(5lr0024)

ENROLLED BILL

— Health and Government Operations/Finance —

Introduced by Chair, Health and Government Operations Committee (By Request - Departmental - Health and Mental Hygiene)

Read and Examined by Proofreaders:

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resented to the Governor, for his approval this	and pres	Great Seal	the	led with	Seale
t o'clock,M.	at		v of	day	
Speaker.					
IAPTER	CHA				

1 AN ACT concerning

2 Behavioral Health Administration – Powers, Duties, and Responsibilities

3 FOR the purpose of establishing certain powers, duties, and responsibilities of the Director of the Behavioral Health Administration in the Department of Health and Mental 4 $\mathbf{5}$ Hygiene; requiring the Secretary of Health and Mental Hygiene to provide certain 6 facilities for certain purposes to the extent of certain funds; establishing certain duties of the Behavioral Health Administration; requiring the Secretary to adopt 7 8 certain regulations; prohibiting discrimination against certain individuals by certain hospitals or programs; requiring certain behavioral health programs to be licensed 9 10 by the Secretary, with certain exceptions; authorizing the Secretary to require certain accreditation as a condition of licensure; authorizing certain licensing fees; 11 12establishing that individuals served by a behavioral health program have certain 13rights; requiring the Department of Health and Mental Hygiene to adopt certain 14 regulations; prohibiting an individual or organization from operating a behavioral

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

Underlining indicates amendments to bill.

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

Italics indicate opposite chamber/conference committee amendments.



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1 health program in violation of certain provisions of law; establishing a certain $\mathbf{2}$ criminal fine; authorizing the Department of Health and Mental Hygiene to pursue 3 an injunction under certain circumstances; requiring certain halfway houses for 4 certain individuals with certain substance-related disorders to be licensed in $\mathbf{5}$ accordance with certain provisions of law; establishing certain zoning provisions for 6 certain halfway houses; requiring the Director on or after a certain date to prepare $\overline{7}$ and implement a certain mental health plan in concert with certain entities; altering 8 certain provisions of law relating to county mental health advisory committees; 9 requiring certain private group homes to be licensed in accordance with certain 10 provisions of law; altering a certain exception to a certain prohibition on review of a 11 certain court record relating to a certain petition; establishing certain duties of 12certain local behavioral health authorities and local addictions authorities under 13 certain circumstances; requiring core service agencies, local addictions authorities, 14and local behavioral health authorities to submit a certain plan to the Director; 15establishing certain duties of the Director regarding the initiation of the 16 development of core service agencies, local addictions authorities, and local 17behavioral health authorities, under certain circumstances; establishing certain 18 duties of the Director related to assuring the continuing provision of certain services; 19 authorizing the Director to deny approval of a local addictions authority or local 20behavioral health authority and cease funding or request the return of unspent funds 21by a local addictions authority or local behavioral health authority under certain 22circumstances; authorizing a county to terminate its local addictions authority or 23local behavioral health authority in a certain manner; prohibiting the Director from 24requiring a local addictions authority or local behavioral health authority to provide 25certain services; altering certain provisions of law relating to a certain mental health 26crisis response system; repealing certain limitations on admission to certain private 27group homes; repealing certain provisions of law setting salaries of employees of 28certain community mental health programs; repealing a certain program for certain 29hearing-impaired individuals with a mental disorder; establishing certain 30 legislative policy; adding and altering certain defined terms; making conforming, 31 clarifying, technical, and stylistic changes; and generally relating to behavioral 32health care and the Behavioral Health Administration in the Department of Health 33 and Mental Hygiene.

- 34 BY repealing
- 35 Article Health General
- 36
 Section 8-402 through 8-404, 8-702, 8-703, 10-515, 10-517, 10-520 through

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 10-523, 10-604, 10-901, and 10-905; and 10-908 through 10-913 and the

 38
 part "Part II. Program for Hearing Impaired Individuals"
- 39 Annotated Code of Maryland
- 40 (2009 Replacement Volume and 2014 Supplement)
- 41 BY repealing and reenacting, with amendments,
- 42 Article Education
- 43 Section 7-4A-03(a)(9)(xi)
- 44 Annotated Code of Maryland
- 45 (2014 Replacement Volume and 2014 Supplement)

- 1 BY repealing and reenacting, with amendments,
- 2 Article Health General
- 3 Section 4-307(a)(3) and (h), 5-705(b)(11), 5-803(1), 5-805(a)(1), 7.5-101, 7.5-204, 4 8-101, 10-101, 10-207(b)(1) and (d), 10-308(f) and (g), 10-309(a), 10-312(b)(4)(i)5., 10-516, 10-518, 10-630(b)(5), 10-701(a)(6), 10-1101; $\mathbf{5}$ 10-1201, 10-1202(a), (b), (c), and (d)(2) (d)(1), (2), (3), (4)(iii), and (7), 6 7 10-1202.1(b), (c)(2)(i), and (f), and 10-1203, to be under the amended subtitle 8 "Subtitle 12. Core Service Agencies, Local Addictions Authorities, and Local 9 Behavioral Health Authorities"; 16–101(b)(2) and (e)(2)(i) and (v), 16-201.2(a)(3) and (4), 16-204(c), and 19-2301(d)(10) and (11) 10
- 11 Annotated Code of Maryland
- 12 (2009 Replacement Volume and 2014 Supplement)
- 13 BY adding to
- 14 Article Health General
- 15 Section 7.5–205 and 7.5–206; 7.5–301 through 7.5–304 to be under the new subtitle 16 "Subtitle 3. Behavioral Health Programs"; and 8–405, 8–406, and 17 16-201.2(a)(6)
- 18 Annotated Code of Maryland
- 19 (2009 Replacement Volume and 2014 Supplement)
- 20 BY repealing and reenacting, without amendments,
- 21 Article Health General
- 22 Section 10–630(a) and 16–101(e)(1)
- 23 Annotated Code of Maryland
- 24 (2009 Replacement Volume and 2014 Supplement)
- 25 BY repealing and reenacting, with amendments,
- 26 Article Health General
- 27 Section 10–1401(b), 10–1403(a)(1)(ii) and (b), and 10–1404(b)
- 28 Annotated Code of Maryland
- 29 (2009 Replacement Volume and 2014 Supplement)
- 30 (As enacted by Chapter 371 of the Acts of the General Assembly of 2002)
- 31 BY adding to
- 32 Article Health General
- 33 Section 10–1401(d)
- 34 Annotated Code of Maryland
- 35 (2009 Replacement Volume and 2014 Supplement)
- 36 (As enacted by Chapter 371 of the Acts of the General Assembly of 2002)
- 37 BY repealing and reenacting, with amendments,
- 38 Article Human Services
- 39 Section 8–101(e), 8–302(2)(iii), 8–406(a)(1)(iv), and 8–407(4)
- 40 Annotated Code of Maryland
- 41 (2007 Volume and 2014 Supplement)

$egin{array}{c} 1 \\ 2 \\ 3 \\ 4 \\ 5 \end{array}$	BY adding to Article – Human Services Section 8–101(k–1) Annotated Code of Maryland (2007 Volume and 2014 Supplement)				
	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 8–402 through 8–404, 8–702, 8–703, 10–515, 10–517, 10–520 through 10–523, 10–604, 10–901, and 10–905; and 10–908 through 10–913 and the part "Part II. Program for Hearing Impaired Individuals" of Article – Health – General of the Annotated Code of Maryland be repealed.				
$\begin{array}{c} 11 \\ 12 \end{array}$	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:				
13	Article – Education				
14	7 - 4A - 03.				
15	(a) The Council consists of the following 25 members:				
16	(9) The following members appointed by the Governor:				
17 18	(xi) A representative of the Behavioral Health Administration [or], a core service agency, OR A LOCAL BEHAVIORAL HEALTH AUTHORITY.				
19	Article – Health – General				
20	4-307.				
21 22 23 24	(a) (3) "Core service agency" [means an organization approved by the Behavioral Health Administration to manage mental health resources and services in a designated area or to a designated target population] HAS THE MEANING STATED IN § 7.5–101 OF THIS ARTICLE.				
25 26 27 28 29	(h) This section may not be construed to prevent the disclosure of a medical record that relates to the provision of mental health services between or among the health care providers that participate in the approved plan of a core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY for the delivery of mental health services, if a recipient:				

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(1) Has received a current list of the participating providers; and

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1 (2) Has signed a written agreement with the core service agency OR LOCAL 2 BEHAVIORAL HEALTH AUTHORITY to participate in the client information system 3 developed by the agency.

