1998 Regular Session

(8lr1771)

Unofficial Copy C3

ENROLLED BILL

-- Finance and Economic and Environmental Affairs/Economic Matters and Environmental Matters --

Introduced by Senator Astle	Senators	Dorman,	Bromwell,	Green,	Kelley,
Madden, and Teitel	baum				

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of ______ at _____ o'clock, ____M.

President.

CHAPTER_____

1 AN ACT concerning

2 3

Health Insurance - Complaint Process for Adverse Decisions and Grievances

4 FOR the purpose of requiring a carrier to establish a certain internal grievance

5 process for its members; requiring a carrier to file a copy of its internal

6 grievance process with the Maryland Insurance Commissioner and the Health

7 Education and Advocacy Unit in the Division of Consumer Protection of the

8 Office of the Attorney General; requiring a carrier to provide certain information

9 about the internal grievance process to a member under certain circumstances;

10 requiring a carrier to send a member or certain other individuals written notice

11 of an adverse decision or grievance decision under certain circumstances;

12 specifying the contents of the notice; requiring that certain information related

13 to the internal grievance process be included in a policy, certificate, enrollment

14 materials, or other evidence of coverage a carrier provides to a member;

15 specifying that a carrier has the burden of persuasion that its grievance decision

1 or adverse decision is correct during a certain review by the Commissioner; 2 authorizing the Commissioner to seek and receive certain advice from an 3 independent review organization or certain other persons under certain circumstances; requiring the Commissioner to make a final decision on all 4 5 complaints filed that are within the Commissioner's jurisdiction; authorizing the Commissioner to issue certain orders under certain circumstances; requiring 6 7 certain carriers to provide certain requested information to the Unit and the 8 Commissioner within a certain time under certain circumstances; establishing a 9 certain health care regulatory assessment; establishing a Health Care *Regulatory Fund:* transferring responsibility for investigating complaints 10 concerning health maintenance organizations to the Insurance Commissioner; 11 requiring the Secretary of Health and Mental Hygiene to adopt certain 12 regulations and make a certain report to the Commissioner; altering certain 13 penalties; requiring the Commissioner to adopt regulations; requiring certain 14 15 persons to prepare and publish certain annual reports; providing that the failure 16 of an insurer or nonprofit health service plan to satisfy the provisions of this Act 17 is an unfair claim settlement practice; transferring the administrative and 18 enforcement responsibility for private review agents to the Insurance 19 Commissioner; altering certain provisions of law related to utilization review 20 concerning the types of health care providers that may make an adverse 21 determination or make a determination in the appeal of an adverse 22 determination; authorizing the State Board of Physician Quality Assurance to 23 discipline physicians who have certain responsibilities relating to a system of 24 delivery of health care services; providing a certain exception to the Board's 25 disciplinary authority; requiring certain individuals to obtain a certification from the Commissioner in order to perform their responsibilities as a medical 26 director for a health maintenance organization; requiring the Commissioner to 27 adopt certain regulations related to the certification of medical directors; 28 29 requiring a medical director of a health maintenance organization to be a 30 physician licensed in this State and be certified in accordance with this Act; requiring the Health Education and Advocacy Unit and the Commissioner to 31 32 enter into a certain Memorandum of Understanding by a certain date; requiring 33 the Health Education and Advocacy Unit to make certain recommendations to 34 certain committees of the General Assembly by a certain date; requiring the 35 Maryland Insurance Administration to conduct a certain study by a certain date; Commissioner to submit a certain report by a certain date; providing for the 36 accurate codification of provisions of this Act; providing for the application of 37 this Act; providing for the delayed effective date of certain provisions of this Act; 38 39 providing for the termination of certain provisions of this Act; altering certain

40 definitions; defining certain terms; and generally relating to a carrier's internal

41 grievance process for members.

