SB 877/17 – JPR & FIN

By: Senators Kelley, Astle, Bates, Currie, DeGrange, Eckardt, Ferguson, King, McFadden, Nathan-Pulliam, Oaks, Salling, and Serafini

Introduced and read first time: February 5, 2018 Assigned to: Judicial Proceedings and Finance

A BILL ENTITLED

1 AN ACT concerning

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Maryland No-Fault Birth Injury Fund

3 FOR the purpose of declaring certain findings and the intent of the General Assembly; 4 establishing a system for adjudication of a claim involving a birth-related $\mathbf{5}$ neurological injury; excluding certain rights and remedies of a claimant and certain 6 other persons; providing for certain procedures; providing for certain benefits and 7 compensation of a claimant under this Act; requiring the Maryland Patient Safety 8 Center to convene a certain Perinatal Clinical Advisory Committee; establishing the 9 Maryland No-Fault Birth Injury Fund; providing for the governance, 10 administration, and purposes of the Fund; providing for certain premiums to be used 11 to finance and administer the Fund; providing for certain credits for certain medical 12liability coverage for the obstetrical practice or services of certain health care 13 practitioners and hospitals; providing for certain patient safety initiatives; 14 authorizing the Office of Health Care Quality, the State Board of Physicians, and the 15State Board of Nursing to investigate a certain claim and take appropriate action 16with respect to a certain health care facility, physician, or nurse; requiring the Office 17of Administrative Hearings to provide certain training to certain administrative law 18 judges; defining certain terms; providing for the application of this Act; and generally 19relating to establishment of a system of adjudication and compensation of a claimant 20for a birth–related neurological injury through the Maryland No–Fault Birth Injury 21Fund.

22BY adding to

- 23Article - Courts and Judicial Proceedings
- Section 3-2D-01 through 3-2D-08 to be under the new subtitle "Subtitle 2D. 2425Maryland No-Fault Birth Injury Fund Claims"
- 26Annotated Code of Maryland
- 27(2013 Replacement Volume and 2017 Supplement)

28BY adding to

> EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



8lr1116 **CF HB 909**

$rac{1}{2}$	Article – Health – General Section 20–1901 through 20–1903 to be under the new subtitle "Subtitle 19. Birth
3	Injury Prevention"
4	Annotated Code of Maryland
5	(2015 Replacement Volume and 2017 Supplement)
6	BY adding to
7	Article – Insurance
8	Section 33–101 through 33–304 to be under the new title "Title 33. Maryland
9	No–Fault Birth Injury Fund"
10	Annotated Code of Maryland
11	(2017 Replacement Volume)
$\begin{array}{c} 12\\ 13 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
14	Article – Courts and Judicial Proceedings
15	SUBTITLE 2D. MARYLAND NO-FAULT BIRTH INJURY FUND CLAIMS.
16	3–2D–01.
17	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS
18	INDICATED.
19	(B) (1) "BIRTH-RELATED NEUROLOGICAL INJURY" MEANS AN INJURY TO
$\begin{array}{c} 20\\ 21 \end{array}$	THE BRAIN OR SPINAL CORD OF A LIVE INFANT BORN IN A MARYLAND HOSPITAL THAT:
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22	(I) IS CAUSED BY OXYGEN DEPRIVATION OR OTHER INJURY
23	THAT OCCURRED OR COULD HAVE OCCURRED DURING LABOR, DURING DELIVERY,
24	OR IN THE RESUSCITATIVE PERIOD AFTER DELIVERY; AND
25	(II) RENDERS THE INFANT PERMANENTLY NEUROLOGICALLY
$\frac{25}{26}$	AND PHYSICALLY IMPAIRED.
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27	(2) "BIRTH-RELATED NEUROLOGICAL INJURY" DOES NOT INCLUDE
28	DISABILITY OR DEATH CAUSED BY GENETIC OR CONGENITAL ABNORMALITY.
29	(C) "CLAIMANT" MEANS A PERSON WHO FILES A CLAIM IN ACCORDANCE
$\frac{25}{30}$	WITH § $3-2D-04$ OF THIS SUBTITLE FOR BENEFITS OR COMPENSATION FOR A
31	BIRTH-RELATED NEUROLOGICAL INJURY THAT OCCURS IN THE STATE.
32	(D) "FUND" MEANS THE MARYLAND NO-FAULT BIRTH INJURY FUND.

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1 (E) "HEALTH CARE PRACTITIONER" MEANS AN INDIVIDUAL LICENSED OR 2 CERTIFIED OR OTHERWISE AUTHORIZED TO PROVIDE OBSTETRICAL SERVICES OR 3 AN INDIVIDUAL LICENSED OR CERTIFIED UNDER THE HEALTH OCCUPATIONS 4 ARTICLE TO PRACTICE MIDWIFERY.

5 (F) "HOSPITAL" HAS THE MEANING STATED IN § 19–301 OF THE 6 HEALTH – GENERAL ARTICLE.

- 7 (G) "OFFICE" MEANS THE OFFICE OF ADMINISTRATIVE HEARINGS.
- 8 (H) "PHYSICIAN" MEANS AN INDIVIDUAL:
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- (1) LICENSED TO PRACTICE MEDICINE IN THE STATE; OR

10 (2) WHO LEGALLY PRACTICES MEDICINE WITHOUT A LICENSE UNDER 11 § 14–302(1), (2), (3), OR (4) OF THE HEALTH OCCUPATIONS ARTICLE.

