital uncompensated care resulting from the expansion of health care coverage, as enacted under Section 1 of this Act.
  - SECTION 11. AND BE IT FURTHER ENACTED, That, notwithstanding any other provision of law, in fiscal year 2009, \$75,000,000 may be transferred by approved budget amendment from the Marvland Health Insurance Plan Fund to the Health Care Coverage Fund established under Section 1 of this Act to be used only for the purposes authorized under § 15–701 of the Health – General Article, as enacted by Section 1 of this Act.
  - SECTION 12. AND BE IT FURTHER ENACTED, That if the State's Medicare waiver under § 1814(b) of the federal Social Security Act terminates, the hospital rate assessment specified under § 19–214 of the Health – General Article, as enacted under Section 1 of this Act, shall terminate at the end of the fiscal year in which the waiver terminates.
  - SECTION 13. AND BE IT FURTHER ENACTED, That the State shall ensure that the transfer of funds from the Maryland Health Insurance Plan Fund under

- 1 Section 11 of this Act and the hospital rate assessment specified under  $\S 19-214$  of the
- 2 Health General Article, as enacted under Section 1 of this Act, shall be consistent
- 3 with the State's Medicare waiver under § 1814(b) of the federal Social Security Act and
- 4 federal regulations.
- 5 SECTION 14. AND BE IT FURTHER ENACTED, That it is the intent of the
- 6 General Assembly, as part of the overall expansion of eligibility for the Maryland
- 7 Medical Assistance Program, to increase access to long-term care services, including
- 8 <u>home and community-based services for individuals who meet the current Medicaid</u>
- 9 financial requirements of the Program and who need 24-hour supervision due to
- 10 Alzheimer's disease and related dementias, significant brain injury, or serious mental
- illness.
- 12 SECTION 14. 15. AND BE IT FURTHER ENACTED, That Section 4 of this Act
- shall take effect on the taking effect of the termination provision specified in Section 5
- of Chapter 287 of the Acts of the General Assembly of 2004. If that termination
- provision takes effect, Section 3 of this Act shall be abrogated and of no further force
- and effect. This Act may not be interpreted to have any effect on that termination
- 17 provision.
- 18 SECTION 15. 16. AND BE IT FURTHER ENACTED, That this Act is an
- 19 emergency measure, is necessary for the immediate preservation of the public health
- 20 <u>or safety, has been passed by a yea and nay vote supported by three-fifths of all the</u>
- 21 <u>members elected to each of the two Houses of the General Assembly, and</u> except as
- provided in Sections 7 and 14 15 of this Act, this Act shall take effect January 1, 2008
- 23 <u>from the date it is enacted</u>.

Approved:	
	Governor.
	President of the Senate.

Speaker of the House of Delegates.