42 BY transferring

- 43 Article Health General
- 44 Section 19-1301 through 19-1305, 19-1305.1, 19-1305.2, 19-1305.3,
- 45 19-1305.4, 19-1306 through 19-1311, 19-1311.1, 19-1312, and 19-1313
- 46 and the subtitle "Subtitle 13. Private Review Agents", respectively
- 47 Annotated Code of Maryland

1 (1996 Replacement Volume and 1997 Supplement)

2 to be

- 3 Article Insurance
- 4 Section 15-10B-01 through 15-10B-18 and the subtitle "Subtitle 10B. Private
- 5 Review Agents", respectively
- 6 Annotated Code of Maryland
- 7 (1997 Volume)
- 8 BY repealing and reenacting, with amendments,
- 9 <u>Article Commercial Law</u>
- 10 Section 13-4A-02(b)
- 11 <u>Annotated Code of Maryland</u>
- 12 (1990 Replacement Volume and 1997 Supplement)

13 BY adding to

- 14 Article Commercial Law
- 15 Section 13-4A-04
- 16 Annotated Code of Maryland
- 17 (1990 Replacement Volume and 1997 Supplement)
- 18 BY adding to
- 19 Article Health General
- 20 Section 19-706(y) and (z)
- 21 Annotated Code of Maryland
- 22 (1996 Replacement Volume and 1997 Supplement)
- 23 BY repealing and reenacting, with amendments,
- 24 Article Health General
- 25 Section 19 729 <u>19-705.2</u>, *19-708(b)*, 19-729, and 19-730
- 26 Annotated Code of Maryland
- 27 (1996 Replacement Volume and 1997 Supplement)
- 28 BY repealing and reenacting, without amendments,
- 29 <u>Article Health General</u>
- 30 <u>Section 19-728</u>
- 31 <u>Annotated Code of Maryland</u>
- 32 (1996 Replacement Volume and 1997 Supplement)
- 33 BY repealing and reenacting, without amendments,
- 34 Article Health Occupations
- 35 Section 14-401(a)
- 36 Annotated Code of Maryland

4

1

- (1994 Replacement Volume and 1997 Supplement)
- 2 BY adding to
- Article Health Occupations 3
- 4 Section 14 401(c)(5) and 14 404(a)(41)
- 5 Annotated Code of Maryland
- 6 (1994 Replacement Volume and 1997 Supplement)
- 7 BY repealing and reenacting, with amendments,
- Article Health Occupations 8
- 9 Section 14-404(a)(39) and (40)
- Annotated Code of Maryland 10
- (1994 Replacement Volume and 1997 Supplement) 11
- 12 BY repealing and reenacting, with amendments,
- 13 Article - Insurance
- 14 Section 2-104(i), 2-114, 15-112(e) and (g), 15-1001, 27-303, and 27-304
- 15 Annotated Code of Maryland
- 16 (1997 Volume)
- 17 BY adding to
- Article Insurance 18
- 19 Section 2-112.2 2-104(k), 2-112.2, and 2-112.3; 15-10A-01 through
- 20 15-10A-09, inclusive, to be under the new subtitle "Subtitle 10A.
- Complaint Process for Adverse Decisions or Grievances"; and 15-10C-01 21 22
 - through 15-10C-04, inclusive, to be under the new subtitle "Subtitle 10C.
- 23 Medical Directors"
- Annotated Code of Maryland 24
- 25 (1997 Volume)
- 26 BY repealing and reenacting, with amendments,
- 27 Article - Insurance
- 28 Section 15-10B-01, 15-10B-03, 15-10B-04, 15-10B-05(a) and (b),
- 29 15-10B-06(a), (e), and (g), 15-10B-07(a), 15-10B-09(e)(1), 15-10B-10,
- 30 15-10B-11, 15-10B-12, 15-10B-13, 15-10B-14, 15-10B-17(b), and
- 15-10B-18(a) 31
- Annotated Code of Maryland 32
- (1997 Volume) 33
- (As enacted by Section 1 of this Act) 34

35 BY adding to

- Article Insurance 36
- 37 Section 15-10B-05(e)
- 38 Annotated Code of Maryland

1 (1997 Volume)

2 (As enacted by Section 1 of this Act)

3 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

4 MARYLAND, That Section(s) 19-1301 through 19-1305, 19-1305.1, 19-1305.2,

5 19-1305.3, 19-1305.4, 19-1306 through 19-1311, 19-1311.1, 19-1312, and 19-1313

6 and the subtitle "Subtitle 13. Private Review Agents", respectively, of Article - Health

7 - General of the Annotated Code of Maryland be transferred to be Section(s)

8 15-10B-01 through 15-10B-18 and the subtitle "Subtitle 10B. Private Review

9 Agents", respectively, of Article - Insurance of the Annotated Code of Maryland.

10 SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland 11 read as follows:

12

Article - Commercial Law

13 <u>13-4A-02.</u>

14 (b) (1) (I) The Unit may assist health care consumers in understanding

15 their health care bills and third party coverage, in identifying improper billing or

16 *coverage determinations, and in reporting any billing or coverage problems to*

17 appropriate entities, including the Division, the Attorney General or other

18 governmental agencies, insurers, or providers.