"QUALIFIED HEALTH CARE COSTS" MEANS REASONABLE EXPENSES OF 12**(I)** MEDICAL, HOSPITAL, REHABILITATIVE, FAMILY RESIDENTIAL, OR CUSTODIAL CARE, 13 PROFESSIONAL RESIDENTIAL CARE, DURABLE MEDICAL EQUIPMENT, MEDICALLY 14NECESSARY DRUGS, AND RELATED TRAVEL, AND RESIDENTIAL OR VEHICLE 15MODIFICATIONS THAT ARE NECESSARY TO MEET A CLAIMANT'S HEALTH CARE 16 NEEDS AS DETERMINED BY THE CLAIMANT'S TREATING PHYSICIANS, PHYSICIAN 17ASSISTANTS, OR NURSE PRACTITIONERS, AND AS OTHERWISE DEFINED BY 18 19 **REGULATION.**

20 **3–2D–02.**

21 (A) THE GENERAL ASSEMBLY FINDS THAT:

(1) BIRTHS OTHER THAN NORMAL BIRTHS SOMETIMES LEAD TO
CLAIMS AGAINST THE HOSPITAL WHERE SUCH BIRTHS OCCURRED AND THE HEALTH
CARE PRACTITIONERS INVOLVED AND, CONSEQUENTLY, THOSE HOSPITALS AND
HEALTH CARE PRACTITIONERS ARE MOST SEVERELY AFFECTED BY MEDICAL
LIABILITY RISK AND ASSOCIATED COSTS;

27 (2) BECAUSE OBSTETRIC SERVICES ARE ESSENTIAL, IT IS 28 INCUMBENT ON THE GENERAL ASSEMBLY TO PROVIDE A PLAN DESIGNED TO 29 RESULT IN THE STABILIZATION AND REDUCTION OF MEDICAL LIABILITY RISK AND 30 ASSOCIATED COST IN ORDER TO PRESERVE ACCESS TO OBSTETRIC SERVICES IN 31 MARYLAND;

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- (3) BIRTH-RELATED NEUROLOGICAL INJURIES ARE AMONG THE

1 MOST COSTLY AND DEVASTATING TYPES OF MEDICAL INJURIES AND WARRANT THE 2 ESTABLISHMENT OF AN EQUITABLE SYSTEM OF COMPENSATION REGARDLESS OF 3 FAULT; AND

4 (4) SOME BIRTH-RELATED NEUROLOGICAL INJURIES ARE 5 UNAVOIDABLE EVEN UNDER THE BEST CIRCUMSTANCES OF MEDICAL CARE.

6 (B) IT IS THE INTENT OF THE GENERAL ASSEMBLY TO PROVIDE FAIR AND 7 EQUITABLE COMPENSATION, ON A NO-FAULT BASIS, FOR A LIMITED CLASS OF 8 CATASTROPHIC INJURIES THAT RESULT IN UNUSUALLY HIGH COSTS FOR 9 CUSTODIAL CARE AND REHABILITATION, AND THE PLAN UNDER SUBSECTION (A)(2) 10 OF THIS SECTION SHALL APPLY ONLY TO BIRTH-RELATED NEUROLOGICAL 11 INJURIES.

12 **3–2D–03.**

13(A)THIS SUBTITLE APPLIES TO BIRTHS OCCURRING ON OR AFTER JANUARY141, 2020.

15 **(B)** THE RIGHTS AND REMEDIES UNDER THIS SUBTITLE EXCLUDE AND 16 SUPPLANT ALL OTHER RIGHTS AND REMEDIES OF THE INFANT, PERSONAL 17 REPRESENTATIVE OF THE INFANT, AND PARENTS, DEPENDENTS, OR NEXT OF KIN OF 18 THE INFANT ARISING OUT OF OR RELATED TO A BIRTH–RELATED NEUROLOGICAL 19 INJURY TO THE INFANT, INCLUDING CLAIMS OF EMOTIONAL DISTRESS RELATED TO 20 THE INFANT'S INJURY.

(C) NOTHING IN THIS SUBTITLE EXCLUDES OTHER RIGHTS AND REMEDIES
AVAILABLE TO THE MOTHER OF THE INFANT ARISING OUT OF OR RELATED TO A
PHYSICAL INJURY, SEPARATE AND DISTINCT FROM A BIRTH-RELATED
NEUROLOGICAL INJURY TO THE INFANT, SUFFERED BY THE MOTHER OF THE INFANT
DURING THE COURSE OF DELIVERY OF THE INFANT.

(D) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, A CIVIL ACTION IS
NOT PROHIBITED AGAINST A HEALTH CARE PRACTITIONER OR HOSPITAL IF THERE
IS CLEAR AND CONVINCING EVIDENCE THAT THE HEALTH CARE PRACTITIONER OR
HOSPITAL MALICIOUSLY INTENDED TO CAUSE A BIRTH INJURY AND THE CLAIM IS
FILED BEFORE AND INSTEAD OF PAYMENT OF AN AWARD UNDER THIS SUBTITLE.

(E) IF A PARTY IN A CIVIL PROCEEDING BEFORE A CIRCUIT COURT ASSERTS
 A CLAIM THAT INVOLVES AN ELIGIBLE BIRTH-RELATED NEUROLOGICAL INJURY, ON
 THE MOTION OF SUCH PARTY IN THE CIVIL PROCEEDING, THE COURT SHALL:

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(1) ORDER A PARTY TO FILE A CLAIM FOR A BIRTH-RELATED

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1 NEUROLOGICAL INJURY WITH THE FUND; AND

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- (2) **DISMISS THE CIVIL PROCEEDING WITHOUT PREJUDICE.**

3 (F) IF A PARTY IN A PROCEEDING BEFORE THE HEALTH CARE 4 ALTERNATIVE DISPUTE RESOLUTION OFFICE ASSERTS A CLAIM THAT INVOLVES AN 5 ELIGIBLE BIRTH-RELATED NEUROLOGICAL INJURY, ON THE MOTION OF SUCH 6 PARTY IN THE PROCEEDING, THE DIRECTOR OF THE HEALTH CARE ALTERNATIVE 7 DISPUTE RESOLUTION OFFICE SHALL:

8 (1) ORDER A PARTY TO FILE A CLAIM FOR A BIRTH-RELATED 9 NEUROLOGICAL INJURY WITH THE FUND; AND

10 (2) DISMISS THE PROCEEDING BEFORE THE HEALTH CARE 11 ALTERNATIVE DISPUTE RESOLUTION OFFICE WITHOUT PREJUDICE.

12 (G) A CLAIM FOR COMPENSATION AND BENEFITS UNDER THIS SUBTITLE 13 SHALL BE FILED WITHIN THE TIME PERIODS ESTABLISHED UNDER § 5–109 OF THIS 14 ARTICLE.

(H) A CLAIM MAY BE FILED BY A LEGAL REPRESENTATIVE ON BEHALF OF AN
INJURED INFANT AND, IN THE CASE OF A DECEASED INFANT, BY AN ADMINISTRATOR,
A PERSONAL REPRESENTATIVE, OR ANY OTHER LEGAL REPRESENTATIVE OF THE
DECEASED INFANT.

