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8lr3415 CF 8lr3416

## By: Delegate Hammen

Introduced and read first time: February 29, 2008 Assigned to: Rules and Executive Nominations

## A BILL ENTITLED

1 AN ACT concerning

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## Health Services Cost Review Commission – Averted Uncompensated Care – Assessment

FOR the purpose of authorizing the Health Services Cost Review Commission to assess a certain amount in hospital rates to reflect a certain reduction in hospital uncompensated care and to operate and administer the Maryland Health Insurance Plan; for the portion of the assessment related to a certain expansion of health care coverage, requiring the Commission to ensure that the assessment amount not exceed certain savings and requiring each hospital to remit its assessment amount to the Health Care Coverage Fund; requiring any savings not subject to the assessment to be shared among certain purchasers; for the portion of the assessment related to the Maryland Health Insurance Plan, requiring the Commission to ensure the assessment is revenue neutral to each hospital and not considered in making certain determinations; requiring each hospital to remit certain amounts to the Maryland Health Insurance Plan Fund at certain intervals; prohibiting a certain assessment from exceeding a certain percentage of certain hospital revenue; repealing requirements for the Commission to determine certain savings and assess a certain amount in hospital rates; repealing certain requirements related to an assessment on hospitals for the operation and administration of the Maryland Health Insurance Plan; establishing the intent of the General Assembly with regard to Medicaid day limits on hospital services; requiring that funds generated from the assessment under this Act be used only for certain purposes; requiring this Act to be abrogated under certain circumstances; altering a certain statutory reference; and generally relating to a Health Services Cost Review Commission assessment on hospitals.

27 BY repealing

28 Article – Health – General

29 Section 19–214(d)

30 Annotated Code of Maryland

1	(2005 Replacement Volume and 2007 Supplement)				
$\frac{2}{3}$	(As enacted by Chapter 7 of the Acts of the General Assembly of the 2007 Special Session)				
4	BY adding to				
5	Article – Health – General				
6	Section 19–214(d)				
7	Annotated Code of Maryland				
8	(2005 Replacement Volume and 2007 Supplement)				
9	(As enacted by Chapter 7 of the Acts of the General Assembly of the 2007				
10	Special Session)				
11	BY repealing				
12	Article – Health – General				
13	Section 19–219(d) and (e)				
14	Annotated Code of Maryland				
15	(2005 Replacement Volume and 2007 Supplement)				
16	BY repealing and reenacting, without amendments,				
17	Article – Insurance				
18	Section 14–504(a)(1)				
19	Annotated Code of Maryland				
20	(2006 Replacement Volume and 2007 Supplement)				
21	BY repealing and reenacting, with amendments,				
22	Article – Insurance				
23	Section 14–504(b)				
24	Annotated Code of Maryland				
25	(2006 Replacement Volume and 2007 Supplement)				
26 27	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
28	Article – Health – General				
29	19–214.				
30	[(d) (1) On or after July 1, 2009, if the expansion of health care coverage				
31	E(a) ( )				
32	reduces hospital uncompensated care, the Commission:				
33	(i) Shall determine the savings realized in averted				
34	uncompensated care for each hospital individually; and				
35	(ii) May assess an amount in each hospital's rates equal to a				
36	portion of the savings realized in averted uncompensated care for that hospital.				

1	(2) The Commission shall ensure that any savings realized in averted
2	uncompensated care not subject to the assessment under paragraph (1) of this
3	subsection be shared among purchasers of hospital services in a manner that the
4	Commission determines is most equitable.

- 5 (3) Each hospital shall remit any assessment under this subsection to 6 the Health Care Coverage Fund established under § 15–701 of this article.]
- 7 (D) (1) THE COMMISSION MAY ASSESS A UNIFORM, BROAD-BASED, 8 AND REASONABLE AMOUNT IN HOSPITAL RATES TO:
- 9 (I) REFLECT THE AGGREGATE REDUCTION IN HOSPITAL
  10 UNCOMPENSATED CARE REALIZED FROM THE EXPANSION OF HEALTH CARE
  11 COVERAGE UNDER CHAPTER 7 OF THE ACTS OF THE 2007 SPECIAL SESSION OF
  12 THE GENERAL ASSEMBLY; AND
- 13 (II) OPERATE AND ADMINISTER THE MARYLAND HEALTH
  14 INSURANCE PLAN ESTABLISHED UNDER TITLE 14, SUBTITLE 5 OF THE
  15 INSURANCE ARTICLE.
- 16 (2) (I) FOR THE PORTION OF THE ASSESSMENT UNDER 17 PARAGRAPH (1)(I) OF THIS SUBSECTION:
- 18 1. THE COMMISSION SHALL ENSURE THAT THE
  19 ASSESSMENT AMOUNT DOES NOT EXCEED THE SAVINGS REALIZED IN AVERTED
  20 HOSPITAL UNCOMPENSATED CARE FROM THE HEALTH CARE COVERAGE
  21 EXPANSION; AND
- 22 **E**ACH HOSPITAL SHALL REMIT ITS ASSESSMENT 23 AMOUNT TO THE HEALTH CARE COVERAGE FUND ESTABLISHED UNDER § 24 15–701 OF THIS ARTICLE.
- (II) ANY SAVINGS REALIZED IN AVERTED UNCOMPENSATED
  CARE AS A RESULT OF THE EXPANSION OF HEALTH CARE COVERAGE UNDER
  CHAPTER 7 OF THE ACTS OF THE 2007 SPECIAL SESSION OF THE GENERAL
  ASSEMBLY THAT ARE NOT SUBJECT TO THE ASSESSMENT UNDER PARAGRAPH
  (1)(I) OF THIS SUBSECTION SHALL BE SHARED AMONG PURCHASERS OF
  HOSPITAL SERVICES IN A MANNER THAT THE COMMISSION DETERMINES IS
  MOST EQUITABLE.
- 32 (3) FOR THE PORTION OF THE ASSESSMENT UNDER PARAGRAPH 33 (1)(II) OF THIS SUBSECTION:

