By: Delegates Pendergrass, Pena-Melnyk, Acevero, Atterbeary, Bagnall, B. Barnes, Barve, Boyce, Branch, Bromwell, Brooks, Busch, Cain, Cardin, Carr, Chang, Charkoudian, Clippinger, Crutchfield, Cullison, D.M. Davis, Dumais, Ebersole, Feldmark, Fennell, W. Fisher, Gaines, Gilchrist, Glenn, Guyton, Harrison, Haynes, Healey, Hettleman, Hill, Jackson, Johnson, Jones, Kaiser, Kelly, Kerr, Korman, Krimm, Lafferty, J. Lewis, R. Lewis, Lierman, Lisanti, Love, Luedtke, McIntosh, Moon, Palakovich Carr, Patterson, Queen, Reznik, Rosenberg, Sample-Hughes, Shetty, Smith, Solomon, Stein, Stewart, Sydnor, Terrasa, Turner, Valentino-Smith, C. Watson, R. Watson, Wilkins, K. Young, and P. Young

Introduced and read first time: February 7, 2019 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments House action: Adopted Read second time: March 11, 2019

CHAPTER _____

1 AN ACT concerning

Health Insurance - Consumer Protections <u>and Maryland Health Insurance</u> <u>Coverage Protection Commission</u>

FOR the purpose of making a certain finding and declaration of the General Assembly; 4 repealing certain provisions of law applying certain provisions of the federal $\mathbf{5}$ 6 Affordable Care Act to certain health insurance coverage issued or delivered in the 7 State by certain insurers, nonprofit health service plans, or health maintenance 8 organizations: prohibiting certain carriers from excluding or limiting certain benefits 9 or denying coverage under certain circumstances: prohibiting certain carriers from 10 establishing certain rules for eligibility based on health status factors; authorizing certain carriers offering an individual plan to determine a premium rate based on 11 12certain factors: prohibiting certain premium rates from varving by more than a certain ratio; requiring certain carriers to provide coverage to certain children until 1314 the child is a certain age: prohibiting certain carriers from rescinding a certain 15health benefit plan once the insured individual is covered under the plan; prohibiting 16 certain carriers from establishing lifetime and annual limits on the dollar value of

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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



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benefits for any insured individual; prohibiting carriers of a group plan from 1 $\mathbf{2}$ applying a certain waiting period for eligibility for coverage; requiring certain 3 carriers to allow certain individuals to designate a certain provider as a primary care 4 provider under certain circumstances; requiring a carrier to treat the provision and 5 ordering of certain obstetrical and gynecological care by a certain provider as the 6 authorization of a primary care provider; prohibiting certain carriers from requiring 7 certain authorization or referrals of certain care or services; requiring certain health 8 care providers to comply with certain policies and procedures of a carrier; requiring 9 certain carriers to provide certain coverage for emergency services in a certain 10 manner under certain circumstances; requiring the Maryland Insurance 11 Commissioner to adopt regulations to develop certain standards for use by certain 12carriers to compile and provide to consumers a certain summary of benefits and 13coverage explanations; requiring certain carriers to provide a certain summary of benefits and coverage explanation to certain applicants and insured individuals at 1415certain times: authorizing certain carriers to provide a certain summary of benefits 16 and coverage explanation in certain forms; requiring certain carriers to provide 17certain notification of certain modifications under certain circumstances; establishing a certain penalty: requiring certain carriers to submit a certain report 18 to the Commissioner in certain years; requiring certain carriers to provide a certain 19 20rebate to each insured individual based on certain ratios in certain years; requiring 21the Commissioner to take certain action regarding premiums; requiring a carrier to 22disclose certain information to insured individuals in a certain manner; requiring 23certain carriers that offer certain plans to offer certain plans to individuals under a certain age: authorizing certain carriers to offer a certain catastrophic plan under 2425certain circumstances; requiring the Commissioner to adopt regulations to establish 26certain limitations on cost-sharing for certain health benefit plans and for prescription drug benefit requirements for certain health benefit plans; making 2728conforming changes: requiring the Maryland Health Insurance Coverage Protection 29Commission to establish a certain workgroup; requiring that the workgroup include certain members; specifying the duties of the workgroup; requiring the Commission 30 to report to the General Assembly on or before a certain date; altering the date on 31 which the Commission is required to submit a certain report; extending the 32 termination date for the Maryland Health Insurance Coverage Protection 33 Commission; providing for the application and construction of certain provisions of 34 this Act; stating the intent of the General Assembly; defining certain terms; and 35 36 generally relating to consumer protections for health insurance and the Maryland 37 Health Insurance Coverage Protection Commission.

- 38 BY repealing <u>and reenacting</u>, with amendments,
- 39 Article Insurance
- 40 Section 15–137.1
- 41 Annotated Code of Maryland
- 42 (2017 Replacement Volume and 2018 Supplement)
- 43 BY adding to
- 44 Article Insurance

1	Section 15–1A–01 through 15–1A–17 to be under the new subtitle "Subtitle 1A.
2	Consumer Protections"
3	Annotated Code of Maryland
4	(2017 Replacement Volume and 2018 Supplement)
5	BY repealing and reenacting, with amendments,
6	Article – Insurance
7	Section 15–1205(a) and (g) and 15–1406
8	Annotated Code of Maryland
9	(2017 Replacement Volume and 2018 Supplement)
10	BY repealing and reenacting, without amendments,
11	Chapter 17 of the Acts of the General Assembly of 2017 <u>, as amended by Chapters</u>
12	<u>37 and 38 of the Acts of the General Assembly of 2018</u>
13	Section 1(b)
14	BY repealing and reenacting, with amendments,
15	Chapter 17 of the Acts of the General Assembly of 2017 <u>, as amended by Chapters</u>
16	37 and 38 of the Acts of the General Assembly of 2018
17	Section <u>1(h)(3), (i), and (j) and</u> 2
18	BY adding to
19	<u>Chapter 17 of the Acts of the General Assembly of 2017, as amended by Chapters</u>
20	<u>37 and 38 of the Acts of the General Assembly of 2018</u>
21	<u>Section 1(i)</u>
22	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
23	That the Laws of Maryland read as follows:
24	Article – Insurance
25	[15–137.1.
26	(A) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT IT IS IN THE
27	PUBLIC INTEREST TO ENSURE THAT THE HEALTH CARE PROTECTIONS ESTABLISHED
28	BY THE FEDERAL AFFORDABLE CARE ACT CONTINUE TO PROTECT MARYLAND
29	RESIDENTS IN LIGHT OF CONTINUED THREATS TO THE FEDERAL AFFORDABLE
30	CARE ACT.
31	(a) (B) Notwithstanding any other provisions of law, the following provisions