(I) THE LIMITATIONS PERIOD WITH RESPECT TO A CIVIL ACTION THAT MAY
BE BROUGHT BY, OR ON BEHALF OF, AN INJURED INFANT FOR DAMAGES ALLEGEDLY
ARISING OUT OF, OR RELATED TO, A BIRTH-RELATED NEUROLOGICAL INJURY
SHALL BE TOLLED BY THE FILING OF A CLAIM UNDER THIS SUBTITLE, AND THE TIME
THE CLAIM IS PENDING OR IS ON APPEAL MAY NOT BE COMPUTED AS PART OF THE
PERIOD WITHIN WHICH THE CIVIL ACTION MAY BE BROUGHT.

25 **3–2D–04.**

26 (A) (1) A CLAIM FILED FOR COMPENSATION OR OTHER BENEFITS UNDER 27 THIS SUBTITLE SHALL COMMENCE BY THE CLAIMANT FILING A CLAIM WITH THE 28 FUND.

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(2) A CLAIM SHALL INCLUDE THE FOLLOWING INFORMATION:

30 (I) THE NAME AND ADDRESS OF THE LEGAL REPRESENTATIVE 31 AND THE BASIS FOR THE LEGAL REPRESENTATIVE'S REPRESENTATION OF THE 32 INJURED INFANT;

THE NAME AND ADDRESS OF THE INJURED INFANT;

(III) THE NAME AND ADDRESS OF EACH HEALTH CARE

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PRACTITIONER WHO IS KNOWN TO HAVE BEEN PRESENT AT THE BIRTH AND THE HOSPITAL AT WHICH THE BIRTH OCCURRED; (IV) A DESCRIPTION OF THE DISABILITY FOR WHICH THE CLAIM IS MADE; **(**V**)** THE TIME AND PLACE THE INJURY OCCURRED; AND (VI) A BRIEF STATEMENT OF THE FACTS AND CIRCUMSTANCES SURROUNDING THE INJURY AND GIVING RISE TO THE CLAIM. **(B)** THE CLAIMANT SHALL FILE WITH THE FUND THE FOLLOWING INFORMATION WITHIN 45 DAYS AFTER THE FILING OF THE CLAIM AS SET FORTH IN SUBSECTION (A) OF THIS SECTION: (1) ALL AVAILABLE RELEVANT MEDICAL RECORDS RELATING TO THE BIRTH-RELATED NEUROLOGICAL INJURY AND A LIST IDENTIFYING UNAVAILABLE RECORDS KNOWN TO THE CLAIMANT AND THE REASONS FOR THE RECORDS' UNAVAILABILITY; APPROPRIATE ASSESSMENTS, EVALUATIONS, AND PROGNOSES (2) AND OTHER RECORDS AND DOCUMENTS REASONABLY NECESSARY FOR THE DETERMINATION OF THE AMOUNT OF COMPENSATION TO BE PAID TO, OR ON BEHALF OF, THE INJURED INFANT ON ACCOUNT OF THE BIRTH-RELATED NEUROLOGICAL **INJURY;** (3) **DOCUMENTATION OF EXPENSES AND SERVICES INCURRED TO** DATE THAT IDENTIFIES THE PAYMENT MADE FOR THOSE EXPENSES AND SERVICES AND THE PAYOR; AND

(II)

25 (4) DOCUMENTATION OF ANY APPLICABLE PRIVATE OR
26 GOVERNMENTAL SOURCE OF SERVICES OR REIMBURSEMENT RELATIVE TO THE
27 IMPAIRMENTS.

28 (C) WITHIN 10 DAYS AFTER RECEIPT OF A COMPLETE CLAIM AND THE 29 INFORMATION PROVIDED BY THE CLAIMANT IN ACCORDANCE WITH SUBSECTION (B) 30 OF THIS SECTION, THE FUND SHALL PROVIDE COPIES OF THOSE MATERIALS TO THE 31 PERSONS AND ENTITIES IDENTIFIED IN SUBSECTION (A)(2)(III) OF THIS SECTION.

1 (D) (1) ON RECEIPT OF A CLAIM, THE FUND SHALL INVESTIGATE THE 2 CLAIM.

3 (2) WITHIN 90 DAYS AFTER THE DATE OF SERVICE OF A CLAIM FILED 4 IN ACCORDANCE WITH SUBSECTIONS (A) AND (B) OF THIS SECTION, THE FUND 5 SHALL SERVE ON THE CLAIMANT ITS RESPONSE TO THE CLAIM, INCLUDING 6 WHETHER THE FUND DETERMINES THAT THE INJURY ALLEGED IS A 7 BIRTH-RELATED NEUROLOGICAL INJURY.

8 (3) WITHIN 10 DAYS AFTER SERVING ITS RESPONSE TO A CLAIM, THE 9 FUND SHALL SUBMIT THE CLAIM, TOGETHER WITH ALL INFORMATION AND 10 MATERIALS SUBMITTED BY THE CLAIMANT AND THE FUND'S RESPONSE, TO THE 11 OFFICE FOR ADJUDICATION.

12 (4) AT THE TIME THE FUND SUBMITS THE CLAIM TO THE OFFICE, THE 13 FUND SHALL SUBMIT THE CLAIM, TOGETHER WITH ALL INFORMATION AND 14 MATERIALS SUBMITTED BY THE CLAIMANT AND THE FUND'S RESPONSE, TO THE 15 OFFICE OF HEALTH CARE QUALITY, THE STATE BOARD OF PHYSICIANS, AND THE 16 STATE BOARD OF NURSING FOR REVIEW.

17 **3–2D–05.**

18 (A) (1) EACH DETERMINATION OF ELIGIBILITY AND FOR COMPENSATION 19 AND BENEFITS SHALL BE DELEGATED TO THE OFFICE FOR ADJUDICATION AND 20 DECISION BY AN ADMINISTRATIVE LAW JUDGE.

21 (2) THE OFFICE SHALL PROVIDE SPECIALIZED TRAINING TO 22 ADMINISTRATIVE LAW JUDGES WHO ARE ASSIGNED TO ADJUDICATE CLAIMS 23 SUBMITTED UNDER § 3–2D–04(D)(3) OF THIS SUBTITLE.

(B) THE FUND SHALL PROVIDE WRITTEN NOTICE OF THE SUBMISSION OF A
 CLAIM FOR ADJUDICATION TO THE CLAIMANT AND TO THE PERSONS AND ENTITIES
 IDENTIFIED BY THE CLAIMANT UNDER § 3–2D–04(A)(2)(III) OF THIS SUBTITLE.