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1 2	(I) THE COMMISSION SHALL ENSURE THAT THE ASSESSMENT:
3 4	1. SHALL BE REVENUE NEUTRAL TO EACH HOSPITAL; AND
5 6 7	2. MAY NOT BE CONSIDERED IN DETERMINING THE REASONABLENESS OF RATES OR HOSPITAL FINANCIAL PERFORMANCE UNDER COMMISSION METHODOLOGIES; AND
8 9 10 11 12 13	(II) EACH HOSPITAL SHALL REMIT MONTHLY ONE-TWELFTH OF THE AMOUNT ASSESSED UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION TO THE MARYLAND HEALTH INSURANCE PLAN FUND ESTABLISHED UNDER TITLE 14, SUBTITLE 5 OF THE INSURANCE ARTICLE, FOR THE PURPOSE OF OPERATING AND ADMINISTERING THE MARYLAND HEALTH INSURANCE PLAN.
14 15 16	(4) THE ASSESSMENT AUTHORIZED UNDER PARAGRAPH (1) OF THIS SUBSECTION MAY NOT EXCEED 3% IN THE AGGREGATE OF ANY HOSPITAL'S TOTAL NET REGULATED PATIENT REVENUE.
17	19–219.
18 19 20 21	[(d) $$ (1) In this subsection, "base hospital rate" means the aggregate value to participating commercial health insurance carriers of the substantial, available, and affordable coverage purchaser differential as determined by the Commission for the calendar year 2002.
22 23 24	(2) The Commission, in accordance with this subsection, shall calculate the amount of funds necessary to operate and administer the Maryland Health Insurance Plan established under Title 14, Subtitle 5 of the Insurance Article.
25 26 27	(3) (i) The Commission shall determine the percentage of total net patient revenue received in calendar year 2002 by all hospitals for which the Commission approved hospital rates that is represented by the base hospital rate.
28 29 30 31	(ii) The percentage under subparagraph (i) of this paragraph shall be determined by dividing the base hospital rate by the total net patient revenue received in calendar year 2002 by all hospitals for which the Commission approved hospital rates.
32	(4) On or before May 1 of each year, the Commission shall:
33 34	(i) Determine the amount of funding to allocate to the Maryland Health Insurance Plan by multiplying the percentage determined under

paragraph (3) of this subsection by the value of the total net patient revenues received

$\begin{array}{c} 1 \\ 2 \end{array}$			y preceding State fiscal year by all hospitals for which rates were ommission; and
3 4 5			(ii) Determine the share of total funding owed by each hospital have been approved by the Commission proportionate to the ease hospital rate attributable to each hospital.
6 7 8	determined Insurance P		Each hospital shall remit monthly one-twelfth of the amount paragraph (4)(ii) of this subsection to the Maryland Health nd.]
9 10 11	[(e) assessment hospital.	(1) collect	The Commission shall adjust hospital rates to ensure that the ed under subsection (d) of this section is revenue neutral to each
12 13	subsection (	(2) d) of th	The Commission may not consider the assessment required under is section in determining:
14			(i) The reasonableness of rates under this section; or
15			(ii) Hospital financial performance.]
16			Article - Insurance
17	14–504.		
18	(a)	(1)	There is a Maryland Health Insurance Plan Fund.
19	(b)	The F	und shall consist of:
20		(1)	premiums for coverage that the Plan issues;
21 22	by enrollees	(2) of the	except as provided in § 14–513(a) of this subtitle, premiums paid Senior Prescription Drug Assistance Program;
23 24	Health – Ge	(3) eneral A	money collected in accordance with [§ 19–219] § <b>19–214(D)</b> of the Article;
25 26	subtitle;	(4)	money deposited by a carrier in accordance with $\S~14-513$ of this
27 28	behalf of the	(5)	income from investments that the Board makes or authorizes on
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premium tax revenue collected under  $\S 14-107$  of this title;

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(7)

$\frac{1}{2}$	(8) money collected by the Board as a result of legal or other actions taken by the Board on behalf of the Fund;
3	(9) money donated to the Fund; and
4	(10) money awarded to the Fund through grants.
5 6 7	SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that the Department of Health and Mental Hygiene policy of imposing Medicaid day limits on hospital services shall cease effective July 1, 2008.
8 9	SECTION 3. AND BE IT FURTHER ENACTED, That funds generated from the assessment under this Act may be used only to:
10 11	(1) supplement coverage under the Medical Assistance Program beyond the eligibility requirements in existence on January 1, 2008;
12	(2) provide funding for the Maryland Health Insurance Plan; and
13 14	$(3)  assist \ in \ eliminating \ Medicaid \ day \ limits \ on \ hospital \ services \\ effective July 1, 2008.$
15 16 17 18	SECTION 4. AND BE IT FURTHER ENACTED, That if the State's Medicare waiver under § 1814(b) of the federal Social Security Act terminates or the provisions of 42 C.F.R. 433.68 are changed to prohibit the assessment authorized under this Act, this Act shall be abrogated and of no further force and effect.
19 20	SECTION 5. AND BE IT FURTHER ENACTED, That this Act shall take effect July 1, 2008.