4 5-705.

5 (b) The local team membership shall be drawn from the following individuals, 6 organizations, agencies, and areas of expertise, when available:

(11) A psychiatrist or psychologist with experience in child abuse and
neglect or child injury, appointed by the director of the county mental health agency [or],
core service agency, OR LOCAL BEHAVIORAL HEALTH AUTHORITY;

10 5-803.

11 The Committee shall:

12 (1) Evaluate causes or factors contributing to deaths in facilities or 13 programs:

14 (i) Operated or licensed by the Developmental Disabilities15 Administration;

16 (ii) Licensed by the Behavioral Health Administration to provide 17 mental health services AND IDENTIFIED IN § 10–713(A) OF THIS ARTICLE; or

18

(iii) Operating by waiver under § 7–903(b) of this article;

19 5-805.

20Except as provided in paragraph (3) of this subsection, the Office of (a)(1)21Health Care Quality shall review each death of an individual with developmental 22disabilities or with a mental illness who, at the time of death, resided in or was receiving 23services from any program or facility licensed or operated by the Developmental Disabilities 24Administration or operating by waiver under § 7–903(b) of this article, or any program 25approved, licensed, or operated by the Department under § 10–406[, § 10–901, or § 10–902] 26OF THIS ARTICLE OR ANY PROGRAM IDENTIFIED IN § 10–713(A) of this article.

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27 \quad 7.5-101.
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28 (a) In this title the following words have the meanings indicated.

(B) (1) "ADDICTIVE DISORDER" MEANS A <u>CHRONIC</u> DISORDER OF THE BRAIN'S REWARD-ACTIVATION SYSTEM IN WHICH BEHAVIOR BECOMES REPETITIVE, THERE-IS THE INDIVIDUAL PATHOLOGICALLY PURSUES REWARD OR RELIEF BY

1SUBSTANCE USE OR OTHER BEHAVIORS, WITHDIMINISHED CONTROL, AND THE2INDIVIDUAL PERSISTS IN THE BEHAVIOR DESPITE ADVERSE CONSEQUENCES.

3 (2) "ADDICTIVE DISORDER" INCLUDES GAMBLING, WHICH IS THE 4 ONLY NONSUBSTANCE-RELATED ADDICTIVE DISORDER RECOGNIZED BY 5 MARYLAND LAW.

6 [(b)] (C) "Administration" means the Behavioral Health Administration.

7 [(c)] (D) "Behavioral health" includes [substance use] SUBSTANCE-RELATED 8 disorders, addictive disorders, and mental disorders.

9 [(d)] (E) "Behavioral health care" includes prevention, screening, early 10 intervention, treatment, recovery, support, wraparound, and rehabilitation services, for 11 individuals with [substance use] SUBSTANCE-RELATED disorders, addictive disorders, 12 mental disorders, or a combination of these disorders.

(F) "BEHAVIORAL HEALTH PROGRAM" MEANS A SUBSTANCE-RELATED
DISORDERS PROGRAM, A MENTAL HEALTH PROGRAM, OR AN ADDICTIVE DISORDERS
PROGRAM, OR A PROGRAM THAT CONSISTS OF MORE THAN ONE OF THESE
PROGRAMS.

17 (G) "CORE SERVICE AGENCY" MEANS THE DESIGNATED COUNTY OR 18 MULTICOUNTY AUTHORITY THAT IS RESPONSIBLE FOR PLANNING, MANAGING, AND 19 MONITORING PUBLICLY FUNDED MENTAL HEALTH SERVICES.

20 [(e)] (H) "Director" means the Director of the Administration.

21 (I) "FAMILY SUPPORT SERVICES" MEANS A SET OF NONCLINICAL 22 ACTIVITIES PROVIDED BY FAMILY MEMBERS OF INDIVIDUALS WITH MENTAL 23 HEALTH OR SUBSTANCE-RELATED DISORDERS AND ADDICTIVE DISORDERS TO 24 SUPPORT INDIVIDUALS WITH MENTAL HEALTH OR SUBSTANCE-RELATED 25 DISORDERS AND ADDICTIVE DISORDERS OR THEIR FAMILIES.

(J) "LOCAL ADDICTIONS AUTHORITY" MEANS THE DESIGNATED COUNTY OR
 MULTICOUNTY AUTHORITY THAT IS RESPONSIBLE FOR PLANNING, MANAGING, AND
 MONITORING PUBLICLY FUNDED SUBSTANCE-RELATED DISORDERS AND ADDICTIVE
 DISORDER SERVICES.

30 (K) "LOCAL BEHAVIORAL HEALTH AUTHORITY" MEANS THE DESIGNATED 31 COUNTY OR MULTICOUNTY AUTHORITY THAT IS RESPONSIBLE FOR PLANNING, 32 MANAGING, AND MONITORING PUBLICLY FUNDED MENTAL HEALTH, 33 SUBSTANCE-RELATED DISORDER, AND ADDICTIVE DISORDER SERVICES. 1 (L) (1) "MENTAL DISORDER" MEANS A BEHAVIORAL OR EMOTIONAL 2 ILLNESS THAT RESULTS FROM A PSYCHIATRIC OR NEUROLOGICAL DISORDER.

3 (2) "MENTAL DISORDER" INCLUDES A MENTAL ILLNESS THAT SO 4 SUBSTANTIALLY IMPAIRS THE MENTAL OR EMOTIONAL FUNCTIONING OF AN 5 INDIVIDUAL AS TO MAKE CARE OR TREATMENT NECESSARY OR ADVISABLE FOR THE 6 WELFARE OF THE INDIVIDUAL OR FOR THE SAFETY OF THE PERSON OR PROPERTY 7 OF ANOTHER.

8 (3) "MENTAL DISORDER" DOES NOT INCLUDE AN INTELLECTUAL 9 DISABILITY.

10 (M) "MENTAL HEALTH PROGRAM" MEANS A SET OF SERVICES THAT 11 CONSISTS OF COMMUNITY-BASED TREATMENT, CARE, OR REHABILITATION 12 SERVICES, OR ANY COMBINATION OF THESE, FOR INDIVIDUALS WITH A MENTAL 13 DISORDER.

14 (N) "PEER SUPPORT SERVICES" MEANS A SET OF NONCLINICAL ACTIVITIES 15 PROVIDED BY INDIVIDUALS IN RECOVERY FROM MENTAL DISORDERS, 16 SUBSTANCE-RELATED DISORDERS, OR ADDICTIVE DISORDERS WHO USE THEIR 17 PERSONAL, LIVED EXPERIENCES AND TRAINING TO SUPPORT OTHER INDIVIDUALS 18 WITH MENTAL DISORDERS, SUBSTANCE-RELATED DISORDERS, OR ADDICTIVE 19 DISORDERS.