19 (II) WHENEVER THE UNIT REQUESTS INFORMATION FROM AN

20 INSURER, NONPROFIT HEALTH SERVICE PLAN, OR HEALTH MAINTENANCE

21 ORGANIZATION IN ORDER TO ASSIST A HEALTH CARE CONSUMER FOR THE

22 <u>PURPOSES PROVIDED IN THIS PARAGRAPH, THE INSURER, NONPROFIT HEALTH</u>

23 <u>SERVICE PLAN, OR HEALTH MAINTENANCE ORGANIZATION SHALL PROVIDE THE</u>

24 <u>INFORMATION TO THE UNIT NO LATER THAN 7 WORKING DAYS FROM THE DATE THE</u>

25 INSURER, NONPROFIT HEALTH SERVICE PLAN, OR HEALTH MAINTENANCE

26 ORGANIZATION RECEIVED THE REQUEST.

27 (2) Whenever any billing or coverage question concerns the adequacy or

28 propriety of any services or treatment, the Unit shall refer the matter to an appropriate

29 professional, licensing, or disciplinary body, as applicable. The Unit may monitor the

30 progress of the concerns raised by health consumers through such referrals.

31 (3) Whenever any billing or coverage question concerns a matter within

32 the jurisdiction of the Insurance Commissioner, the Unit shall refer the matter to the

33 Commissioner. The Unit may monitor the progress of the concerns raised by health

34 *consumers through such referrals.*

35(4)The Unit shall work with the Department of Health and Mental36Hygiene to assist with resolving any billing or coverage questions as necessary.

37 13-4A-04.

THE UNIT SHALL PREPARE EACH ANNUAL AND QUARTERLY REPORT REQUIRED UNDER TITLE 15, SUBTITLE 10A OF THE INSURANCE ARTICLE.

6	SENATE BILL 401
1	Article - Health - General
2	<u>19-705.2.</u>
5 6	(a) With the advice of the [Commissioner] SECRETARY, the [Secretary] COMMISSIONER shall adopt regulations to establish a system for the receipt and timely investigation of complaints of members and subscribers of health maintenance organizations concerning the operation of any health maintenance organization in this State.
8	(b) The complaint system shall include:
9 10	(1) <u>A procedure for the timely acknowledgement of receipt of a</u> complaint;
	(2) <u>Criteria THAT THE SECRETARY SHALL ADOPT BY REGULATION for</u> determining the appropriate level of investigation for a complaint concerning quality of care, including:
14 15	(i) <u>A determination as to whether the member or subscriber with</u> the complaint previously attempted to have the complaint resolved; and
	(ii) <u>A determination as to whether a complaint should be sent to the</u> member's or subscriber's health maintenance organization for resolution prior to investigation under the provisions of this section; and
	(3) A procedure for the referral OF QUALITY OF CARE COMPLAINTS to the [Commissioner] SECRETARY [of all complaints, other than quality of care complaints,] for an appropriate investigation.
	(c) If a determination is made to investigate a complaint under the provisions of this section prior to the member or subscriber attempting to otherwise resolve the complaint, the reasons for that determination shall be documented.
	(d) Notice of the complaint system established under the provisions of this section shall be included in all contracts between a health maintenance organization and a member or subscriber of a health maintenance organization.
30 31	INVESTIGATION UNDER SUBSECTION (B)(3) OF THIS SECTION, THE SECRETARY SHALL REPORT TO THE COMMISSIONER IN A TIMELY MANNER ON THE RESULTS AND FINDINGS OF EACH INVESTIGATION.
32	19-706.