27 (C) THE OFFICE SHALL HAVE EXCLUSIVE JURISDICTION TO DETERMINE, ON 28 THE BASIS OF THE EVIDENCE PRESENTED IN A CONTESTED HEARING, THE 29 FOLLOWING ISSUES:

30(1) WHETHER THE CLAIM INVOLVES AN ELIGIBLE BIRTH-RELATED31NEUROLOGICAL INJURY; AND

32 (2) THE NATURE AND AMOUNT OF COMPENSATION AND BENEFITS, IF 33 ANY, TO BE PROVIDED TO THE CLAIMANT.

1 (D) THE CLAIM SHALL BE DISMISSED IF THE OFFICE DETERMINES THAT 2 THE INJURY ALLEGED IN THE CLAIM IS NOT A BIRTH-RELATED NEUROLOGICAL 3 INJURY.

4 **3–2D–06.**

5 (A) ON A DETERMINATION THAT AN INFANT HAS SUSTAINED A 6 BIRTH-RELATED NEUROLOGICAL INJURY, THE CLAIMANT MAY BE AWARDED ONE OR 7 MORE OF THE FOLLOWING BENEFITS AND COMPENSATION TO BE PAID OR PROVIDED 8 FROM THE FUND:

9 (1) ACTUAL LIFETIME EXPENSES FOR QUALIFIED HEALTH CARE 10 COSTS, LIMITED TO REASONABLE CHARGES PREVAILING IN THE SAME COMMUNITY 11 FOR SIMILAR TREATMENT OF INJURED PERSONS WHEN THE TREATMENT IS PAID 12 FOR BY THE INJURED PERSON, EXCLUDING:

13(I) EXPENSES FOR ITEMS OR SERVICES THAT THE INFANT HAS14RECEIVED, OR IS ELIGIBLE TO RECEIVE, UNDER THE LAWS OF ANY STATE OR THE15UNITED STATES, EXCEPT TO THE EXTENT THAT THE EXCLUSION MAY BE16PROHIBITED BY FEDERAL LAW;

17 (II) EXPENSES FOR ITEMS OR SERVICES THAT THE INFANT HAS 18 RECEIVED, OR IS CONTRACTUALLY ENTITLED TO RECEIVE, FROM A PREPAID 19 HEALTH PLAN, A HEALTH MAINTENANCE ORGANIZATION, OR ANY OTHER PRIVATE 20 INSURING ENTITY;

21 (III) EXPENSES FOR WHICH THE INFANT HAS RECEIVED 22 REIMBURSEMENT, OR FOR WHICH THE INFANT IS ELIGIBLE TO RECEIVE 23 REIMBURSEMENT, UNDER THE LAWS OF A STATE OR THE UNITED STATES, 24 INCLUDING BENEFITS PROVIDED UNDER THE MARYLAND RARE AND EXPENSIVE 25 CASE MANAGEMENT PROGRAM, EXCEPT TO THE EXTENT THE EXCLUSION MAY BE 26 PROHIBITED BY FEDERAL LAW;

(IV) EXPENSES FOR WHICH THE INFANT HAS RECEIVED
 REIMBURSEMENT, OR FOR WHICH THE INFANT IS CONTRACTUALLY ENTITLED TO
 RECEIVE REIMBURSEMENT, UNDER THE PROVISIONS OF A HEALTH OR SICKNESS
 INSURANCE POLICY OR OTHER PRIVATE INSURANCE PROGRAM; AND

31(V) EXPENSES RELATED TO THE PROVISION OF HOUSING,32EXCEPT FOR THE MODIFICATION OF RESIDENTIAL ENVIRONMENT;

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- (2) WITHIN THE DISCRETION OF THE OFFICE, AN AWARD NOT

1 EXCEEDING **\$500,000**, PAYABLE IN PERIODIC PAYMENTS OR AS A LUMP SUM TO THE 2 INJURED INFANT OR TO THE PARENTS OR LEGAL GUARDIANS OF THE INJURED 3 INFANT FOR THE BENEFIT OF THE INJURED INFANT;

4 (3) LOSS OF EARNINGS CALCULATED UNDER SUBSECTION (B) OF THIS
5 SECTION TO BE PAID IN PERIODIC PAYMENTS BEGINNING ON THE 18TH BIRTHDAY
6 OF THE INFANT;

7 (4) IF THE INFANT DIES BEFORE ATTAINING THE AGE OF 18 YEARS, A
 8 FUNERAL PAYMENT IN THE AMOUNT OF \$25,000; AND

9 (5) REASONABLE EXPENSES INCURRED IN CONNECTION WITH THE 10 FILING AND PROSECUTION OF A CLAIM TO ASSERT ELIGIBILITY AND FOR 11 COMPENSATION AND BENEFITS UNDER THIS SUBTITLE, INCLUDING REASONABLE 12 ATTORNEY'S FEES ON AN HOURLY BASIS, SUBJECT TO THE APPROVAL AND AWARD 13 OF THE ADMINISTRATIVE LAW JUDGE IN ACCORDANCE WITH SUBSECTION (C) OF 14 THIS SECTION.

AN INFANT FOUND TO HAVE SUSTAINED A BIRTH-RELATED 15 **(B)** (1) NEUROLOGICAL INJURY SHALL BE CONCLUSIVELY PRESUMED TO HAVE BEEN ABLE 16 17TO EARN INCOME FROM EMPLOYMENT FROM THE AGE OF 18 YEARS THROUGH THE 18 AGE OF 65 YEARS, AS IF THE INFANT HAD NOT BEEN INJURED, IN THE AMOUNT OF **50% OF THE STATE AVERAGE WEEKLY WAGE AS DETERMINED BY THE DEPARTMENT** 19 OF LABOR, LICENSING, AND REGULATION IN ACCORDANCE WITH § 9-603 OF THE 20LABOR AND EMPLOYMENT ARTICLE. 21

22 (2) PAYMENTS FOR LOSS OF EARNINGS SHALL BE CALCULATED 23 BASED ON THE STATE REPORTING PERIOD IMMEDIATELY PRECEDING THE 18TH 24 BIRTHDAY OF THE INFANT AND SUBSEQUENTLY ADJUSTED BASED ON THE 25 SUCCEEDING ANNUAL REPORTS OF THE STATE AVERAGE WEEKLY WAGE.