20 (O) "RECOVERY RESIDENCE" MEANS A SERVICE THAT:

21 (1) PROVIDES ALCOHOL-FREE AND ILLICIT-DRUG-FREE HOUSING 22 TO INDIVIDUALS WITH SUBSTANCE-RELATED DISORDERS OR ADDICTIVE 23 DISORDERS OR CO-OCCURRING MENTAL DISORDERS AND SUBSTANCE-RELATED 24 DISORDERS OR ADDICTIVE DISORDERS; AND

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(2) **DOES NOT INCLUDE CLINICAL TREATMENT SERVICES.**

26 (P) <u>(1)</u> "SUBSTANCE-RELATED DISORDER" MEANS ALCOHOL ABUSE, 27 ALCOHOL DEPENDENCE, ALCOHOL MISUSE, DRUG ABUSE, DRUG DEPENDENCE, 28 DRUG MISUSE, OR ANY COMBINATION OF THESE:

29(I)AN ALCOHOL USE DISORDER, ALCOHOL ABUSE, ALCOHOL30DEPENDENCE, ALCOHOL MISUSE, ALCOHOL INTOXICATION, OR ALCOHOL31WITHDRAWAL;

32(II)ANONALCOHOLSUBSTANCEUSEDISORDER,DRUG33DEPENDENCE,DRUGMISUSE,NONALCOHOLSUBSTANCEINDUCEDINTOXICATION,34OR NONALCOHOLSUBSTANCEWITHDRAWAL;OR

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 (III)
 ANY COMBINATION OF THE DISORDERS LISTED IN ITEMS (I)

 2
 AND (II) OF THIS PARAGRAPH.

3 (2) <u>"SUBSTANCE-RELATED DISORDER" INCLUDES SUBSTANCE USE</u> 4 <u>DISORDERS AND SUBSTANCE INDUCED DISORDERS</u>.

5 (Q) "SUBSTANCE-RELATED DISORDERS PROGRAM" MEANS A SET OF 6 SERVICES THAT:

7 (1) ARE COMMUNITY-BASED, INCLUDING THOSE SERVICES 8 PROVIDED BY THE STATE OR ANY OF ITS POLITICAL SUBDIVISIONS; AND

9 (2) CONSIST OF:

10(I)ANYCOMBINATIONOFTREATMENT,CARE,OR11REHABILITATION FOR INDIVIDUALS WITH A SUBSTANCE-RELATED DISORDER; OR

12 (II) EDUCATION FOR INDIVIDUALS KNOWN TO BE AT RISK OF 13 DEVELOPING SUBSTANCE-RELATED DISORDERS.

14 7.5–204.

15 (a) The Director is responsible for carrying out the powers, duties, and 16 responsibilities of the Administration.

17 (b) In addition to the powers set forth elsewhere in this title, the Director may:

18 (1) Within the amounts made available by appropriation or grant, make 19 any agreement or joint financial arrangement to do or have done anything necessary, 20 desirable, or proper to carry out the purposes of this title AND TITLES 8 AND 10 OF THIS 21 ARTICLE;

(2) Organize and manage the Administration in a manner that will enableit best to discharge the duties of the Administration;

24 (3) Appoint the number of assistant directors and staff provided for in the25 State budget;

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(4) Remove an assistant director for incompetence or misconduct; and

(5) Unless expressly provided otherwise by law, assign to any subordinate
 unit or individual in the Administration any function that is imposed by law on the
 Director.

1 (c) In addition to the duties set forth elsewhere in this title, the Director shall[: $\mathbf{2}$ Adopt regulations to carry out the provisions of this title, including (1)3 provisions setting reasonable fees for the issuance and renewal of licenses; and (2)Do] DO anything necessary or proper to carry out the scope of this title 4 AND TITLES 8 AND 10 OF THIS ARTICLE. $\mathbf{5}$ 6 (d) The Director is responsible for supervising the custody, care, and treatment of $\overline{7}$ individuals who have mental disorders. 8 The Director shall provide facilities for the care and treatment of individuals (e) 9 who have mental disorders. 10 The Director shall establish programs for research and development of (f) (1)care and treatment for individuals who have behavioral health disorders. 11 12(2)The Director may provide money for a public or nonprofit organization 13to carry out pilot or demonstration projects regarding individuals who have behavioral 14health disorders. 15IT IS THE POLICY OF THE STATE THAT THE DIRECTOR MAY (D) COLLABORATE WITH OTHER STATE AGENCIES TO PROMOTE COORDINATED CARE 16 AND TREATMENT OF INDIVIDUALS WHO HAVE BEHAVIORAL HEALTH DISORDERS. 177.5-205. 18 19(A) THE SECRETARY SHALL PROVIDE FACILITIES FOR THE CARE AND 20TREATMENT OF INDIVIDUALS WHO HAVE MENTAL DISORDERS, TO THE EXTENT THAT FUNDS ARE PROVIDED IN THE STATE BUDGET FOR THIS PURPOSE. 2122TO THE EXTENT TO WHICH FUNDS ARE PROVIDED IN THE STATE **(B) BUDGET, THE** THE ADMINISTRATION SHALL: 23**SUPERVISE** 24(1) CUSTODY, CARE, THE AND TREATMENT OF 25INDIVIDUALS IN STATE FACILITIES WHO HAVE MENTAL DISORDERS; 26(2) **PROVIDE OVERSIGHT OF COMMUNITY-BASED SERVICES FOR** 27PERSONS WITH BEHAVIORAL HEALTH DISORDERS; AND 28(3) ESTABLISH PROGRAMS FOR RESEARCH AND DEVELOPMENT OF 29CARE AND TREATMENT FOR INDIVIDUALS WHO HAVE BEHAVIORAL HEALTH 30 **DISORDERS.**

1 (C) THE ADMINISTRATION MAY PROVIDE FUNDS FOR A PUBLIC OR 2 NONPROFIT ORGANIZATION TO CARRY OUT PILOT OR DEMONSTRATION PROJECTS 3 RELATING TO INDIVIDUALS WHO HAVE BEHAVIORAL HEALTH DISORDERS.

4 (D) THE SECRETARY SHALL ADOPT REGULATIONS TO CARRY OUT THE 5 PROVISIONS OF THIS TITLE AND TITLES 8 AND 10 OF THIS ARTICLE, INCLUDING 6 PROVISIONS SETTING REASONABLE FEES FOR THE ISSUANCE AND RENEWAL OF 7 LICENSES.

8 **7.5–206.**

9 NO OTHERWISE-QUALIFIED INDIVIDUAL WITH A BEHAVIORAL HEALTH 10 DISORDER, SOLELY BY REASON OF THE INDIVIDUAL'S STATUS AS AN INDIVIDUAL 11 WITH A BEHAVIORAL HEALTH DISORDER, SHALL BE DENIED THE SERVICES OF, OR 12 BE SUBJECTED TO DISCRIMINATION BY, ANY PUBLIC OR PRIVATE HOSPITAL OR 13 COMMUNITY-BASED TREATMENT PROGRAM.

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SUBTITLE 3. BEHAVIORAL HEALTH PROGRAMS.

15 **7.5–301.**

16 (A) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, A BEHAVIORAL 17 HEALTH PROGRAM SHALL BE LICENSED BY THE SECRETARY BEFORE PROGRAM 18 SERVICES MAY BE PROVIDED IN THIS STATE.