33 (Y) THE PROVISIONS OF TITLE 15, SUBTITLE 10A SUBTITLES 10A AND 10C OF
 34 THE INSURANCE ARTICLE SHALL APPLY TO HEALTH MAINTENANCE

35 ORGANIZATIONS.

7	SENATE BILL 401	
	ROVISIONS OF § 2-112.2 OF THE INSURANCE ARTICLE SHALL APPLY ITENANCE ORGANIZATIONS.	
3 <u>19-708.</u>		
4 <u>(b)</u> <u>The</u>	plication shall include or be accompanied by:	
5 <u>(1)</u> 6 <u>any amendments to</u> 7 <u>Assessments and 1</u>	<u>A copy of the basic health maintenance organizational document and</u> t that, where applicable, are certified by the Department of xation;	
8 <u>(2)</u> 9 <u>that are certified b</u>	<u>A copy of the bylaws of the health maintenance organization, if any, the appropriate officer;</u>	
12 governing body, t	<u>A list of the individuals who are to be responsible for the conduct of</u> alth maintenance organization, including all members of the officers and directors if it is a corporation, and the partners or partnership or association;	
14 <u>(4)</u> 15 <u>health maintenan</u>	The addresses of those individuals and their official capacity with the organization;	
	<u>A statement by each individual referred to in item (3) of this</u> discloses the extent and nature of any contract or arrangement and the health maintenance organization and any possible	
20 <u>(6)</u>	<u>A resume of the qualifications of:</u>	
21	(i) <u>The administrator;</u>	
22 23 <u>THIS STATE ANI</u> 24 <u>ARTICLE;</u>	(ii) <u>The medical director, WHO SHALL BE A PHYSICIAN LICENSED IN</u> CERTIFIED UNDER TITLE 15, SUBTITLE 10C OF THE INSURANCE	
25	(iii) The enrollment director; and	
26 27 <u>maintenance orga</u> 28 <u>their joint interna</u>	(iv) Any other individual who is associated with the health zation that the Commissioner and the Secretary request under procedures:	
29 <u>(7)</u>	A statement that describes generally:	
30	(<i>i</i>) <u>The health maintenance organization, including:</u>	
31	<u>1.</u> <u>Its operations;</u>	
32	<u>2.</u> <u>Its enrollment process;</u>	
33	<u>3.</u> <u>Its quality assurance mechanism; and</u>	

1 <u>4.</u> <u>Its internal grievance procedures;</u>
 2 (ii) The methods the health maintenance organization proposes to 3 use to offer its members and public representatives an opportunity to participate in 4 matters of policy and operation;
5 <u>(iii)</u> <u>The location of the facilities where health care services will be</u> 6 <u>available regularly to members;</u>
7 <u>(iv)</u> <u>The type and specialty of physicians and health care personnel</u> 8 <u>who are engaged to provide health care services:</u>
9 (v) <u>The number of physicians and personnel in each category; and</u>
10(vi)The health and medical records system to provide11documentation of use by members;
12(8)The form of each contract that the health maintenance organization13proposes to offer to subscribers showing the benefits to which they are entitled and a14table of the rates charged or proposed to be charged for each form of contract;
15(9)A statement that describes with reasonable certainty each geographic16area to be served by the health maintenance organization;
17(10)A statement of the financial condition of the health maintenance18organization, including:
19 <u>(i)</u> <u>Sources of financial support;</u>
20(ii)A balance sheet showing assets, liabilities, and minimum21tangible net worth; and
22(iii)Any other financial information the Commissioner requires for23adequate financial evaluation;
24 <u>(11)</u> <u>Copies of any proposed advertising and proposed techniques and</u> 25 <u>methods of selling the services of the health maintenance organization;</u>
 (12) <u>A power of attorney that is executed by the health maintenance</u> organization appointing the Commissioner as agent of the organization in this State to accept service of process in any action, proceeding, or cause of action arising in this State against the health maintenance organization; and
30(13)Copies of the agreements proposed to be made between the health31maintenance organizations and providers of health care services.
32 <u>19-728.</u>
33 (a) If, as to a matter that is within the jurisdiction of the Department under 34 this subtitle, the Secretary finds that a health maintenance organization does not meet 35 the requirements of this subtitle or the rules and regulations adopted under it and