31 (a) (B) Notwithstanding any other provisions of law, the following provisions 32 of Title I, Subtitles A, C, and D of the Affordable Care Act apply to individual health 33 insurance coverage and health insurance coverage offered in the small group and large 34 group markets, as those terms are defined in the federal Public Health Service Act, issued 35 or delivered in the State by an authorized insurer, nonprofit health service plan, or health 36 maintenance organization:

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1	(1)	coverage of children up to the age of 26 years;
2	(2)	preexisting condition exclusions;
3	(3)	policy rescissions;
4	(4)	bona fide wellness programs;
5	(5)	lifetime limits;
6	(6)	annual limits for essential benefits;
7	(7)	waiting periods;
8	(8)	designation of primary care providers;
9	(9)	access to obstetrical and gynecological services;
10	(10)	emergency services;
11	(11)	summary of benefits and coverage explanation;
12	(12)	minimum loss ratio requirements and premium rebates;
13	(13)	disclosure of information;
14	(14)	annual limitations on cost sharing;
15	(15)	child–only plan offerings in the individual market;
16	(16)	minimum benefit requirements for catastrophic plans;
17	(17)	health insurance premium rates;
18	(18)	coverage for individuals participating in approved clinical trials;
19 20	(19) Maryland Health	contract requirements for stand–alone dental plans sold on the Benefit Exchange;
21	(20)	guaranteed availability of coverage;
22	(21)	prescription drug benefit requirements; and
23	(22)	preventive and wellness services and chronic disease management.
$\begin{array}{c} 24 \\ 25 \end{array}$	(b) (C) for excepted benef	The provisions of subsection (a) of this section do not apply to coverage its, as defined in 45 C.F.R. § 146.145.

1 (c) (D) The Commissioner may enforce this section under any applicable 2 provisions of this article. $\frac{1}{2}$

3

SUBTITLE 1A. CONSUMER PROTECTIONS.

4 15-1A-01.

5 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 6 INDICATED.

7 (B) "CARRIER" MEANS:

8 (1) AN INSURER THAT HOLDS A CERTIFICATE OF AUTHORITY IN THE 9 STATE AND PROVIDES HEALTH INSURANCE IN THE STATE;

10 (2) A HEALTH MAINTENANCE ORGANIZATION THAT IS LICENSED TO 11 OPERATE IN THE STATE;

12 (3) A NONPROFIT HEALTH SERVICE PLAN THAT IS LICENSED TO 13 OPERATE IN THE STATE; OR

14(4)ANY OTHER PERSON OR ORGANIZATION THAT PROVIDES HEALTH15BENEFIT PLANS SUBJECT TO STATE INSURANCE REGULATION.

16 (C) "GROUP PLAN" MEANS A SMALL GROUP PLAN OR A LARGE GROUP PLAN.

17 (D) "HEALTH BENEFIT PLAN" MEANS AN INDIVIDUAL PLAN, A SMALL GROUP 18 PLAN, OR A LARGE GROUP PLAN.

19 (E) "INDIVIDUAL PLAN" MEANS A HEALTH BENEFIT PLAN AS DEFINED IN § 20 15–1301 OF THIS TITLE.

21 (F) "INSURED INDIVIDUAL" MEANS AN INSURED, AN ENROLLEE, A 22 SUBSCRIBER, A POLICY HOLDER, A PARTICIPANT, OR A BENEFICIARY.

23 (G) "LARGE GROUP PLAN" MEANS A HEALTH BENEFIT PLAN AS DEFINED IN 24 § 15–1401 of this title.

25 (H) "SMALL GROUP PLAN" MEANS A HEALTH BENEFIT PLAN AS DEFINED IN
 26 IN § 15–1201 OF THIS TITLE.

27 15–1A–02.

1	Exce	FAS OTHERWISE PROVIDED IN THIS SUBTITLE, THIS SUB I	TTLE APPLIES
2	ONLY TO CA	riers that offer health benefit plans in the Stat	EWITHIN THE
3	SCOPE OF:		
4		1) SUBTITLE 12 OF THIS TITLE;	
5		2) SUBTITLE 13 OF THIS TITLE; OR	
6		3) SUBTITLE 14 OF THIS TITLE.	
7	15-1A-03.		
0			
8	(A)	CARRIER MAY NOT:	
0			
9		1) <u>exclude or limit benefits because a co</u>	HORTON WAS
10	PRESENT B	CORE THE EFFECTIVE DATE OF COVERAGE; OR	
1 1			
11	0.D. 0.1. 	2) DENY COVERAGE BECAUSE A CONDITION WAS PRE	SENT BEFUKE
12	OR ON THE	ATE OF DENIAL.	
10	(D)	THE PROHIDITION IN SUBSECTION (A) OF THIS SECT	
13		HE PROHIBITION IN SUBSECTION (A) OF THIS SECT	.IUN Al'l'LIED
14	WHETHER (- NOT:	
15		1) ANY MEDICAL ADVICE DIACNOCIC CADE OF TH	
		1) ANY MEDICAL ADVICE, DIAGNOSIS, CARE, OR TRI	AIMENI WAS
16	RECOMMEN	ED OR RECEIVED FOR THE CONDITION; OR	
17		2) THE CONDITION WAS IDENTIFIED AS A RESULT OF:	
11		THE CONDITION WAS IDENTIFIED AS A RESULT OF.	
18		(I) <u>A PRE-ENROLLMENT QUESTIONNAIRE (</u>	R PHVSICAL
19	<u>ev a mini a tri</u>	GIVEN TO AN INDIVIDUAL; OR	
15		CIVEN TO AN INDIVIDUAL, ON	
20		(II) A REVIEW OF MEDICAL RECORDS RELAT	<u>'ING TO THE</u>
20 21	DDE_ENDO	MENT PERIOD.	
41	THE ENRO		
22	15-1A-04.		
	10 111 010		
23	A C	RIER MAY NOT ESTABLISH RULES FOR ELIGIBILITY	. INCLUDING
$\overline{24}$		ELIGIBILITY, FOR ENROLLMENT OF AN INDIVIDUAL IN	
25		N BASED ON HEALTH STATUS FACTORS, INCLUDING:	
_0			
26		1) HEALTH CONDITION;	
27		2) CLAIMS EXPERIENCE;	
28		3) RECEIPT OF HEALTH CARE;	