26 (C) (1) IN DETERMINING AN AWARD FOR ATTORNEYS' FEES, THE 27 ADMINISTRATIVE LAW JUDGE SHALL APPLY THE STANDARDS SET FORTH IN 28 MARYLAND RULE 2–703(F)(3).

29 (2) THE ADMINISTRATIVE LAW JUDGE MAY AWARD ATTORNEYS' FEES 30 FOR THE PROSECUTION OF A CLAIM FOUND TO BE INELIGIBLE UNDER THIS 31 SUBTITLE IF THE CLAIM WAS NOT SUBMITTED IN BAD FAITH OR WITHOUT 32 SUBSTANTIAL JUSTIFICATION.

(D) AN AWARD OF EXPENSES SHALL REQUIRE THE IMMEDIATE PAYMENT OF
 EXPENSES PREVIOUSLY INCURRED AND SHALL REQUIRE THAT FUTURE EXPENSES
 BE PAID AS INCURRED.

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1 **3–2D–07.**

2 (A) (1) THE OFFICE SHALL SET THE DATE FOR A HEARING ON A 3 CONTESTED CASE NO SOONER THAN 60 DAYS AND NO LATER THAN 120 DAYS AFTER 4 THE WRITTEN NOTICE OF THE FUND'S SUBMISSION OF A CLAIM TO THE OFFICE FOR 5 ADJUDICATION.

6 (2) THE ADMINISTRATIVE LAW JUDGE SHALL NOTIFY IMMEDIATELY 7 THE PARTIES OF THE TIME AND PLACE OF THE HEARING.

8 (3) THE HEARING SHALL BE CONDUCTED IN ACCORDANCE WITH 9 TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE.

10 **(B) (1)** The parties to the hearing shall include the claimant 11 and the Fund.

12 (2) ON REQUEST BY A PERSON OR AN ENTITY IDENTIFIED BY THE 13 CLAIMANT IN ACCORDANCE WITH § 3–2D–04(A)(2)(III) OF THIS SUBTITLE, THE 14 PERSON OR ENTITY SHALL BE PERMITTED TO PARTICIPATE AS A PARTY.

15 (C) (1) ON APPLICATION TO THE ADMINISTRATIVE LAW JUDGE SETTING 16 FORTH THE MATERIALITY OF THE EVIDENCE TO BE GIVEN, A PARTY TO A 17 PROCEEDING MAY SERVE INTERROGATORIES OR CAUSE THE DEPOSITIONS OF 18 WITNESSES RESIDING IN OR OUTSIDE THE STATE TO BE TAKEN.

19 (2) THE DEPOSITIONS SHALL BE TAKEN AFTER GIVING NOTICE AND 20 IN THE MANNER PRESCRIBED FOR THE TAKING OF DEPOSITIONS IN ACTIONS AT 21 LAW, EXCEPT THAT THEY SHALL BE DIRECTED TO THE ADMINISTRATIVE LAW JUDGE 22 BEFORE WHOM THE PROCEEDINGS MAY BE PENDING.

23(3)THE COSTS OF INTERROGATORIES AND DEPOSITIONS SHALL BE24TAXED AS EXPENSES INCURRED IN CONNECTION WITH THE FILING OF A CLAIM.

25 **3–2D–08.**

26 (A) (1) A DECISION OF THE OFFICE UNDER THIS SUBTITLE SHALL 27 CONSTITUTE A FINAL DECISION FOR PURPOSES OF JUDICIAL REVIEW.

28 (2) A PARTY MAY SEEK JUDICIAL REVIEW OF A FINAL DECISION 29 UNDER § 10–222 OF THE STATE GOVERNMENT ARTICLE.

30 (B) THE FILING OF A PETITION FOR JUDICIAL REVIEW SHALL STAY

1	ENFORCEMENT OF THE FINAL DECISION.
2	Article – Health – General
3	SUBTITLE 19. BIRTH INJURY PREVENTION.
4	20-1901.
$5 \\ 6$	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
7 8	(B) "BOARD OF NURSING" MEANS THE STATE BOARD OF NURSING IN THE DEPARTMENT.
9 10	(C) "BOARD OF PHYSICIANS" MEANS THE STATE BOARD OF PHYSICIANS IN THE DEPARTMENT.
11	(D) "Fund" means the Maryland No-Fault Birth Injury Fund.
$\frac{12}{13}$	(E) "OFFICE" MEANS THE OFFICE OF HEALTH CARE QUALITY IN THE DEPARTMENT.
14	20–1902.
$15\\16\\17\\18$	(A) (1) THE MARYLAND PATIENT SAFETY CENTER SHALL CONVENE A PERINATAL CLINICAL ADVISORY COMMITTEE TO OVERSEE THE GENERAL DISSEMINATION OF INITIATIVES, GUIDANCE, AND BEST PRACTICES TO HEALTH CARE FACILITIES FOR PERINATAL CARE.
19	(2) THE PERINATAL CLINICAL ADVISORY COMMITTEE SHALL:
20	(I) UNDERTAKE REVIEW OF FUND CLAIMS;
$\frac{21}{22}$	(II) FORMULATE BEST PRACTICES STANDARDS FOR PRENATAL CARE AND DELIVERIES IN MARYLAND; AND
$\frac{23}{24}$	(III) DEVELOP AND IMPLEMENT PROGRAMS TO IMPROVE OBSTETRICAL CARE OUTCOMES.
25 26	(3) THE MARYLAND PATIENT SAFETY CENTER SHALL REPORT ANNUALLY TO THE BOARD OF TRUSTEES OF THE FUND.
27	(B) (1) THE BOARD OF TRUSTEES OF THE FUND SHALL ALLOCATE

1 FUNDING EACH YEAR TO THE MARYLAND PATIENT SAFETY CENTER FOR THE 2 STAFFING OF THE PERINATAL CLINICAL ADVISORY COMMITTEE AND PROGRAM 3 ACTIVITIES.

4 (2) FUNDING FOR THE PERINATAL CLINICAL ADVISORY COMMITTEE 5 SHALL BE APPORTIONED FROM GENERAL FUND ALLOCATIONS.