1 cannot or will not make corrective changes or new arrangements to meet these 2 requirements, the Secretary may send to the Commissioner a written directive that sets 3 out the findings of the Secretary and reasons for them and directs the Commissioner to 4 suspend or revoke the certificate of authority of the health maintenance organization or 5 to take any other appropriate action that the Secretary specifies. The Commissioner 6 *shall comply with the directive*. 7 (b) The Commissioner is responsible for: 8 Determining whether each health maintenance organization is or will (1)9 be able to provide a fiscally sound operation and adequate provision against risk of 10 insolvency and may adopt reasonable rules and regulations designed to achieve this 11 goal; and 12 (2)Actuarial and financial evaluations and determinations of each 13 health maintenance organization. 14 If the Commissioner determines that a health maintenance (*c*) (1)organization is not operating in a fiscally sound manner, the Commissioner shall 15 16 *notify the Department of the determination.* 17 After notifying the Department in accordance with the provisions of (2)18 paragraph (1) of this subsection, the Commissioner shall monitor the health maintenance organization on a continuous basis until the Commissioner determines 19 20 that the health maintenance organization is operating in a fiscally sound manner. 21 19-729. 22 (a) A health maintenance organization may not: 23 Violate any provision of this subtitle or any rule or regulation (1)24 adopted under it; 25 Fail to fulfill its obligations to provide the health care services (2)26 specified in its contracts with subscribers; (3) 27 Make any false statement with respect to any report or statement 28 required by this subtitle or by the Commissioner under this subtitle; 29 Advertise, merchandise, or attempt to merchandise its services in a (4) 30 way that misrepresents its services or capacity for service; 31 (5) Engage in a deceptive, misleading, unfair, or unauthorized practice 32 as to advertising or merchandising; 33 Prevent or attempt to prevent the Commissioner or the Department (6)34 from performing any duty imposed by this subtitle; Fraudulently obtain or fraudulently attempt to obtain any benefit 35 (7)36 under this subtitle:

10	SENATE BILL 401
1 (8) 2 maintenance organi	Fail to fulfill the basic requirements to operate as a health zation as provided in § 19-710 of this subtitle;
3 (9) 4 Insurance Article; [Violate any applicable provision of Title 15, Subtitle 12 of the or]
5 (10) 6 in § 19-705.1(b)(1)	Fail to provide services to a member in a timely manner as provided of this subtitle; OR
7 (11) 8 <u>AND, 10B, OR 100</u>	FAIL TO COMPLY WITH THE PROVISIONS OF TITLE 15, SUBTITLE 10A <u>COR § 2-112.2</u> OF THE INSURANCE ARTICLE.
	health maintenance organization violates this section, the y pursue any one or more of the courses of action described in § itle.
12 <u>19-730.</u>	
13If any person v14Commissioner may	iolates any provision of § 19-729 of this subtitle, the <u> 7:</u>
15 <u>(1)</u> 16 <u>organization to:</u>	Issue an administrative order that requires the health maintenance
17 18 personnel employe	(i) Cease inappropriate conduct or practices by it or any of the d or associated with it;
19	(ii) <u>Fulfill its contractual obligations:</u>
20	(iii) <u>Provide a service that has been denied improperly;</u>
21 22 <u>that is provided une</u>	(iv) Take appropriate steps to restore its ability to provide a service der a contract;
23 24 <u>newborn children o</u>	(v) Cease the enrollment of any additional enrollees except or other newly acquired dependents or existing enrollees; or
25	(vi) <u>Cease any advertising or solicitation;</u>
26 (2) 27 <u>act committed;</u>	Impose a penalty of not more than [\$1,000] \$5,000 for each unlawful
28 <u>(3)</u> 29 <u>health maintenance</u>	Suspend or revoke the certificate of authority to do business as a organization; or
30(4)31by the Commission32procedures.	Apply to any court for legal or equitable relief considered appropriate ther or the Department, in accordance with the joint internal