19 **(B)** THE SECRETARY MAY EXEMPT THE FOLLOWING PERSONS FROM THE 20 LICENSURE REQUIREMENTS OF THIS SECTION:

(1) A HEALTH PROFESSIONAL, IN EITHER SOLO OR GROUP PRACTICE,
 WHO IS LICENSED UNDER THE HEALTH OCCUPATIONS ARTICLE AND WHO IS
 PROVIDING <u>MENTAL HEALTH OR</u> SUBSTANCE-RELATED DISORDER SERVICES
 ACCORDING TO THE REQUIREMENTS OF THE APPROPRIATE PROFESSIONAL BOARD;

(2) ALCOHOLICS ANONYMOUS, NARCOTICS ANONYMOUS, RECOVERY
 RESIDENCES, PEER SUPPORT SERVICES, FAMILY SUPPORT SERVICES, OR OTHER
 SIMILAR ORGANIZATIONS, IF THE ORGANIZATION HOLDS MEETINGS OR PROVIDES
 SUPPORT SERVICES BUT DOES NOT PROVIDE ANY TYPE OF TREATMENT;

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(3) AN EMPLOYEES' ASSISTANCE PROGRAM OF A BUSINESS ENTITY;

30(4)OUTPATIENTBEHAVIORALHEALTHTREATMENTAND31REHABILITATION SERVICES PROVIDED IN A REGULATED SPACE IN A HOSPITAL, AS32DEFINED IN § 19–301 OF THIS ARTICLE, IF THE SERVICES ARE ACCREDITED BY AN

1 APPROVED ACCREDITATION ORGANIZATION UNDER ITS BEHAVIORAL HEALTH $\mathbf{2}$ STANDARDS; OR 3 (5) A PRIVATE THERAPEUTIC GROUP HOME AS DEFINED IN § 10–920 4 **OF THIS ARTICLE.** 57.5–302. 6 **(**A**) REGULATIONS ADOPTED UNDER THIS SUBTITLE SHALL INCLUDE:** 7 (1) THE REQUIREMENTS FOR LICENSURE OF A BEHAVIORAL HEALTH 8 **PROGRAM;** 9 (2) THE PROCESS FOR A BEHAVIORAL HEALTH PROGRAM TO APPLY 10 FOR A LICENSE; 11 A DESCRIPTION OF THE BEHAVIORAL HEALTH PROGRAMS THAT (3) 12ARE REQUIRED TO BE LICENSED; 13ANY REQUIREMENTS FOR THE GOVERNANCE OF A BEHAVIORAL (4) HEALTH PROGRAM, INCLUDING A PROVISION PROHIBITING A CONFLICT OF 1415INTEREST BETWEEN THE INTERESTS OF THE PROVIDER AND THOSE OF THE 16 **INDIVIDUAL RECEIVING SERVICES;** 17**PROVISIONS FOR INSPECTIONS OF A BEHAVIORAL HEALTH** (5) PROGRAM, INCLUDING INSPECTION AND COPYING OF THE RECORDS OF A 18 BEHAVIORAL HEALTH PROGRAM IN ACCORDANCE WITH STATE AND FEDERAL LAW; 19 20AND 21**PROVISIONS FOR DENIALS, SANCTIONS, SUSPENSIONS, AND** (6) 22**REVOCATIONS OF LICENSES, INCLUDING IMPOSITION OF CIVIL MONETARY** 23PENALTIES, AND NOTICE AND AN OPPORTUNITY TO BE HEARD. 24THE SECRETARY MAY REQUIRE A BEHAVIORAL HEALTH **(B)** (1) PROGRAM TO BE GRANTED ACCREDITATION BY AN ACCREDITATION ORGANIZATION 25APPROVED BY THE SECRETARY UNDER TITLE 19, SUBTITLE 23 OF THIS ARTICLE AS 26

29 (2) BY BECOMING LICENSED IN ACCORDANCE WITH PARAGRAPH (1) 30 OF THIS SUBSECTION, A PROGRAM AGREES TO COMPLY WITH ALL APPLICABLE 31 STANDARDS OF THE ACCREDITATION ORGANIZATION.

A CONDITION OF LICENSURE UNDER REGULATIONS ADOPTED UNDER THIS

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SUBTITLE.

1 (C) REGULATIONS ADOPTED UNDER THIS SUBTITLE MAY INCLUDE 2 PROVISIONS SETTING REASONABLE FEES FOR APPLYING FOR A LICENSE AND FOR 3 THE ISSUANCE AND RENEWAL OF LICENSES.

4 **7.5–303.**

5 EACH INDIVIDUAL SERVED BY A BEHAVIORAL HEALTH PROGRAM IS ENTITLED 6 TO THE RIGHTS IDENTIFIED <u>THAT ARE:</u>

7 <u>(1)</u> <u>Identified</u> in the behavioral health program's 8 ACCREDITATION STANDARDS <u>THAT ARE ADOPTED</u>; OR

9 (2) ESTABLISHED FOR NONACCREDITED BEHAVIORAL HEALTH 10 PROGRAMS BY THE DEPARTMENT IN REGULATIONS.

11 **7.5–304.**

12 (A) AN INDIVIDUAL OR ORGANIZATION MAY NOT OPERATE A BEHAVIORAL 13 HEALTH PROGRAM IN VIOLATION OF THIS SUBTITLE.

(B) AN INDIVIDUAL OR ORGANIZATION THAT OPERATES A BEHAVIORAL
HEALTH PROGRAM WITHOUT THE LICENSE REQUIRED BY THIS SUBTITLE IS GUILTY
OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A FINE NOT EXCEEDING
\$10,000 FOR EACH VIOLATION.

18 (C) THE DEPARTMENT MAY FILE FOR AND PURSUE AN INJUNCTION TO 19 PREVENT AN INDIVIDUAL OR ORGANIZATION FROM OPERATING A BEHAVIORAL 20 HEALTH PROGRAM WITHOUT THE LICENSE REQUIRED BY THIS SUBTITLE.

21 8–101.

22 (a) In this title the following words have the meanings indicated.

(B) (1) "ADDICTIVE DISORDER" MEANS A <u>CHRONIC</u> DISORDER OF THE
BRAIN'S REWARD-ACTIVATION SYSTEM IN WHICH BEHAVIOR BECOMES REPETITIVE,
THERE-IS <u>THE INDIVIDUAL PATHOLOGICALLY PURSUES REWARD OR RELIEF BY</u>
<u>SUBSTANCE ABUSE OR OTHER BEHAVIORS, WITH</u> DIMINISHED CONTROL, AND THE
INDIVIDUAL PERSISTS IN THE BEHAVIOR DESPITE ADVERSE CONSEQUENCES.

28 (2) "ADDICTIVE DISORDER" INCLUDES GAMBLING, WHICH IS THE 29 ONLY NONSUBSTANCE-RELATED ADDICTIVE DISORDER RECOGNIZED BY 30 MARYLAND LAW.

31 [(b)] (C) "Administration" means the Behavioral Health Administration.

1 [(c)] (D) "Administrator" means the program director or the clinical director of 2 an alcohol or drug abuse treatment facility or a health care facility.

3 [(d)] (E) "Alcohol abuse" means a disease that is characterized by a pattern of 4 pathological use of alcohol with repeated attempts to control its use, and with significant 5 negative consequences in at least one of the following areas of life: medical, legal, financial, 6 or psycho-social.

- 7 [(e)] (F) "Alcohol dependence" means a disease characterized by:
- 8 (1) Alcohol abuse; and
- 9 (2) Physical symptoms of withdrawal or tolerance.
- 10 [(f)] (G) "Alcohol misuse" means:
- 11 (1) Unlawful use of alcohol;
- 12 (2) Alcohol abuse; or
- 13 (3) Alcohol dependence.

14 **[**(g) "Detoxification facility" means a facility that provides direct or indirect 15 services to an acutely intoxicated individual to fulfill the physical, social, and emotional 16 needs of the individual by:

17 (1) Monitoring the amount of alcohol and other toxic agents in the body of 18 the individual;

19 (2) Managing withdrawal symptoms; and

20 (3) Motivating the individual to participate in the appropriate addictions 21 treatment programs for alcohol or drug abuse.]

- 22 (h) "Director" means the Director of the Administration.
- 23 (i) "Drug" means:
- (1) A controlled dangerous substance that is regulated under the Maryland
 Controlled Dangerous Substances Act;
- 26 (2) A prescription medication; or
- 27 (3) A chemical substance when used for unintended and harmful purposes.