6 **20–1903.**

7 (A) ON RECEIPT OF A CLAIM SUBMITTED BY THE FUND UNDER § 8 3-2D-04(D)(4) OF THE COURTS ARTICLE, THE OFFICE MAY INVESTIGATE THE 9 CLAIM AND TAKE APPROPRIATE ACTION WITH RESPECT TO A HEALTH CARE 10 FACILITY THAT PROVIDED CARE FOR THE AFFECTED INFANT OR MOTHER.

11 (B) ON RECEIPT OF A CLAIM SUBMITTED BY THE FUND UNDER § 12 3-2D-04(D)(4) OF THE COURTS ARTICLE, THE BOARD OF PHYSICIANS MAY 13 INVESTIGATE THE CLAIM AND TAKE APPROPRIATE ACTION WITH RESPECT TO A 14 PHYSICIAN WHO PROVIDED CARE FOR THE AFFECTED INFANT OR MOTHER.

15 (C) ON RECEIPT OF A CLAIM SUBMITTED BY THE FUND UNDER § 16 3–2D–04(D)(4) OF THE COURTS ARTICLE, THE BOARD OF NURSING MAY 17 INVESTIGATE THE CLAIM AND TAKE APPROPRIATE ACTION WITH RESPECT TO A 18 NURSE, INCLUDING A NURSE MIDWIFE, WHO PROVIDED CARE FOR THE AFFECTED 19 INFANT OR MOTHER.

- 20 Article Insurance
- 21 TITLE 33. MARYLAND NO-FAULT BIRTH INJURY FUND.
- 22 SUBTITLE 1. DEFINITIONS; GENERAL PROVISIONS.
- 23 **33–101.**

24 (A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS 25 INDICATED.

26 (B) "COMMISSION" MEANS THE HEALTH SERVICES COST REVIEW 27 COMMISSION ESTABLISHED IN § 19–202 OF THE HEALTH – GENERAL ARTICLE.

28 (C) "EXECUTIVE DIRECTOR" MEANS THE EXECUTIVE DIRECTOR OF THE 29 FUND.

30 (D) "FUND" MEANS THE MARYLAND NO-FAULT BIRTH INJURY FUND.

1 (E) "HEALTH CARE PRACTITIONER" MEANS AN INDIVIDUAL LICENSED OR 2 CERTIFIED OR OTHERWISE AUTHORIZED TO PROVIDE OBSTETRICAL SERVICES OR 3 AN INDIVIDUAL LICENSED OR CERTIFIED UNDER THE HEALTH OCCUPATIONS 4 ARTICLE TO PRACTICE MIDWIFERY.

5 (F) "HOSPITAL" HAS THE MEANING STATED IN § 19–301 OF THE 6 HEALTH – GENERAL ARTICLE.

7 (G) "PREMIUM" MEANS THE ANNUAL ASSESSMENT PAID BY HOSPITALS IN 8 ACCORDANCE WITH § 33–303 OF THIS TITLE.

9 (H) "SECRETARY" MEANS THE SECRETARY OF HEALTH.

10 SUBTITLE 2. POWERS; BOARD OF TRUSTEES; STAFF.

11 **33–201.**

12 (A) THERE IS A MARYLAND NO-FAULT BIRTH INJURY FUND.

- 13 (B) THE FUND IS AUTHORIZED TO:
- 14 (1) RECEIVE PREMIUMS COLLECTED UNDER § 33–303 OF THIS TITLE;

15 (2) ADMINISTER THE PAYMENT OF AWARDS UNDER TITLE 3, 16 SUBTITLE 2D OF THE COURTS ARTICLE;

17 (3) INVEST AND REINVEST SURPLUS MONEY OVER LOSSES AND 18 EXPENSES AS SET FORTH IN § 33–302 OF THIS TITLE;

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(4) REINSURE THE RISKS OF THE FUND WHOLLY OR PARTLY;

20 **(5)** EMPLOY OR RETAIN PERSONS AS NECESSARY TO PERFORM THE 21 ADMINISTRATIVE AND FINANCIAL TRANSACTIONS AND OTHER NECESSARY AND 22 PROPER FUNCTIONS NOT PROHIBITED BY LAW; AND

23(6) ENTER INTO CONTRACTS AS NECESSARY OR PROPER TO CARRY24OUT THE LEGAL AND PROPER BUSINESS OF THE FUND.

25 **33–202.**

26 (A) THERE IS A BOARD OF TRUSTEES OF THE FUND.

1 (B) (1) THE BOARD OF TRUSTEES CONSISTS OF SEVEN MEMBERS 2 APPOINTED BY THE GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE.

3

(2)

OF THE SEVEN MEMBERS:

4

(I) ONE SHALL BE AN OBSTETRICIAN;

5 (II) ONE SHALL BE A PEDIATRIC NEUROLOGIST;

6 (III) ONE SHALL BE A REPRESENTATIVE NOMINATED BY THE 7 MARYLAND HOSPITAL ASSOCIATION;

8

(IV) ONE SHALL BE AN ATTORNEY;

9

10

(V) TWO SHALL BE CITIZEN REPRESENTATIVES; AND

(VI) ONE SHALL BE AN EXPERT IN DISABILITY CARE.

11 (C) (1) EACH MEMBER MUST BE A RESIDENT OF THE STATE.

12 (2) IN APPOINTING MEMBERS, THE GOVERNOR, TO THE EXTENT 13 PRACTICABLE, SHALL CONSIDER THE GEOGRAPHIC AND DEMOGRAPHIC DIVERSITY 14 OF THE STATE, INCLUDING RACE AND GENDER.

15 (D) BEFORE TAKING OFFICE, EACH APPOINTEE TO THE BOARD OF 16 TRUSTEES SHALL TAKE THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND 17 CONSTITUTION.

18 (E) (1) THE TERM OF A MEMBER IS 5 YEARS.

19(2)AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL20A SUCCESSOR IS APPOINTED AND QUALIFIES.

- 21 (3) A MEMBER MAY NOT SERVE FOR MORE THAN THE GREATER OF:
 - 22 (I) TWO FULL TERMS; AND
 - 23 (II) A TOTAL OF **10** YEARS.

(4) IF A MEMBER OF THE BOARD OF TRUSTEES CEASES TO BE A
 MEMBER OF THE BOARD, THE GOVERNOR SHALL APPOINT A SUCCESSOR FOR THE
 UNEXPIRED TERM.

1 (F) THE BOARD OF TRUSTEES SHALL CHOOSE A CHAIR FROM AMONG ITS 2 MEMBERS.