1	(4)	MEDICAL HISTORY;
2	(5)	GENETIC INFORMATION;
3	(6)	EVIDENCE OF INSURABILITY INCLUDING CONDITIONS ARISING
4	OUT OF ACTS OF	' DOMESTIC VIOLENCE; OR
5	(7)	DISABILITY.
6	15–1A–05.	
7	(A) SUE	JECT TO SUBSECTION (B) OF THIS SECTION, A CARRIER OFFERING
8		PLAN MAY DETERMINE A PREMIUM RATE BASED ON:
9	(1)	AGE;
10	(2)	GEOGRAPHY BASED ON THE FOLLOWING CONTIGUOUS AREAS OF
11	THE STATE:	
12		(1) THE BALTIMORE METROPOLITAN AREA;
13		(II) THE DISTRICT OF COLUMBIA METROPOLITAN AREA;
14		(III) WESTERN MARYLAND; AND
15		(IV) EASTERN AND SOUTHERN MARYLAND;
16	(3)	WHETHER THE PLAN COVERS AN INDIVIDUAL OR FAMILY; AND
17	(4)	TOBACCO USE.
18	(B) (1)	A PREMIUM RATE BASED ON AGE MAY NOT VARY BY A RATIO OF
19	MORE THAN 3 TO	D 1 FOR ADULTS.
20	(2)	A PREMIUM RATE BASED ON TOBACCO USE MAY NOT VARY BY A
21	RATIO OF MORE	THAN 1.5 TO 1.
22	15–1A–06.	
23	(A) A C	ARRIER THAT OFFERS A HEALTH BENEFIT PLAN THAT PROVIDES
24	COVERAGE TO	A DEPENDENT CHILD SHALL CONTINUE TO MAKE THE COVERAGE

25 AVAILABLE FOR THE CHILD UNTIL THE CHILD IS 26 YEARS OF AGE.

1 (B) THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE A CARRIER TO 2 ISSUE A HEALTH BENEFIT PLAN TO A CHILD OF A CHILD RECEIVING DEPENDENT 3 COVERAGE. 15-1A-07. 4 5(A) (1) IN THIS SECTION, "RESCIND" MEANS TO CANCEL OR DISCONTINUE 6 COVERAGE UNDER A HEALTH BENEFIT PLAN WITH RETROACTIVE EFFECT. 7 (2) "Rescind" does not include: 8 (#) THE CANCELLATION OR DISCONTINUATION OF A HEALTH 9 BENEFIT PLAN IF THE CANCELLATION OR DISCONTINUATION OF THE HEALTH 10 **BENEFIT PLAN:** 11 1 HAS ONLY A PROSPECTIVE EFFECT: OR 122 IS EFFECTIVE RETROACTIVELY TO THE EXTENT THE 13 **RETROACTIVE EFFECT IS ATTRIBUTABLE TO A FAILURE OF TIMELY PAYMENT OF** 14 REQUIRED PREMIUMS OR CONTRIBUTIONS TOWARDS THE COST OF COVERAGE; OR 15(⊞) THE CANCELLATION OR DISCONTINUATION OF A HEALTH 16 BENEFIT PLAN THAT COVERS ACTIVE EMPLOYEES AND. IF APPLICABLE. 17DEPENDENTS AND THOSE COVERED UNDER CONTINUATION COVERAGE 18 **PROVISIONS, IF:** 19 1. THE EMPLOYEE DOES NOT PAY A PREMIUM FOR 20**COVERAGE AFTER TERMINATION OF EMPLOYMENT: AND** 21 2 THE CANCELLATION OR DISCONTINUATION OF THE 22HEALTH BENEFIT PLAN IS EFFECTIVE RETROACTIVELY BACK TO THE DATE OF 23 TERMINATION OF EMPLOYMENT DUE TO A DELAY IN ADMINISTRATIVE RECORD 24**KEEPING.** 25(B) THIS SECTION DOES NOT APPLY TO AN INSURED INDIVIDUAL WHO: 26HAS PERFORMED AN ACT THAT CONSTITUTES FRAUD OR MAKES (1) 27AN INTENTIONAL MISREPRESENTATION OF MATERIAL FACT AS PROHIBITED BY THE 28TERMS OF THE HEALTH BENEFIT PLAN: OR 29(2) HAS RECEIVED PRIOR NOTICE OF A DECISION TO RESCIND A

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30 health benefit.

1(C)A CARRIER MAY NOT RESCIND A HEALTH BENEFIT PLAN WITH RESPECT2TO AN INSURED INDIVIDUAL ONCE THE INSURED INDIVIDUAL IS COVERED UNDER3THE PLAN.

4 15-1A-08.

5 (A) A CARRIER MAY NOT ESTABLISH LIFETIME LIMITS OR ANNUAL LIMITS 6 ON THE DOLLAR VALUE OF BENEFITS FOR ANY INSURED INDIVIDUAL.

7 (B) To the extent that limits are otherwise authorized under
 8 FEDERAL OR STATE LAW, THIS SECTION MAY NOT BE CONSTRUED TO PROHIBIT A
 9 CARRIER FROM PLACING ANNUAL OR LIFETIME PER BENEFICIARY LIMITS ON
 10 SPECIFIC COVERED BENEFITS THAT ARE NOT ESSENTIAL HEALTH BENEFITS IN THE
 11 STATE BENCHMARK PLAN SELECTED IN ACCORDANCE WITH § 31–116 OF THIS
 12 ARTICLE.

13 **15-1A-09.**

14A CARRIER OFFERING A GROUP PLAN MAY NOT APPLY A WAITING PERIOD OF15MORE THAN 90 DAYS THAT MUST PASS BEFORE AN INDIVIDUAL IS ELIGIBLE TO BE16COVERED FOR BENEFITS UNDER THE TERMS OF THE GROUP PLAN.

17 **15-1A-10.**

18 (A) IF A CARRIER REQUIRES OR PROVIDES FOR THE DESIGNATION OF A 19 PARTICIPATING PRIMARY CARE PROVIDER FOR AN INSURED INDIVIDUAL, THE 20 CARRIER SHALL ALLOW EACH INSURED INDIVIDUAL TO DESIGNATE ANY 21 PARTICIPATING PRIMARY CARE PROVIDER IF THE PROVIDER IS AVAILABLE TO 22 ACCEPT THE INSURED INDIVIDUAL.

23 (B) (1) (I) THIS SUBSECTION APPLIES ONLY TO AN INDIVIDUAL WHO 24 HAS A CHILD WHO IS AN INSURED INDIVIDUAL UNDER A HEALTH BENEFIT PLAN.

25 (II) THIS SUBSECTION MAY NOT BE CONSTRUED TO WAIVE ANY
 26 EXCLUSIONS OF COVERAGE UNDER THE TERMS AND CONDITIONS OF A HEALTH
 27 BENEFIT PLAN WITH RESPECT TO COVERAGE OF PEDIATRIC CARE.

(2) IF A CARRIER REQUIRES OR PROVIDES FOR THE DESIGNATION OF
 A PARTICIPATING PRIMARY CARE PROVIDER FOR A CHILD, THE CARRIER SHALL
 ALLOW THE INDIVIDUAL TO DESIGNATE ANY PARTICIPATING PHYSICIAN WHO
 SPECIALIZES IN PEDIATRICS AS THE CHILD'S PRIMARY CARE PROVIDER IF THE
 PROVIDER IS AVAILABLE TO ACCEPT THE CHILD.