"Drug abuse" means a disease which is characterized by a pattern of 1 (j) $\mathbf{2}$ pathological use of a drug with repeated attempts to control the use, and with significant 3 negative consequences in at least one of the following areas of life: medical, legal, financial, 4 or psycho-social.

5	(k)	"Dru	g dependence" means a disease characterized by:
6		(1)	Drug abuse; and
7		(2)	Physical symptoms of withdrawal or tolerance.
8	(1)	"Dru	g misuse" means:
9		(1)	Unlawful use of a drug;
10		(2)	Drug abuse; or
11		(3)	Drug dependence.
$\frac{12}{13}$	- ,		stance use disorder" means alcohol abuse, alcohol dependence, alcohol se, drug dependence, drug misuse, or any combination of these.]
14 15	(M)	"HA	LFWAY HOUSE" MEANS A CLINICALLY MANAGED, LOW INTENSITY REATMENT SERVICE FOR INDIVIDUALS WITH SUBSTANCE-RELATED
16	DISORDERS	S WHC	ARE CAPABLE OF SELF-CARE BUT ARE NOT READY TO RETURN TO
17	INDEPEND	ENT L	IVING.
18	(N)	" T .A1	RGE HALFWAY HOUSE" MEANS A HALFWAY HOUSE THAT ADMITS AT
10 19			r MORE THAN 16 INDIVIDUALS.
15	LEAST J DC	JI NO.	WORE MAN TO INDIVIDUALS.
20	(0)	(1)	"MENTAL DISORDER" MEANS A BEHAVIORAL OR EMOTIONAL
21	ILLNESS TH	IAT R	ESULTS FROM A PSYCHIATRIC OR NEUROLOGICAL DISORDER.
22		(2)	"MENTAL DISORDER" INCLUDES A MENTAL ILLNESS THAT SO
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HAT SO 23SUBSTANTIALLY IMPAIRS THE MENTAL OR EMOTIONAL FUNCTIONING OF AN 24INDIVIDUAL AS TO MAKE CARE OR TREATMENT NECESSARY OR ADVISABLE FOR THE WELFARE OF THE INDIVIDUAL OR FOR THE SAFETY OF THE PERSON OR PROPERTY 2526OF ANOTHER.

"MENTAL DISORDER" DOES NOT INCLUDE AN INTELLECTUAL 27(3) 28**DISABILITY.**

29"RECOVERY RESIDENCE" MEANS A SERVICE THAT: **(P)**

14

1 (1) PROVIDES ALCOHOL-FREE AND ILLICIT-DRUG-FREE HOUSING 2 TO INDIVIDUALS WITH SUBSTANCE-RELATED DISORDERS OR ADDICTIVE 3 DISORDERS OR CO-OCCURRING MENTAL DISORDERS AND SUBSTANCE-RELATED 4 DISORDERS OR ADDICTIVE DISORDERS; AND

5

(2) **DOES NOT INCLUDE CLINICAL TREATMENT SERVICES.**

6 (Q) "SMALL HALFWAY HOUSE" MEANS A HALFWAY HOUSE THAT ADMITS AT 7 LEAST 4 BUT NOT MORE THAN 8 INDIVIDUALS.

8 (R) <u>(1)</u> "SUBSTANCE-RELATED DISORDER" MEANS ALCOHOL ABUSE, 9 ALCOHOL DEPENDENCE, ALCOHOL MISUSE, DRUG ABUSE, DRUG DEPENDENCE, 10 DRUG MISUSE, OR ANY COMBINATION OF THESE:

11(I)ALCOHOL USE DISORDER, ALCOHOL ABUSE, ALCOHOL12DEPENDENCE, ALCOHOL MISUSE, ALCOHOL INTOXICATION, OR ALCOHOL13WITHDRAWAL;

14(II)NONALCOHOLSUBSTANCEUSEDISORDER,DRUG15DEPENDENCE, DRUG MISUSE, NONALCOHOL SUBSTANCE INDUCED INTOXICATION,16OR NONALCOHOL SUBSTANCE WITHDRAWAL; OR

17(III)ANY COMBINATION OF THE DISORDERS LISTED IN ITEMS (I)18AND (II) OF THIS PARAGRAPH.

19(2)"SUBSTANCE-RELATED DISORDER" INCLUDES SUBSTANCE USE20DISORDERS AND SUBSTANCE INDUCED DISORDERS.

(S) "WITHDRAWAL MANAGEMENT" MEANS DIRECT OR INDIRECT SERVICES
 FOR AN ACUTELY INTOXICATED INDIVIDUAL TO FULFILL THE PHYSICAL, SOCIAL,
 AND EMOTIONAL NEEDS OF AN INDIVIDUAL BY:

24 (1) MONITORING THE AMOUNT OF ALCOHOL AND OTHER TOXIC 25 AGENTS IN THE BODY OF THE INDIVIDUAL;

26 (2) MANAGING WITHDRAWAL SYMPTOMS; AND

27 (3) MOTIVATING AN INDIVIDUAL TO PARTICIPATE IN THE 28 APPROPRIATE SUBSTANCE–RELATED DISORDER PROGRAMS.

29 **8–405.**

30 (A) A HALFWAY HOUSE SHALL BE LICENSED IN ACCORDANCE WITH TITLE 31 7.5 OF THIS ARTICLE.

1 (B) THE SECRETARY SHALL ADOPT REGULATIONS FOR ESTABLISHING, 2 LICENSING, AND OPERATING HALFWAY HOUSES.

3 **8–406.**

(A) A SMALL HALFWAY HOUSE:

5 (1) IS DEEMED CONCLUSIVELY A SINGLE-FAMILY DWELLING FOR 6 PURPOSES OF ZONING; AND

 $\overline{7}$

4

(2) IS PERMITTED TO LOCATE IN ALL RESIDENTIAL ZONES.

8 (B) A LARGE HALFWAY HOUSE IS DEEMED CONCLUSIVELY A MULTI–FAMILY
9 DWELLING AND IS PERMITTED TO LOCATE IN ZONES OF SIMILAR DENSITY.

10 (C) A HALFWAY HOUSE IS NOT SUBJECT TO ANY SPECIAL EXCEPTION, 11 CONDITIONAL USE PERMIT, OR PROCEDURE THAT DIFFERS FROM THAT REQUIRED 12 FOR A SINGLE-FAMILY DWELLING OR A MULTIFAMILY DWELLING OF SIMILAR 13 DENSITY IN THE SAME ZONE.

14 **(D)** A GENERAL ZONING ORDINANCE THAT CONFLICTS WITH THE 15 PROVISIONS OF THIS SECTION IS SUPERSEDED BY THIS SECTION, TO THE EXTENT OF 16 THE CONFLICT.

17 10–101.

18 (a) In this title the following words have the meanings indicated.

19 (b) "Administration" means the Behavioral Health Administration.

20 (c) (1) "Admission" means the process by which an individual is accepted as a 21 resident in:

22

(i) An inpatient facility; or

(ii) A Veterans' Administration hospital in this State that provides
 care or treatment for individuals who have mental disorders.

25 (2) "Admission" includes the physical act of the individual entering the 26 facility or Veterans' Administration hospital.

27 (D) "BEHAVIORAL HEALTH CARE" INCLUDES PREVENTION, SCREENING, 28 EARLY INTERVENTION, TREATMENT, RECOVERY, SUPPORT, WRAPAROUND, AND 29 REHABILITATION SERVICES FOR INDIVIDUALS WITH SUBSTANCE-RELATED

1 DISORDERS, ADDICTIVE DISORDERS, MENTAL DISORDERS, OR A COMBINATION OF 2 THESE DISORDERS.

3 (E) "CORE SERVICE AGENCY" MEANS THE DESIGNATED COUNTY OR 4 MULTICOUNTY AUTHORITY THAT IS RESPONSIBLE FOR PLANNING, MANAGING, AND 5 MONITORING PUBLICLY FUNDED MENTAL HEALTH SERVICES.