3 (G) EACH MEMBER OF THE BOARD OF TRUSTEES IS ENTITLED TO 4 REASONABLE PER DIEM COMPENSATION FOR EACH DAY ACTUALLY ENGAGED IN THE 5 DISCHARGE OF FUND DUTIES.

6 (H) EACH MEMBER OF THE BOARD OF TRUSTEES IS ENTITLED TO 7 REIMBURSEMENT FOR REASONABLE EXPENSES.

8 (I) THE BOARD OF TRUSTEES:

9 (1) SHALL ADOPT RULES, BYLAWS, AND PROCEDURES; AND

10 (2) MAY ADOPT ANY POLICY TO CARRY OUT THIS TITLE.

11 **33–203.**

12 (A) (1) THE BOARD OF TRUSTEES SHALL APPOINT THE EXECUTIVE 13 DIRECTOR OF THE FUND.

14 (2) THE EXECUTIVE DIRECTOR SERVES AT THE PLEASURE OF THE 15 BOARD OF TRUSTEES.

16 (3) IF THE BOARD OF TRUSTEES FAILS TO AGREE ON A SUCCESSOR 17 EXECUTIVE DIRECTOR, THE GOVERNOR SHALL APPOINT THE SUCCESSOR.

- 18 (B) (1) THE EXECUTIVE DIRECTOR:
- 19

(I) IS THE ADMINISTRATIVE HEAD OF THE FUND; AND

(II) SHALL EXERCISE THE POWERS AND PERFORM THE DUTIES
 CONFERRED ON THE FUND BY THIS TITLE EXCEPT FOR THOSE POWERS AND DUTIES
 CONFERRED ON THE BOARD OF TRUSTEES.

(2) THE BOARD OF TRUSTEES SHALL ADVISE THE EXECUTIVE
 DIRECTOR ON THE EXERCISE OF THE POWERS AND DUTIES CONFERRED ON THE
 EXECUTIVE DIRECTOR BY THIS TITLE.

26 (C) THE BOARD OF TRUSTEES SHALL DETERMINE THE COMPENSATION OF 27 THE EXECUTIVE DIRECTOR.

28 **33–204.**

1 (A) (1) EMPLOYEES OF THE FUND ARE NOT IN THE STATE PERSONNEL 2 MANAGEMENT SYSTEM.

3 (2) THE EXECUTIVE DIRECTOR SHALL APPOINT AND REMOVE
 4 EMPLOYEES OF THE FUND IN ACCORDANCE WITH THE POLICIES OF THE BOARD OF
 5 TRUSTEES.

6 (B) THE EXECUTIVE DIRECTOR SHALL DETERMINE AND ADMINISTER THE 7 COMPENSATION OF THE EMPLOYEES OF THE FUND WITH THE APPROVAL OF THE 8 BOARD OF TRUSTEES.

9 (C) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, AN EMPLOYEE OF 10 THE FUND IS NOT SUBJECT TO ANY LAW, REGULATION, OR EXECUTIVE ORDER 11 GOVERNING STATE EMPLOYEE COMPENSATION, INCLUDING FURLOUGHS, SALARY 12 REDUCTIONS, AND OTHER GENERAL FUND COST–SAVING MEASURES.

13 SUBTITLE 3. PURPOSES AND ADMINISTRATION OF FUND.

14 **33–301.**

15 (A) THE PURPOSE OF THE FUND IS TO PROVIDE COMPENSATION AND 16 BENEFITS TO ELIGIBLE CLAIMANTS UNDER TITLE 3, SUBTITLE 2D OF THE COURTS 17 ARTICLE.

18 **(B)** MONEY OF THE FUND CONSISTS OF REVENUES, PREMIUMS, AND OTHER 19 RECEIPTS PROVIDED BY LAW.

20 (C) (1) ALL OPERATING EXPENSES OF THE FUND SHALL BE PAID FROM 21 THE MONEY COLLECTED BY OR FOR THE FUND.

22 (2) MONEY AND PROPERTY AVAILABLE TO THE FUND MAY BE USED 23 FOR THE GENERAL PURPOSES OF THE FUND, INCLUDING FOR THE PAYMENT OF 24 AWARDS ARISING UNDER TITLE 3, SUBTITLE 2D OF THE COURTS ARTICLE AND FOR 25 THE ADMINISTRATIVE EXPENSES OF THE FUND.

(D) (1) THE FUND SHALL PROVIDE TO EACH MARYLAND HOSPITAL AND
 OBSTETRICIAN PRACTICING IN MARYLAND WRITTEN MATERIALS CONTAINING
 INFORMATION ABOUT THE FUND FOR DISTRIBUTION TO OBSTETRICAL PATIENTS.

29 (2) THE INFORMATION SHALL INCLUDE A CLEAR AND CONCISE 30 EXPLANATION OF A PATIENT'S RIGHTS, REMEDIES, AND LIMITATIONS UNDER THE 31 FUND. 1 **33–302.**

2 (A) THE ASSETS OF THE FUND ARE NOT PART OF THE STATE TREASURY.

3 (B) THE DEBTS AND OBLIGATIONS OF THE FUND ARE NOT A DEBT OF THE
4 STATE OR A PLEDGE OF CREDIT OF THE STATE.

5 (C) WHEN THE AMOUNT OF MONEY IN THE FUND EXCEEDS THE AMOUNT 6 THAT THE EXECUTIVE DIRECTOR BELIEVES IS LIKELY TO BE REQUIRED 7 IMMEDIATELY, THE BOARD OF TRUSTEES MAY MANAGE THE EXCESS AS THE BOARD 8 OF TRUSTEES CONSIDERS APPROPRIATE AND INVEST THE EXCESS IN INVESTMENTS 9 LEGAL FOR CASUALTY INSURERS UNDER §§ 5–601 THROUGH 5–609 OF THIS 10 ARTICLE.

11 (D) (1) EACH FISCAL YEAR, THE FUND SHALL ENGAGE AN INDEPENDENT 12 CERTIFIED PUBLIC ACCOUNTANT TO AUDIT THE ACCOUNTS OF THE FUND.

13(2)THE COST OF THE AUDIT SERVICES SHALL BE BORNE BY THE14FUND AND BE PAID FROM MONEY DESIGNATED FOR SUCH PURPOSES IN THE FUND.