33 (C) (1) (I) THIS SUBSECTION APPLIES ONLY TO A CARRIER THAT:

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11.PROVIDESCOVERAGEFOROBSTETRICOR2GYNECOLOGIC CARE; AND

3 2. REQUIRES THE DESIGNATION BY AN INSURED 4 INDIVIDUAL OF A PARTICIPATING PRIMARY CARE PROVIDER.

5

(II) THIS SUBSECTION MAY NOT BE CONSTRUED TO:

WAIVE ANY EXCLUSIONS OF COVERAGE UNDER THE
 TERMS AND CONDITIONS OF A HEALTH BENEFIT PLAN WITH RESPECT TO COVERAGE
 OF OBSTETRICAL OR GYNECOLOGICAL CARE; OR

9 2. PROHIBIT A CARRIER FROM REQUIRING THAT THE
 10 OBSTETRICAL OR GYNECOLOGICAL PROVIDER NOTIFY THE PRIMARY CARE
 11 PROVIDER OR CARRIER FOR AN INSURED INDIVIDUAL WHO IS FEMALE OF
 12 TREATMENT DECISIONS.

(2) A CARRIER SHALL TREAT THE PROVISION OF OBSTETRICAL AND
 GYNECOLOGICAL CARE AND THE ORDERING OF RELATED OBSTETRICAL AND
 GYNECOLOGICAL ITEMS AND SERVICES BY A PARTICIPATING HEALTH CARE
 PROVIDER WHO SPECIALIZES IN OBSTETRICS OR GYNECOLOGY AS THE
 AUTHORIZATION OF THE PRIMARY CARE PROVIDER.

18 (3) A CARRIER MAY NOT REQUIRE AUTHORIZATION OR REFERRAL BY
 19 ANY PERSON, INCLUDING THE PRIMARY CARE PROVIDER FOR THE INSURED
 20 INDIVIDUAL, FOR AN INSURED INDIVIDUAL WHO IS FEMALE AND WHO SEEKS
 21 COVERAGE FOR OBSTETRICAL OR GYNECOLOGICAL CARE PROVIDED BY A
 22 PARTICIPATING HEALTH CARE PROVIDER WHO SPECIALIZES IN OBSTETRICS OR
 23 GYNECOLOGY.

24 (4) A HEALTH CARE PROVIDER WHO PROVIDES OBSTETRICAL OR
 25 GYNECOLOGICAL CARE IN ACCORDANCE WITH THIS SUBSECTION SHALL COMPLY
 26 WITH A CARRIER'S POLICIES AND PROCEDURES.

27 15–1A–11.

28 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 29 INDICATED.

 30
 (2)
 "Emergency medical condition" means a medical

 31
 CONDITION THAT MANIFESTS ITSELF BY SYMPTOMS OF SUFFICIENT SEVERITY,

 32
 INCLUDING SEVERE PAIN, THAT THE ABSENCE OF IMMEDIATE MEDICAL ATTENTION

1	COULD REASONABLY BE EXPECTED BY A PRUDENT LAYPERSON, WHO POSSESSES AN
2	AVERAGE KNOWLEDGE OF HEALTH AND MEDICINE, TO RESULT IN:
3	(I) PLACING THE PATIENT'S HEALTH IN SERIOUS JEOPARDY;
4	(II) SERIOUS IMPAIRMENT TO BODILY FUNCTIONS; OR
5	(III) SERIOUS DYSFUNCTION OF ANY BODILY ORGAN OR PART.
6	(3) "Emercency services" means, with respect to an
$\overline{7}$	EMERGENCY MEDICAL CONDITION:
8	(I) <u>A MEDICAL SCREENING EXAMINATION THAT IS WITHIN THE</u>
9	CAPABILITY OF THE EMERGENCY DEPARTMENT OF A HOSPITAL, INCLUDING
10	ANCILLARY SERVICES ROUTINELY AVAILABLE TO THE EMERGENCY DEPARTMENT
11	TO EVALUATE AN EMERGENCY MEDICAL CONDITION; OR
12	(II) ANY OTHER EXAMINATION OR TREATMENT WITHIN THE
13	CAPABILITIES OF THE STAFF AND FACILITIES AVAILABLE AT THE HOSPITAL THAT IS
14	NECESSARY TO STABILIZE THE PATIENT.
15	(B) IF A CARRIER COVERS ANY BENEFITS FOR EMERGENCY SERVICES TO
16	TREAT EMERGENCY MEDICAL CONDITIONS IN AN EMERGENCY DEPARTMENT OF A
17	HOSPITAL, THE CARRIER:
11	
18	(1) MAY NOT REQUIRE AN INSURED INDIVIDUAL TO OBTAIN PRIOR
19	AUTHORIZATION FOR THE EMERGENCY SERVICES; AND
20	(2) SHALL PROVIDE COVERAGE FOR THE EMERGENCY SERVICES
20 91	REGARDLESS OF WHETHER THE HEALTH CARE PROVIDER FURNISHING THE
$\frac{21}{22}$	EMERGENCY SERVICES HAS A CONTRACTUAL RELATIONSHIP WITH THE CARRIER TO
$\frac{22}{23}$	FURNISH EMERGENCY SERVICES.
20	TURNISH EMERGENCI SERVICES.
24	(C) IF A HEALTH CARE PROVIDER OF EMERGENCY SERVICES DOES NOT
25	HAVE A CONTRACTUAL RELATIONSHIP WITH THE CARRIER TO FURNISH EMERGENCY
26	SERVICES, THE CARRIER:
27	(1) MAY NOT IMPOSE ANY LIMITATION ON COVERAGE THAT
28	WOULD BE MORE RESTRICTIVE THAN LIMITATIONS IMPOSED ON COVERAGE FOR
$\frac{20}{29}$	EMERGENCY SERVICES FURNISHED BY A PROVIDER WITH A CONTRACTUAL
29 30	RELATIONSHIP WITH THE CARRIER; AND
90	WELAHUNAHII WIIH HIE UMMMEN, MND