6 [(d)] (F) "Director" means the Director of the Behavioral Health Administration.

7 [(e)] (G) (1) Except as otherwise provided in this title, "facility" means any 8 public or private clinic, hospital, or other institution that provides or purports to provide 9 treatment or other services for individuals who have mental disorders.

- 10
- (2) "Facility" does not include a Veterans' Administration hospital.

11 (H) "LOCAL BEHAVIORAL HEALTH AUTHORITY" MEANS THE DESIGNATED 12 COUNTY OR MULTICOUNTY AUTHORITY THAT IS RESPONSIBLE FOR PLANNING, 13 MANAGING, AND MONITORING PUBLICLY FUNDED MENTAL HEALTH, 14 SUBSTANCE-RELATED DISORDER, AND ADDICTIVE DISORDER SERVICES.

15 **[**(f)**] (I)** (1) "Mental disorder" means a behavioral or emotional illness that 16 results from a psychiatric or neurological disorder.

17 (2) "Mental disorder" includes a mental illness that so substantially 18 impairs the mental or emotional functioning of an individual as to make care or treatment 19 necessary or advisable for the welfare of the individual or for the safety of the person or 20 property of another.

21 (3) "Mental disorder" does not include an intellectual disability.

22 [(g)] (J) "State Advisory Council" means the State Advisory Council on Mental 23 Hygiene.

24 [(h)] (K) "State facility" means a facility that is owned or operated by the 25 Department.

[(i)] (L) "Treatment" means any professional care or attention that is given in a
facility, private therapeutic group home for children and adolescents, or Veterans'
Administration hospital to improve or to prevent the worsening of a mental disorder.

29 10-207.

30 (b) (1) [By] **ON OR AFTER** October 1, 1993, within existing resources and in 31 concert with local core service agencies **OR LOCAL BEHAVIORAL HEALTH AUTHORITIES**, 32 the Director shall prepare a comprehensive mental health plan which identifies the needs

of all individuals who have a serious mental disorder and who are targeted for services in
the "Comprehensive Mental Health Services Plan" submitted by the State to the federal
government in accordance with § 1925 of the Public Health Service Act.

4 (d) The Director shall, in concert with local core service agencies **OR LOCAL** 5 **BEHAVIORAL HEALTH AUTHORITIES**, implement each plan to the extent that resources 6 are available.

7 10–308.

8 (f) In Baltimore City, the governing body may designate [Baltimore Mental 9 Health Systems, Inc.,] **BEHAVIORAL HEALTH SYSTEMS BALTIMORE** the [core service 10 agency] **LOCAL BEHAVIORAL HEALTH AUTHORITY** for Baltimore City under Subtitle 12 11 of this title, as the mental health advisory committee for Baltimore City.

(g) In Anne Arundel County, the governing body may designate Anne Arundel
 County Mental Health Agency, Inc., the core service agency OR LOCAL BEHAVIORAL
 HEALTH AUTHORITY for Anne Arundel County under Subtitle 12 of this title, as the
 mental health advisory committee for Anne Arundel County.

- 16 10-309.
- 17 (a) (1) The mental health advisory committee of each county shall consist of:

18 (i) As nonvoting ex officio members, the following individuals or19 their designees:

20 1. The health officer for the county;

21 2. A representative of a State inpatient facility that serves 22 that county, appointed as provided in paragraph (2) of this subsection;

- 23 3. The county mental health director;
- 244. The director of the core service agency OR LOCAL25BEHAVIORAL HEALTH AUTHORITY, if any; and
- 26 5. In jurisdictions with designated State inpatient beds 27 located in local general hospitals, a representative from that facility; and
- (ii) As voting members, appointed by the governing body of the
 county and representative of the county's major socio-economic and ethnic groups:

30 1. At least 5, but not more than 7, representatives selected
 31 from among the following groups or agencies:

18

1		A.	The governing body;
1		А.	The governing body;
2		В.	The county department of education;
3		C.	The local department of social services;
4		D.	The practicing physicians;
5		E.	Mental health professionals who are not physicians;
6		F.	The clergy;
7		G.	The legal profession;
8		Н.	A local law enforcement agency;
9 10	psychiatric unit;	I.	A local general hospital that contains an inpatient
11		J.	The Department of Aging;
12		K.	The Department of Juvenile Services;
13		L.	The local alcohol and drug abuse agency; and
14		M.	A local community rehabilitation or housing program; and
$\begin{array}{c} 15\\ 16\end{array}$	groups or organizations	2. and ap	At least 5 individuals selected from among the following pointed as provided in paragraph (3) of this subsection:
$\begin{array}{c} 17\\18\end{array}$	have in the past received	A. d ment	At least 2 individuals who are currently receiving or who al health services;
19		B.	Parents or other relatives of adults with mental disorders;
$20 \\ 21 \\ 22$	emotional, behavioral, or adolescence;	C. r menta	Parents or other relatives of children or adolescents with al disorders the onset of which occurred during childhood or
23		D.	The local mental health association, if any; and
24		E.	A member of the general public.
$\frac{25}{26}$			han one State inpatient facility serves a county, a of the facilities shall be appointed by the Director.

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$\frac{1}{2}$	(3) At least one-half of the voting members shall be appointed from among the individuals listed in paragraph (1)(ii)2A through C of this subsection.
$3 \\ 4 \\ 5 \\ 6 \\ 7$	(4) Notwithstanding paragraphs (1) through (3) of this subsection, if the governing body of Baltimore City or Anne Arundel County designates a core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY as the mental health advisory committee, the mental health advisory committee shall consist of the governing body of the core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY .
8	10-312.
9	(b) Each county advisory committee and intercounty advisory committee shall:
10	(4) (i) Prepare and disseminate an annual report to the following:
$\begin{array}{c} 11 \\ 12 \end{array}$	5. The director of the local core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY, if any;
13	10–516.
$\begin{array}{c} 14 \\ 15 \end{array}$	(A) A PRIVATE GROUP HOME SHALL BE LICENSED IN ACCORDANCE WITH TITLE 7.5 OF THIS ARTICLE.
$\begin{array}{c} 16 \\ 17 \end{array}$	[(a)] (B) The Secretary shall adopt rules and regulations for establishing, licensing, and operating private group homes.
18	(b) These rules and regulations shall ensure at least:
19 20	(1) That the proposed staff will be adequate to supervise properly the individuals in the private group home;
21 22 23	(2) That the procedure under which the proposed private group home will receive, investigate, document, and dispose of written complaints from neighborhood residents is acceptable; and

(3) That the proposed care or treatment:

(i) Reasonably can be expected to benefit the individuals in theprivate group home; and

(ii) Will be provided by an adequate staff or, under agreement, by aprovider of mental health services.]

29 10-518.

1 To qualify for a license, an applicant shall satisfy the Secretary that the (a) $\mathbf{2}$ proposed private group home: 3 Is needed: (1)(2)Is compatible with the nature and character of the area involved; 4 $\mathbf{5}$ (3)Is near transportation facilities; 6 (4)Meets or, on completion, will meet the requirements of this subtitle and the rules and regulations that the Secretary adopts under this subtitle; and 7 8 Meets or, on completion, will meet all general zoning requirements that (5)9 apply to the site and that relate to: 10 (i) The height and size of any buildings that are involved; 11 (ii) The land that may be covered or occupied; 12(iii) The size of vards that require open space: 13 (iv) The density of population; and 14The use of the land and buildings. (v) (b) (1)A small private group home: 15[(i)] (1) Is deemed conclusively a single-family dwelling; and 16 17(ii)] (2) Is permitted to locate in all residential zones. 18 **[**(2)**] (B)** A large private group home is deemed conclusively a 19multi-family dwelling and is permitted to locate in zones of similar density. 20[(3)] (C) A private group home [may] IS not [be] subject to any special 21exception, conditional use permit, or procedure that differs from that required for a 22single-family dwelling or a multi-family dwelling of similar density in the same zone. 23**[**(4)**] (D)** A general zoning ordinance that conflicts with the provisions of this section is superseded by this section to the extent of the conflict. 242510-630. 26All court records relating to a petition for an emergency evaluation made (a)

26 (a) All court records relating to a petition for an emergency evaluation made 27 under this subtitle are confidential and the contents may not be divulged, by subpoena or 28 otherwise, except by order of the court on good cause shown.