(3) THE AUDIT SHALL BE PERFORMED EACH FISCAL YEAR IN
 ACCORDANCE WITH GENERALLY ACCEPTED AUDITING STANDARDS AND SHALL
 INCLUDE TESTS OF THE ACCOUNTING RECORDS AND AUDITING PROCEDURES AS
 CONSIDERED NECESSARY UNDER THE CIRCUMSTANCES.

19(4) THE ANNUAL AUDIT REPORT SHALL BE DISCLOSED TO THE20PUBLIC.

21 (E) (1) EACH FISCAL YEAR, THE FUND SHALL ENGAGE A QUALIFIED 22 ACTUARY WHO IS A MEMBER OF THE AMERICAN ACADEMY OF ACTUARIES TO 23 INVESTIGATE THE REQUIREMENTS OF THE FUND AND PROVIDE AN ACTUARIAL 24 OPINION OF THE VALUATION OF THE ASSETS AND LIABILITIES OF THE FUND.

(2) THE ACTUARY SHALL PRODUCE A STATEMENT OF ACTUARIAL
OPINION CONCERNING THE VALUATION OF THE FUND'S ASSETS AND LIABILITIES
AND THE ADEQUACY OF THE ASSETS, WHICH THE BOARD OF TRUSTEES SHALL
DISCLOSE TO THE PUBLIC.

29 **33–303.**

30 (A) FOR EACH FISCAL YEAR, BASED ON THE ANNUAL STATEMENT OF 31 ACTUARIAL OPINION, THE BOARD OF TRUSTEES OF THE FUND SHALL:

(1) DETERMINE THE AMOUNT REQUIRED TO FINANCE AND
 2 ADMINISTER THE FUND; AND
 3 (2) PROVIDE NOTICE OF THE AMOUNT TO THE COMMISSION ON OR

4 BEFORE MARCH 1 EACH YEAR.

5 (B) (1) ON OR BEFORE THE BEGINNING OF EACH FISCAL YEAR, THE 6 COMMISSION SHALL:

7

(I) ASSESS PREMIUMS FOR ALL MARYLAND HOSPITALS; AND

8 (II) INCREASE HOSPITAL RATES TOTALING THE AMOUNT 9 DETERMINED BY THE BOARD OF TRUSTEES OF THE FUND THAT IS REQUIRED TO 10 FINANCE AND ADMINISTER THE FUND.

11(2)(1)THE COMMISSION SHALL ADOPT REGULATIONS THAT12SPECIFY THE METHODOLOGY FOR THE ASSESSMENT OF PREMIUMS.

13 (II) THE COMMISSION'S ASSESSMENT METHODOLOGY SHALL:

141.ACCOUNT FOR GEOGRAPHIC DIFFERENCES AMONG15HOSPITALS;

162. ACCOUNT FOR DIFFERENCES AMONG HOSPITALS'17HISTORICAL CLAIMS EXPERIENCE INVOLVING BIRTHS IN EACH HOSPITAL; AND

183.DISTINGUISH BETWEEN HOSPITALS THAT PROVIDE19OBSTETRICAL SERVICES AND THOSE THAT DO NOT.

20 (III) IN DETERMINING HOSPITAL RATES UNDER TITLE 19, 21 SUBTITLE 2 OF THE HEALTH – GENERAL ARTICLE, THE COMMISSION SHALL 22 INCREASE RATES TO ACCOUNT FOR THE AMOUNT OF THE PREMIUMS, AND THE 23 RESULTING INCREASE MAY NOT BE CONSIDERED IN DETERMINING THE 24 REASONABLENESS OF RATES OR HOSPITAL FINANCIAL PERFORMANCE UNDER 25 COMMISSION METHODOLOGIES.

26 (C) (1) ON OR BEFORE SEPTEMBER 1 EACH YEAR, EACH HOSPITAL 27 ASSESSED WITH PREMIUMS UNDER THIS SECTION SHALL PAY THE PREMIUM 28 AMOUNTS TO THE COMMISSION.

29 (2) THE COMMISSION SHALL COLLECT THE PREMIUM AMOUNTS 30 FROM HOSPITALS AND PAY THE PREMIUM AMOUNTS TO THE FUND FOR THE

18

1 PURPOSES OF THIS TITLE.

2 **33–304.**

3 (A) (1) EACH INSURER ISSUING OR ISSUING FOR DELIVERY IN THE STATE 4 A PERSONAL INJURY LIABILITY POLICY THAT PROVIDES MEDICAL MALPRACTICE $\mathbf{5}$ LIABILITY COVERAGE FOR THE OBSTETRICAL OR MIDWIFERY PRACTICE OF A 6 HEALTH CARE PRACTITIONER PRACTICING IN THE STATE SHALL PROVIDE A CREDIT 7 ON THE HEALTH CARE PRACTITIONER'S ANNUAL MEDICAL MALPRACTICE LIABILITY 8 INSURANCE PREMIUM TO ACCOUNT FOR THE AVAILABILITY OF THE FUND TO 9 COMPENSATE ELIGIBLE CLAIMANTS.

10 (2) THE CREDIT SHALL BE IN AN AMOUNT THAT WILL PRODUCE 11 PREMIUMS THAT ARE NOT EXCESSIVE, INADEQUATE, OR UNFAIRLY 12 DISCRIMINATORY, AS DETERMINED BY THE COMMISSIONER.

(B) (1) EACH INSURER ISSUING OR ISSUING FOR DELIVERY IN THE STATE
A PERSONAL INJURY LIABILITY POLICY THAT PROVIDES MEDICAL MALPRACTICE
LIABILITY COVERAGE FOR THE OBSTETRICAL OR MIDWIFERY SERVICES OF A
HOSPITAL IN THE STATE SHALL PROVIDE A CREDIT ON THE HOSPITAL'S ANNUAL
MEDICAL MALPRACTICE LIABILITY INSURANCE PREMIUM TO ACCOUNT FOR THE
AVAILABILITY OF THE FUND TO COMPENSATE ELIGIBLE CLAIMANTS.

19(2) THE CREDIT SHALL BE IN AN AMOUNT THAT WILL PRODUCE20PREMIUMS THAT ARE NOT EXCESSIVE, INADEQUATE, OR UNFAIRLY21DISCRIMINATORY, AS DETERMINED BY THE COMMISSIONER.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any cause of action arising before January 1, 2020.

25 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect July
 26 1, 2018.