	12		HOUSE BILL 697
$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$		D APP	SHALL REQUIRE THE SAME COST-SHARING AMOUNTS OR LY IF THE EMERGENCY SERVICES WERE FURNISHED BY A FRACTUAL RELATIONSHIP WITH THE CARRIER.
4	15-1A-12.		
$5 \\ 6$	(A) (1) indicated.	In ti	HS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
7	(2)	"Inst	JRANCE-RELATED TERMS" MEANS:
8		(I)	PREMIUM;
9		(II)	DEDUCTIBLE;
10		(III)	CO-INSURANCE;
11		(IV)	CO-PAYMENT;
12		(V)	OUT-OF-POCKET LIMIT;
13		(VI)	PREFERRED PROVIDER;
14		(VII)	NONPREFERRED PROVIDER;
15		(VIII)	OUT-OF-NETWORK CO-PAYMENTS;
16		(IX)	USUAL, CUSTOMARY, AND REASONABLE FEES;
17		(X)	EXCLUDED SERVICES;
18		(XI)	GRIEVANCE AND APPEALS; AND
$\frac{19}{20}$	ΙΜΟΟΡΤΑΝΤ ΤΟ	. ,	ANY OTHER TERM THE COMMISSIONER DETERMINES IS E SO THAT A CONSUMER MAY COMPARE HEALTH BENEFIT
$\frac{20}{21}$			ND THE TERMS OF THE CONSUMER'S COVERAGE.
22	(3)	<u>"Mei</u>	DICAL TERMS" MEANS:
23		(I)	HOSPITALIZATION;
24		(II)	HOSPITAL OUTPATIENT CARE;
25		(III)	EMERGENCY ROOM CARE;

1		(IV)	PHYSICIAN SERVICES;
2		(V)	PRESCRIPTION DRUG COVERAGE;
3		(VI)	DURABLE MEDICAL EQUIPMENT;
4		(VII)	HOME HEALTH CARE;
5		(VIII)	SKILLED NURSING CARE;
6		(IX)	REHABILITATION SERVICES;
7		(X)	HOSPICE SERVICES;
8		(XI)	EMERGENCY MEDICAL TRANSPORTATION; AND
9		(XII)	ANY OTHER TERMS THE COMMISSIONER DETERMINES ARE
10	IMPORTANT TO		IE SO THAT A CONSUMER MAY COMPARE THE MEDICAL
11	DENERITS OFFED	ED DV	HEALTH BENEFIT PLANS AND UNDERSTAND THE EXTENT OF
12			HEALT BENEFITS.
14	MND EAUEI HUNG	-10-11	TODE MEDICAL DENEFTIS:
10	(n) (1)	THE	COMMISSIONED SHALL ADODE DESILLATIONS TO DEVELOD
13			COMMISSIONER SHALL ADOPT REGULATIONS TO DEVELOP
14			BY A CARRIER TO COMPILE AND PROVIDE TO CONSUMERS A
15			ITS AND COVERAGE EXPLANATION THAT ACCURATELY
16		BENH	EFITS AND COVERAGE UNDER THE APPLICABLE HEALTH
17	BENEFIT PLAN.		
18	(2)	INDI	EVELOPING THE STANDARDS UNDER PARAGRAPH (1) OF THIS
10	()		OMMISSIONER SHALL CONSULT WITH THE NATIONAL
	/		RANCE COMMISSIONERS.
20	ASSOCIATION OF	INSU	CANCE COMMISSIONERS.
21	(c) The	STAN	DARDS DEVELOPED UNDER SUBSECTION (B)(1) OF THIS
22			E THAT THE SUMMARY OF BENEFITS AND COVERAGE:
	SECTION SIMILL'E		E THAT THE SUMMARY OF DENETTISTING COVERAGE;
23	(1)	IS PR	ESENTED IN A UNIFORM FORMAT THAT DOES NOT EXCEED
$\frac{1}{24}$			HAND DOES NOT INCLUDE PRINT SMALLER THAN 12-POINT
25	TYPE; AND		
40			
26	(2)	IS I	PRESENTED IN A CULTURALLY AND LINGUISTICALLY
27	APPROPRIATE M	ANNE	R AND USES TERMINOLOGY UNDERSTANDABLE BY THE
28	AVERAGE INSURE	D IND	IVIDUAL.
29	(d) The	STAN	DARDS DEVELOPED UNDER SUBSECTION (B)(1) OF THIS
30	SECTION SHALL I	NCLU	DE:

1	(1) UNIFORM DEFINITIONS OF STANDARD INSURANCE-RELATED
2	TERMS AND MEDICAL TERMS SO THAT CONSUMERS MAY COMPARE HEALTH BENEFIT
3	PLANS AND UNDERSTAND THE TERMS OF AND EXCEPTIONS TO COVERAGE;
4	(2) A DESCRIPTION OF THE COVERAGE OF A HEALTH BENEFIT PLAN,
5	INCLUDING COST-SHARING FOR:
6	(I) EACH OF THE CATEGORIES OF THE ESSENTIAL HEALTH
7	BENEFITS IN THE STATE BENCHMARK PLAN SELECTED IN ACCORDANCE WITH §
8	31–116 OF THIS ARTICLE; AND
9	(II) OTHER BENEFITS, AS IDENTIFIED BY THE COMMISSIONER;
10	(3) THE EXCEPTIONS, REDUCTIONS, AND LIMITATIONS ON
11	COVERAGE;
	· · · _ · · · · · · · · · · · · · · · ·
12	(4) THE RENEWABILITY AND CONTINUATION OF COVERAGE
13	PROVISIONS;
14	(5) A COVERAGE FACTS LABEL THAT INCLUDES EXAMPLES TO
15	ILLUSTRATE COMMON BENEFITS SCENARIOS BASED ON RECOGNIZED CLINICAL
16	PRACTICE GUIDELINES, INCLUDING PREGNANCY AND SERIOUS OR CHRONIC
17	MEDICAL CONDITIONS AND RELATED COST-SHARING REQUIREMENTS;
18	(6) A STATEMENT OF WHETHER THE HEALTH BENEFIT PLAN ENSURES
19	THAT THE PLAN OR COVERAGE SHARE OF THE TOTAL ALLOWED COSTS OF BENEFITS
20	PROVIDED UNDER THE PLAN OR COVERAGE IS NOT LESS THAN 60% OF THE COSTS;
21	(7) A STATEMENT THAT:
22	(I) THE SUMMARY OF BENEFITS IS AN OUTLINE OF THE HEALTH
$\frac{22}{23}$	BENEFIT PLAN; AND
20	DENETTI I LAW, AND
24	(II) THE LANGUAGE OF THE HEALTH BENEFIT PLAN ITSELF
25	SHOULD BE CONSULTED TO DETERMINE THE GOVERNING CONTRACTUAL
26	PROVISIONS; AND
27	(8) A CONTACT NUMBER FOR THE CONSUMER TO CALL WITH
28	ADDITIONAL QUESTIONS AND A WEBSITE WHERE A COPY OF THE ACTUAL HEALTH
29	BENEFIT PLAN CAN BE REVIEWED AND OBTAINED.