1	(b) This section does not prohibit review of a court record relating to a petition by:
$2 \\ 3$	(5) Authorized personnel of the local core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY;
4	10-701.
$5 \\ 6$	(a) (6) "State facility" means [a] AN INPATIENT facility that is maintained under the direction of the Behavioral Health Administration.
7	10–1101.
8	This title may be cited as the "Maryland Mental [Hygiene] HEALTH Law".
9 10	Subtitle 12. Core Service Agencies, LOCAL ADDICTIONS AUTHORITIES, AND LOCAL BEHAVIORAL HEALTH AUTHORITIES.
11	10–1201.
12	(a) In this subtitle the following words have the meanings indicated.
$13 \\ 14 \\ 15$	(b) "Core service agency" [means the designated county or multicounty authority that is responsible for planning, managing, and monitoring publicly funded mental health services] HAS THE MEANING STATED IN § 7.5–101 OF THIS ARTICLE.
$\begin{array}{c} 16 \\ 17 \end{array}$	(C) "LOCAL ADDICTIONS AUTHORITY" HAS THE MEANING STATED IN § 7.5–101 OF THIS ARTICLE.
18 19	(D) "LOCAL BEHAVIORAL HEALTH AUTHORITY" HAS THE MEANING STATED IN § 7.5–101 OF THIS ARTICLE.
20 21 22 23	[(c)] (E) "Services to persons with mental illnesses" means the health care and community support rendered to a recipient primarily in connection with the diagnosis, evaluation, treatment, case management, rehabilitation, or supervised housing for individuals with serious mental disorders.
24	10–1202.
$\begin{array}{c} 25\\ 26 \end{array}$	(a) A core service agency, LOCAL ADDICTIONS AUTHORITY, OR LOCAL BEHAVIORAL HEALTH AUTHORITY shall:
27	(1) Be an agent of a county or Baltimore City government which may

(1) Be an agent of a county or Baltimore City government which may
include a local health department;

1 (2) Unless an exception is requested by an individual county and is granted 2 by the Secretary, serve a county or counties with an estimated population of over 80,000 3 people;

4

(3) Either purchase services or provide the services directly;

5 (4) Annually submit a program plan to the secretaries of the affected State 6 departments for review and to the Secretary **DIRECTOR** for approval; and

7 (5) Meet the standards required under this subtitle and, as needed, the 8 rules and regulations set by the Secretary.

9 (b) A core service agency, LOCAL ADDICTIONS AUTHORITY, OR LOCAL 10 BEHAVIORAL HEALTH AUTHORITY may not be a for-profit entity.

11 (c) Each core service agency, LOCAL ADDICTIONS AUTHORITY, OR LOCAL
 12 BEHAVIORAL HEALTH AUTHORITY shall function under the Secretary's authority.

13 (d) Once established in a jurisdiction, the core service agency, LOCAL
 14 ADDICTIONS AUTHORITY, OR LOCAL BEHAVIORAL HEALTH AUTHORITY shall:

15 (1) Submit, on an annual basis, a program plan to the [Secretary]
 16 DIRECTOR for approval;

17 (2) Incorporate in its method of governance a mechanism for the local
 18 county mental health advisory committee, LOCAL DRUG AND ALCOHOL ABUSE
 19 <u>COUNCIL</u>, or joint mental health and substance abuse <u>SUBSTANCE-RELATED</u> committee
 20 to serve as the advisory committee to the core service agency, LOCAL ADDICTIONS
 21 <u>AUTHORITY</u>, OR LOCAL BEHAVIORAL HEALTH AUTHORITY and, if serving more than 1
 22 unit of government, a method of representation serving those jurisdictions;

(3) Implement guidelines developed by the [Secretary] DIRECTOR which
 establish or designate the AUTHORITY OF THE local mental health advisory [committee's
 authority] COMMITTEE, LOCAL DRUG AND ALCOHOL ABUSE COUNCIL, OR JOINT
 MENTAL HEALTH AND SUBSTANCE-RELATED COMMITTEE to advise and assist in the
 planning and evaluation of the publicly funded mental health AND SUBSTANCE-RELATED
 DISORDER services;

(4) In accordance with guidelines developed by the Secretary DIRECTOR,
 develop planning, management, and accountability mechanisms for the delivery of services
 including:

32

- (iii) A yearly summary which includes at a minimum:
- 331.Relevant financial statements; and

2. Program evaluation reports which articulate the core service agency's, LOCAL ADDICTIONS AUTHORITY'S, OR LOCAL BEHAVIORAL HEALTH AUTHORITY'S ability to identify the outcomes of services provided for the target populations and the effects of those services on program planning for the target population;

5 (7) Provide clear guidelines to avoid either the appearance or occurrence of 6 conflicts of interest in the direction and operation of the core service agency, LOCAL 7 <u>ADDICTIONS AUTHORITY</u>, OR LOCAL BEHAVIORAL HEALTH AUTHORITY or 8 organizations which provide mental health <u>OR SUBSTANCE-RELATED</u> services.

9 10-1202.1.

10 (b) (1) The purpose of this section is to authorize the establishment of a 11 quasi-public authority which may be activated by Howard County, if the county decides to 12 designate a quasi-public authority as the core service agency **OR LOCAL BEHAVIORAL** 13 **HEALTH AUTHORITY** to perform the duties imposed under this subtitle.

14 (2) This section has no effect on any other form of core service agency **OR** 15 **LOCAL BEHAVIORAL HEALTH AUTHORITY**, whether it is a unit of Howard County 16 government, a local health department, or a private, nonprofit corporation.

17 (c) (2) The quasi–public authority shall:

(i) Serve as the core service agency OR LOCAL BEHAVIORAL
 HEALTH AUTHORITY for the jurisdiction; and

(f) Howard County shall send to the Secretary a copy of any ordinance or
 resolution activating a quasi-public authority which will serve as a core service agency OR
 LOCAL BEHAVIORAL HEALTH AUTHORITY.

23 10-1203.

(a) To the extent resources are available, the [Secretary] DIRECTOR, after
consultation with the Maryland Advisory Council on Mental Hygiene as established in
Subtitle 3 of this title and federal requirements mandated under P.L. 99–660, may initiate
the development of core service agencies, LOCAL ADDICTIONS AUTHORITIES, OR LOCAL
<u>BEHAVIORAL HEALTH AUTHORITIES</u> as a mechanism for community planning,
management, and financing of mental health <u>AND SUBSTANCE-RELATED DISORDER</u>
services.