1	(E) AS APPROPRIATE, THE COMMISSIONER SHALL PERIODICALLY REVIEW
2	AND UPDATE THE STANDARDS DEVELOPED UNDER SUBSECTION (B)(1) OF THIS
3	SECTION.
4	(F) (1) EACH CARRIER SHALL PROVIDE A SUMMARY OF BENEFITS AND
5	COVERAGE EXPLANATION THAT COMPLIES WITH THE STANDARDS DEVELOPED
6	under subsection (b)(1) of this section by the Commissioner to:
7	(I) AN APPLICANT AT THE TIME OF APPLICATION; AND
8	(II) AN INSURED INDIVIDUAL BEFORE THE TIME OF
9	ENROLLMENT OR REENROLLMENT, AS APPLICABLE.
10	(2) A CARRIER MAY PROVIDE A SUMMARY OF BENEFITS AND
11	COVERAGE EXPLANATION AS REQUIRED UNDER PARAGRAPH (1) OF THIS
12	SUBSECTION IN PAPER OR ELECTRONIC FORM.
13	(G) EXCEPT AS OTHERWISE PROVIDED IN THIS ARTICLE, IF A CARRIER
14	MAKES ANY MATERIAL MODIFICATION IN ANY OF THE TERMS OF THE PLAN OR
15	COVERAGE INVOLVED THAT IS NOT REFLECTED IN THE MOST RECENTLY PROVIDED
16	SUMMARY OF BENEFITS AND COVERAGE EXPLANATION, THE CARRIER SHALL
17	PROVIDE NOTICE OF THE MODIFICATION TO INSURED INDIVIDUALS NO LATER THAN
18	60 DAYS BEFORE THE EFFECTIVE DATE OF THE MODIFICATION.
19	(H) (1) A CARRIER THAT WILLFULLY FAILS TO PROVIDE THE
20	INFORMATION REQUIRED UNDER THIS SECTION SHALL BE SUBJECT TO A FINE OF
21	NOT MORE THAN \$1,000 FOR EACH FAILURE.
22	(2) A FAILURE WITH RESPECT TO EACH INSURED INDIVIDUAL SHALL
23	CONSTITUTE A SEPARATE OFFENSE FOR PURPOSES OF THIS SUBSECTION.
24	15–1A–13.
25	(A) THIS SECTION APPLIES ONLY TO HEALTH BENEFIT PLAN YEARS IN
26	WHICH THE FEDERAL GOVERNMENT DOES NOT COLLECT A COMPARABLE REPORT
27	OR DETERMINE ANNUAL REBATE AMOUNTS.
28	(B) (1) For each health benefit plan year, a carrier shall
29	SUBMIT TO THE COMMISSIONER A REPORT CONCERNING THE RATIO OF:
30	(I) INCURRED LOSS OR INCURRED CLAIMS PLUS LOSS
31	ADJUSTMENT EXPENSE OR CHANGE IN CONTRACT RESERVES, INCLUDING:

	16 HOUSE BILL 697
1	1. REIMBURSEMENT FOR CLINICAL SERVICES
2	PROVIDED TO INSURED INDIVIDUALS UNDER THE PLAN; AND
3	2. ACTIVITIES THAT IMPROVE HEALTH CARE QUALITY;
4	AND
5	(II) EARNED PREMIUMS CALCULATED AS THE TOTAL OF
6	PREMIUM REVENUE:
7	1. AFTER ACCOUNTING FOR COLLECTIONS OR RECEIPTS
8	FOR RISK ADJUSTMENT AND RISK CORRIDORS AND PAYMENTS OF REINSURANCE;
9	AND
10	2. EXCLUDING FEDERAL AND STATE TAXES AND
11	LICENSING OR REGULATORY FEES.
12	(2) THE REPORT SHALL:
13	(1) SPECIFY THE AMOUNT SPENT ON:
10	
$\begin{array}{c} 14 \\ 15 \end{array}$	1. TOTAL REIMBURSEMENT FOR CLINICAL SERVICES PROVIDED TO ENROLLEES;
10	
$\frac{16}{17}$	2. TOTAL COST OF ACTIVITIES THAT IMPROVE HEALTH CARE QUALITY; AND
11	CARE CONDITIONS
18	3. ALL OTHER NONCLAIMS COSTS; AND
19	(II) INCLUDE AN EXPLANATION OF THE NATURE OF THE COSTS
20	SPECIFIED UNDER ITEM (I)3 OF THIS PARAGRAPH.
21	(3) The Commissioner shall make reports received under
22	THIS SUBSECTION AVAILABLE TO THE PUBLIC ON THE ADMINISTRATION'S WEBSITE.
23	(C) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, FOR EACH
24	HEALTH BENEFIT PLAN YEAR, A CARRIER SHALL PROVIDE AN ANNUAL REBATE TO
$\frac{25}{26}$	EACH INSURED INDIVIDUAL UNDER THE HEALTH BENEFIT PLAN ON A PRO RATA BASIS, IF THE AVERAGE OF THE RATIOS REPORTED IN EACH OF THE IMMEDIATELY
$\frac{20}{27}$	PRECEDING 3 YEARS IS LESS THAN:
00	
$\frac{28}{29}$	(i) With respect to a large group plan, 85% or a higher percentage as determined by the Commissioner in regulations; or
40	I DIVENTING TO DETERMINED DI THE COMMISSIONER IN REGULATIONS, OR

 1
 (II)
 WITH RESPECT TO A SMALL GROUP PLAN OR AN INDIVIDUAL

 2
 HEALTH BENEFIT PLAN, 80% OR A HIGHER PERCENTAGE AS DETERMINED BY THE

 3
 COMMISSIONER IN REGULATIONS.

4 (2) IF THE COMMISSIONER DETERMINES THAT THE APPLICATION OF
5 THE RATIOS ESTABLISHED IN PARAGRAPH (1) OF THIS SUBSECTION MAY
6 DESTABILIZE A MARKET FOR HEALTH BENEFIT PLANS, THE COMMISSIONER MAY
7 DETERMINE A LOWER PERCENTAGE.

8 (3) THE TOTAL AMOUNT OF AN ANNUAL REBATE REQUIRED UNDER 9 THIS SUBSECTION SHALL BE IN AN AMOUNT EQUAL TO THE AMOUNT OF THE RATIO 10 DETERMINED UNDER SUBSECTION (A) OF THIS SECTION IF THE RATIO EXCEEDS THE 11 PERCENTAGES ESTABLISHED IN ACCORDANCE WITH PARAGRAPHS (1) AND (2) OF 12 THIS SUBSECTION.

13(4)IN DETERMINING THE PERCENTAGES UNDER PARAGRAPHS (1)14AND (2) OF THIS SUBSECTION, THE COMMISSIONER SHALL SEEK TO ENSURE15ADEQUATE PARTICIPATION BY CARRIERS, COMPETITION IN THE HEALTH16INSURANCE MARKETS IN THE STATE, AND VALUE FOR CONSUMERS SO THAT17PREMIUMS ARE USED FOR CLINICAL SERVICES AND QUALITY IMPROVEMENTS.

18 **15-1A-14.**

(A) THIS SECTION MAY NOT BE CONSTRUED TO REQUIRE A CARRIER TO
 DISCLOSE INFORMATION THAT IS PROPRIETARY AND TRADE SECRET INFORMATION
 UNDER APPLICABLE LAW.

22 (B) A CARRIER SHALL DISCLOSE TO AN INSURED INDIVIDUAL OR 23 EMPLOYER, AS APPLICABLE, OF THE FOLLOWING INFORMATION:

24 (1) THE CARRIER'S RIGHT TO CHANGE PREMIUM RATES AND THE 25 FACTORS THAT MAY AFFECT CHANGES IN PREMIUM RATES; AND

26 **(2)** THE BENEFITS AND PREMIUMS AVAILABLE UNDER ALL HEALTH 27 BENEFIT PLANS FOR WHICH THE EMPLOYER OR INSURED INDIVIDUAL IS QUALIFIED.

28 (C) THE CARRIER SHALL MAKE THE DISCLOSURE REQUIRED UNDER 29 SUBSECTION (B) OF THIS SECTION:

30 (1) AS PART OF ITS SOLICITATION AND SALES MATERIAL; OR

31(2)IF THE INFORMATION IS REQUESTED BY THE INSURED32INDIVIDUAL OR EMPLOYER.

1	15–1A–15.		
2	EACH CARR	IER 1	CHAT OFFERS A HEALTH BENEFIT PLAN SHALL OFFER AN
3	IDENTICAL HEALT	H BEN	VEFIT PLAN IN WHICH THE ONLY INSURED INDIVIDUALS ARE
4	INDIVIDUALS UND	ER TI	HE AGE OF 21 YEARS, AS OF THE BEGINNING OF A HEALTH
5	BENEFIT PLAN YEA	AR.	
6	15-1A-16.		
7	A CARRIER	MAY (OFFER A CATASTROPHIC PLAN IN THE INDIVIDUAL MARKET
8	₩:		
9	(1)	THE P	LAN IS ONLY OFFERED TO INDIVIDUALS WHO:
10	4	(I)	ARE UNDER THE AGE OF 30 YEARS BEFORE THE BEGINNING
11	OF THE PLAN YEAI	· /	
		,	
12		` '	HOLD CERTIFICATION FOR A HARDSHIP EXEMPTION OR
13			IPTION AS DETERMINED IN REGULATION BY THE
14	Commissioner; A	ND	
15	(2)	THE P	PLAN COVERS:
16	4	(I)	AMBULATORY PATIENT SERVICES;
17	4	(II)	EMERGENCY SERVICES;
18	4	(III)	HOSPITALIZATION;
19	•	(IV)	MATERNITY AND NEWBORN CARE;
20	4	(V)	BEHAVIORAL HEALTH SERVICES;
21	4	(VI)	PRESCRIPTION DRUGS;
22	4	(VII)	REHABILITATIVE AND HABILITATIVE SERVICES AND
23	DEVICES;		
24	4	(VIII)	LABORATORY SERVICES;
25	4	(IX)	PREVENTIVE AND WELLNESS SERVICES AND CHRONIC
26	DISEASE MANAGER	` '	
27		(X)	PEDIATRIC SERVICES, INCLUDING ORAL AND VISON CARE;
28	AND		

1		(XI)	AT LEAST THREE PRIMARY CARE VISITS PER PLAN YEAR.
2	15–1A–17.		
3	THE CON	IMISSIC	NER SHALL ADOPT REGULATIONS:
4	(1)		ESTABLISH ANNUAL LIMITATIONS ON COST-SHARING FOR
5	HEALTH BENEI	TT PLAN	NS; AND
$6 \\ 7$	(2) BENEFIT PLAN:		PRESCRIPTION DRUG BENEFIT REQUIREMENTS FOR HEALTH
8	$\frac{15-1205}{15-1205}$		
9	(a) (1)	This	subsection applies to a carrier with respect to any health benefit
10	plan that is a gr	andfathe	ered health plan, as defined in § 1251 of the Affordable Care Act.
11	(2)		tablishing a community rate for a health benefit plan, a carrier
12	shall use a ratin	ig methe	dology that is based on the experience of all risks covered by that
13	health benefit p	lan wit	nout regard to any factor not specifically authorized under this
14			(g) of this section.
15	(3)	A ca i	rrier may adjust the community rate only for:
16		(i)	age; AND
17		(ii)	geography based on the following contiguous areas of the State:
18			1. the Baltimore metropolitan area;
19			2. the District of Columbia metropolitan area;
20			3. Western Maryland; and
21			4. Eastern and Southern Maryland[; and
22		(iii)	health status, as provided in subsection (g) of this section] .
23	(4)		s for a health benefit plan may vary based on family composition
24	as approved by t	he Com	missioner.
25	(5)	(i)	Subject to subparagraph (ii) of this paragraph, after applying the
$\frac{25}{26}$		· · ·	
			under paragraph (3) of this subsection, a carrier may offer a
27	aiscount not to e	xceed 2 ()% to a small employer for participation in a wellness program.

	20	HOUSE BILL 697
$\frac{1}{2}$	(ii) be:	A discount offered under subparagraph (i) of this paragraph shall
$\frac{3}{4}$	employer;	1. applied to reduce the rate otherwise payable by the small
5		2. actuarially justified;
6		3. offered uniformly to all small employers; and
7		4. approved by the Commissioner.
	is a grandfathered heal status only if a small	arrier may adjust the community rate for a health benefit plan that th plan, as defined in § 1251 of the Affordable Care Act, for health employer has not offered a health benefit plan issued under this es in the 12 months prior to the initial enrollment of the small benefit plan.
$\begin{array}{c} 13\\14\\15\end{array}$	(2) (i) subsection, in addition : carrier may charge:	Based on the adjustment allowed under paragraph (1) of this to the adjustments allowed under subsection (d)(1) of this section, a
$\begin{array}{c} 16 \\ 17 \end{array}$	below the community re	1. in the first year of enrollment, a rate that is 10% above or ate;
18 19	or below the community	2. in the second year of enrollment, a rate that is 5% above y rate; and
20 21	below the community ra	3. in the third year of enrollment, a rate that is 2% above or ate.
$22 \\ 23 \\ 24$	e e	A carrier may not make any adjustment for health status in the ealth benefit plan issued under this subtitle after the third year of mployer in the health benefit plan.
25 26 27 28	in § 1251 of the Afford approved by the Comm	a health benefit plan that is a grandfathered health plan, as defined dable Care Act, a carrier may use health statements, in a form issioner, and health screenings to establish an adjustment to the lth status as provided in this subsection.
29 30 31 32 33	HEALTH PLAN, AS DEI not limit coverage offere	FOR A HEALTH BENEFIT PLAN THAT IS A GRANDFATHERED FINED IN § 1251 OF THE AFFORDABLE CARE ACT, A carrier may ed by the carrier, or refuse to issue a health benefit plan to any small me requirements of this subtitle, based on a health status-related