31 (b) When core service agencies, LOCAL ADDICTIONS AUTHORITIES, OR LOCAL
 32 BEHAVIORAL HEALTH AUTHORITIES are initiated, the [Secretary] DIRECTOR shall:

1 (1)Define the priority populations to be served by the core service agencies, $\mathbf{2}$ with a special emphasis on the provision of services to the seriously mentally ill populations 3 LOCAL ADDICTIONS AUTHORITIES, OR LOCAL BEHAVIORAL HEALTH AUTHORITIES; 4 (2)Define the essential mental health, SUBSTANCE-RELATED **DISORDER**, and associated support services to be provided under the auspices of the core $\mathbf{5}$ service agencies, LOCAL ADDICTIONS AUTHORITIES, OR LOCAL BEHAVIORAL HEALTH 6 7 **AUTHORITIES:** 8 (3)Define the essential administrative functions to be carried out by core 9 service agencies, LOCAL ADDICTIONS AUTHORITIES, OR LOCAL BEHAVIORAL HEALTH 10 **AUTHORITIES**; and 11 (4)Outline the requirements for the core service agencies', LOCAL 12ADDICTIONS AUTHORITIES', OR LOCAL BEHAVIORAL HEALTH AUTHORITIES' 13governance structure. 14To assure the continuing provision of appropriate services, the [Secretary] (c) 15**DIRECTOR** shall: 16 (1)Annually review and may approve the core service agencies', LOCAL 17ADDICTIONS AUTHORITIES', OR LOCAL BEHAVIORAL HEALTH AUTHORITIES' program 18plan; 19 (2)In conjunction with the appropriate authorities, establish and maintain 20a funding mechanism for the core service agencies, LOCAL ADDICTIONS AUTHORITIES, OR LOCAL BEHAVIORAL HEALTH AUTHORITIES which may include the allocation of 2122funds for inpatient services; 23(3)Develop a mechanism whereby any unexpended funds remaining at the 24end of the year shall remain with the core service agencies, LOCAL ADDICTIONS 25AUTHORITIES, OR LOCAL BEHAVIORAL HEALTH AUTHORITIES or the community 26providers; 27(4) Establish procedures to facilitate intraagency and interagency linkages 28at State and local levels with the core service agencies, LOCAL ADDICTIONS 29AUTHORITIES, OR LOCAL BEHAVIORAL HEALTH AUTHORITIES; and 30 Establish procedures within the Behavioral Health Administration for (5)31a process regarding program, policy, or contract disputes that gives all community mental 32health AND SUBSTANCE-RELATED DISORDER programs regulated by the Administration 33 the right to: 34(i) Access the mediation process established by the Administration; 35 and

1 (ii) If dissatisfied with the outcome of the mediation by the 2 Administration, request a hearing with the Office of Administrative Hearings in accordance 3 with Title 10, Subtitle 2 of the State Government Article.

4 [(d) The Secretary may adopt regulations to carry out the provisions of this 5 subtitle.

6 (e)] (D) If a core service agency, LOCAL ADDICTIONS AUTHORITY, OR LOCAL
7 <u>BEHAVIORAL HEALTH AUTHORITY</u> violates any provision of this subtitle, the [Secretary]
8 DIRECTOR may deny approval of the core service agency, LOCAL ADDICTIONS
9 <u>AUTHORITY, OR LOCAL BEHAVIORAL HEALTH AUTHORITY</u> and, after written
10 notification of denial of approval, cease funding or request the return of unspent funds by
11 the core service agency, LOCAL ADDICTIONS AUTHORITY, OR LOCAL BEHAVIORAL
12 <u>HEALTH AUTHORITY</u>.

[(f)] (E) If a county elects to terminate its core service agency, LOCAL
 <u>ADDICTIONS AUTHORITY, OR LOCAL BEHAVIORAL HEALTH AUTHORITY</u>, the county
 may do so upon 90 days' written notice to the [Secretary] DIRECTOR.

[(g)] (F) The [Secretary] DIRECTOR may not require a core service agency,
 <u>LOCAL ADDICTIONS AUTHORITY, OR LOCAL BEHAVIORAL HEALTH AUTHORITY</u> to
 provide services the Department does not provide funding for.

19 10–1401.

20 (b) "Core service agency" has the meaning stated in [§ 10–1201 of this title] § 21 **7.5–101 OF THIS ARTICLE**.

22 (D) "LOCAL BEHAVIORAL HEALTH AUTHORITY" HAS THE MEANING STATED 23 IN § 7.5–101 OF THIS ARTICLE.

24 10-1403.

25 (a) The Crisis Response System shall include:

26

(1) A crisis communication center in each jurisdiction or region to provide:

(ii) Coordination with the local core service agency OR LOCAL
 BEHAVIORAL HEALTH AUTHORITY, police, emergency medical service personnel, and
 mental health providers; and

30 (b) The Crisis Response System services shall be implemented as determined by 31 the core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY serving each 32 jurisdiction. 1 10–1404.

2 (b) The Administration shall implement the Crisis Response System, in 3 collaboration with core service agencies **OR LOCAL BEHAVIORAL HEALTH AUTHORITIES**, 4 on a regional or jurisdictional basis as federal funding or funding from other sources 5 becomes available.

6 16–101.

7 (b) (2) As to a recipient of services under the Maryland Mental [Hygiene] 8 HEALTH Law, a word used in this title has the same meaning as is indicated by a definition 9 of the word in § 7.5–101 OR § 10–101 of this article.

10 (e) (1) "Recipient of services" means an individual who receives care, 11 maintenance, treatment, or support in a facility or program that is operated or funded 12 wholly or partly by the Department.

13 (2) "Recipient of services" includes:

14 (i) An individual in a public facility under the Maryland Mental
15 [Hygiene] HEALTH Law;

16 (v) An individual in a private therapeutic group home from which 17 this State obtains residential care under the Maryland Mental [Hygiene] **HEALTH** Law.

18 16-201.2.

19 (a)(3)"Community mental health services provider" means a 20community-based mental health program approved by the Department or an individual 21practitioner who contracts with the Department or the appropriate core service agency **OR** 22LOCAL BEHAVIORAL HEALTH AUTHORITY.

(4) "Core service agency" has the meaning stated in [§ 10–1201] § 7.5–101
of this article.

25 (6) "LOCAL BEHAVIORAL HEALTH AUTHORITY" HAS THE MEANING 26 STATED IN § 7.5–101 OF THIS ARTICLE.

27 16-204.

(c) The Department may collect fees from a core service agency OR LOCAL
 BEHAVIORAL HEALTH AUTHORITY for the cost of treatment of individuals whom the core
 service agency authorizes as eligible for admission into a State facility as described in Title
 10, Subtitle 4 of this article. Any such fees collected by the Department for the admission
 and treatment of individuals authorized by the core service agency OR LOCAL

$\frac{1}{2}$	BEHAVIORAL HEALTH AUTHORITY shall be kept by the Department to be used to maintain and operate the respective State facility.
3	19–2301.
4	(d) "Health care facility" means:
$5 \\ 6$	(10) A [substance use] SUBSTANCE-RELATED disorder program as defined in [§ 8–403] § 7.5–101 of this article; and
7 8	(11) A mental health program as defined in [§ 10–901] § 7.5–101 of this article.
9	Article – Human Services
10	8–101.
11 12 13 14	(e) "Core service agency" [means the designated county or multicounty authority that is responsible for planning, managing, and monitoring publicly funded mental health services as provided under Title 10, Subtitle 12] HAS THE MEANING STATED IN § 7.5–101 of the Health – General Article.
$\begin{array}{c} 15\\ 16 \end{array}$	(K–1) "LOCAL BEHAVIORAL HEALTH AUTHORITY" HAS THE MEANING STATED IN § 7.5–101 OF THE HEALTH – GENERAL ARTICLE.
17	8-302.
18	A local management board may be composed of:
19	(2) a senior representative or department head of the:
$\begin{array}{c} 20\\ 21 \end{array}$	(iii) core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY;
22	8–406.
23	(a) Each local care team shall include:
24	(1) at least one representative from:
25 26 27	(iv) if determined to be appropriate by the Behavioral Health Administration, the local core service agency OR LOCAL BEHAVIORAL HEALTH AUTHORITY;

8-407. 1 A local care team shall:

2 (4) identify and share resource development needs and communicate with 3 the care management entity, local core service agencies, **OR LOCAL BEHAVIORAL HEALTH** 4 **AUTHORITY**, provider networks, local management boards, and other local care teams in 5 surrounding jurisdictions; and

6 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 October 1, 2015.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.