1	[(5)]-(2) It is an unfair trade practice for a carrier knowingly to provide
2	coverage to a small employer that discriminates against an employee or applicant for
3	employment, based on the health status of the employee or applicant or a dependent of the
4	employee or applicant, with respect to participation in a health benefit plan sponsored by
5	the small employer.
6	$\frac{15-1406}{100}$
7	(a) A comian more not establish mules for clisibility of on individual to equall under
7	[(a) A carrier may not establish rules for eligibility of an individual to enroll under
8	a group health benefit plan based on any health status–related factor.
9	(b) Subsection (a) of this section does not:
10	(1) require a carrier to provide particular benefits other than those
11	provided under the terms of the particular health benefit plan; or
12	(2) prevent a carrier from establishing limitations or restrictions on the
13	amount, level, extent, or nature of the benefits or coverage for similarly situated individuals
14	enrolled in the health benefit plan.
14	enronea in the nearth benefit plan.
15	(c) Rules for eligibility to enroll under a plan include rules defining any applicable
16	waiting periods for enrollment.
17	[(d)] (A) A carrier shall allow an employee or dependent who is eligible, but not
18	enrolled, for coverage under the terms of a group health benefit plan to enroll for coverage
19	under the terms of the plan if:
	-
20	(1) the employee or dependent was covered under an employer-sponsored
21	plan or group health benefit plan at the time coverage was previously offered to the
22	employee or dependent;
23	(2) the employee states in writing, at the time coverage was previously
24	offered, that coverage under an employer-sponsored plan or group health benefit plan was
25	the reason for declining enrollment, but only if the plan sponsor or issuer requires the
26	statement and provides the employee with notice of the requirement;
20	statement and provides the employee with notice of the requirement,
27	(3) the employee's or dependent's coverage described in item (1) of this
28	subsection:
20	
29	(i) was under a COBRA continuation provision, and the coverage
30	under that provision was exhausted; or
31	(ii) was not under a COBRA continuation provision, and either the
32	coverage was terminated as a result of loss of eligibility for the coverage, including loss of
33	eligibility as a result of legal separation, divorce, death, termination of employment, or
34	reduction in the number of hours of employment, or employer contributions towards the
35	coverage were terminated; and

$rac{1}{2}$	(4) under the terms of the plan, the employee requests enrollment not later than 30 days after:
$\frac{3}{4}$	(i) the date of exhaustion of coverage described in item (3)(i) of this subsection; or
$5 \\ 6$	(ii) termination of coverage or termination of employer contributions described in item (3)(ii) of this subsection.
7 8 9 10 11	[(c)] (B) A carrier shall allow an employee or dependent who is eligible, but not enrolled, for coverage under the terms of a group health benefit plan to enroll for coverage under the terms of the plan if the employee or dependent requests enrollment within 30 days after the employee or dependent is determined to be eligible for coverage under the MCHP private option plan in accordance with § 15–301.1 of the Health – General Article.
$\begin{array}{c} 12\\ 13 \end{array}$	Chapter 17 of the Acts of 2017 <u>, as amended by Chapters 37 and 38 of the Acts of 2018</u>
$\begin{array}{c} 14 \\ 15 \end{array}$	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That:
16	(b) There is a Maryland Health Insurance Coverage Protection Commission.
17 18 19 20	(h) (3) The Commission shall include its findings and recommendations from the study required under paragraph (1) of this subsection in the annual report submitted by the Commission on or before December 31, [2019] 2020 , under subsection [(j)](K) of this section.
21 22 23 24 25 26	(I) (1) THE COMMISSION SHALL ESTABLISH A WORKGROUP TO CARRY OUT THE FINDING AND DECLARATION OF THE GENERAL ASSEMBLY THAT IT IS IN THE PUBLIC INTEREST TO ENSURE THAT THE HEALTH CARE PROTECTIONS ESTABLISHED BY THE FEDERAL AFFORDABLE CARE ACT CONTINUE TO PROTECT MARYLAND RESIDENTS IN LIGHT OF CONTINUED THREATS TO THE FEDERAL AFFORDABLE CARE ACT.
27 28	(2) <u>The workgroup shall include members who represent</u> <u>NONPROFIT AND FOR-PROFIT CARRIERS, CONSUMERS, AND PROVIDERS.</u>
29	(3) THE WORKGROUP SHALL:
30 31 32 33	(I) MONITOR THE APPEAL OF THE DECISION OF THE U.S. DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS IN TEXAS V. UNITED STATES REGARDING THE ACA AND THE IMPLICATIONS OF THE DECISION FOR THE STATE;

1	(II) MONITOR THE ENFORCEMENT OF THE AFFORDABLE CARE
2	ACT BY THE U.S. DEPARTMENT OF HEALTH AND HUMAN SERVICES; AND
0	
$\frac{3}{4}$	(III) <u>DETERMINE THE MOST EFFECTIVE MANNER OF ENSURING</u> THAT MARYLAND CONSUMERS CAN OBTAIN AND RETAIN QUALITY HEALTH
$\frac{4}{5}$	INSURANCE INDEPENDENT OF ANY ACTION OR INACTION ON THE PART OF THE
6	FEDERAL GOVERNMENT OR ANY CHANGES TO FEDERAL LAW OR ITS
7	INTERPRETATION.
8	(4) ON OR BEFORE DECEMBER 31, 2019, THE COMMISSION SHALL
9	INCLUDE THE FINDINGS OF THE WORKGROUP IN THE ANNUAL REPORT SUBMITTED
10	BY THE COMMISSION ON OR BEFORE DECEMBER 31, 2019, UNDER SUBSECTION (K)
11	OF THIS SECTION.
12	[(i)] (J) The Commission may:
13	(1) hold public meetings across the State to carry out the duties of the
14	Commission; and
15	(2) <u>convene workgroups to solicit input from stakeholders.</u>
16	[(j)] (K) On or before December 31 each year, the Commission shall submit a
17	report on its findings and recommendations, including any legislative proposals, to the
18	Governor and, in accordance with § 2-1246 of the State Government Article, the General
19	Assembly.
20	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June
$\frac{20}{21}$	1, 2017. It shall remain effective for a period of [3] 6 years and 1 month and, at the end of
22	June 30, [2020] 2023 , with no further action required by the General Assembly, this Act
23	shall be abrogated and of no further force and effect.
<u>.</u>	
24 95	SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly to ensure that the health care protections established by the federal Affordable
25 26	Care Act continue to protect Maryland residents in light of continued threats to the federal
$\frac{10}{27}$	Act.
28	SECTION 3. <u>2.</u> AND BE IT FURTHER ENACTED, That this Act shall take effect

28 SECTION 3 29 July June 1, 2019.