1	SENATE BILL 401
1	Article - Health Occupations
2	14-401.
	(a) The Board shall perform any necessary preliminary investigation before the Board refers to an investigatory body an allegation of grounds for disciplinary or other action brought to its attention.
8 9 10 11 12	(c) (5) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, AFTER PERFORMING ANY NECESSARY PRELIMINARY INVESTIGATION OF AN ALLEGATION OF GROUNDS FOR DISCIPLINARY OR OTHER ACTION, THE BOARD SHALL REFER ANY ALLEGATION BASED ON § 14 404(A)(41) OF THIS SUBTITLE TO A COMMITTEE THAT INCLUDES PHYSICIANS WHO ARE RESPONSIBLE FOR ESTABLISHING OR SUPERVISING PROTOCOLS OR PROCEDURES FOR A HEALTH CARE DELIVERY SYSTEM AND, IF APPROPRIATE, ACTIVELY PRACTICE OR HAVE DEMONSTRATED EXPERTISE IN THE SPECIALITY INVOLVED IN THE CARE UNDER REVIEW.
16 17 18	(II) A PHYSICIAN MAY NOT BE DISCIPLINED BY THE BOARD UNDER § 14-404(A)(41) OF THIS SUBTITLE FOR THE INDEPENDENT JUDGMENT ERROR OF A HEALTH CARE PROVIDER WHO IS PROVIDING DIRECT PATIENT CARE IN CONTRADICTION TO ESTABLISHED PROTOCOLS OR PROCEDURES FOR A SYSTEM OF DELIVERY OF QUALITY MEDICAL CARE. 14-404.
22	(a) Subject to the hearing provisions of § 14-405 of this subtitle, the Board, on the affirmative vote of a majority of its full authorized membership, may reprimand any licensee, place any licensee on probation, or suspend or revoke a license if the licensee:
	(39) Intentionally misrepresents credentials for the purpose of testifying or rendering an expert opinion in hearings or proceedings before the Board or those otherwise delegated to the Office of Administrative Hearings; [or]
27 28	(40) Fails to keep adequate medical records as determined by appropriate peer review; OR
31 32	(41) IS A PHYSICIAN WHO IS RESPONSIBLE FOR ESTABLISHING OR SUPERVISING PROTOCOLS OR PROCEDURES FOR A HEALTH CARE DELIVERY SYSTEM AND IS COMPENSATED FOR THAT RESPONSIBILITY AND THE PROTOCOLS OR PROCEDURES FAIL TO MEET APPROPRIATE STANDARDS FOR THE DELIVERY OF QUALITY MEDICAL CARE AS DETERMINED BY APPROPRIATE PEER REVIEW.
34	Article - Insurance
35	<u>2-104.</u>
36	(i) The Commissioner may procure, on a fee or part-time basis or both,

37 actuarial, legal, technical, or other professional services, INCLUDING THE SERVICES
 38 OF INDEPENDENT REVIEW ORGANIZATIONS AND MEDICAL EXPERTS.

THE COMMISSIONER SHALL APPOINT OR CONTRACT WITH A PHYSICIAN 1 (K)2 AND MAY APPOINT OR CONTRACT WITH OTHER HEALTH CARE PROVIDERS FOR THE **3 PURPOSE OF ASSISTING THE COMMISSIONER IN PERFORMING THOSE DUTIES OF** 4 THE COMMISSIONER THAT RELATE TO THE REGULATION OF HEALTH INSURANCE 5 AND HEALTH MAINTENANCE ORGANIZATIONS. 6 <u>2-112.2.</u> IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 7 (A) (1)8 INDICATED. 9 "CARRIER" MEANS: (2) 10 (I) AN INSURER THAT OFFERS HEALTH INSURANCE OTHER THAN 11 LONG TERM CARE INSURANCE OR DISABILITY INSURANCE; 12 (II) A NONPROFIT HEALTH SERVICE PLAN; 13 (III) A HEALTH MAINTENANCE ORGANIZATION; 14 (IV)A DENTAL PLAN ORGANIZATION; OR <u>(V)</u> EXCEPT FOR A MANAGED CARE ORGANIZATION AS DEFINED IN 15 16 TITLE 15, SUBTITLE 1 OF THE HEALTH - GENERAL ARTICLE, ANY OTHER PERSON THAT PROVIDES HEALTH BENEFIT PLANS SUBJECT TO REGULATION BY THE STATE. 17 18 (3) "PREMIUM" HAS THE MEANING STATED IN § 1-101 OF THIS (I) 19 ARTICLE TO THE EXTENT IT IS ALLOCABLE TO HEALTH INSURANCE POLICIES OR 20 CONTRACTS ISSUED OR DELIVERED IN THIS STATE. 21 "PREMIUM" INCLUDES ANY AMOUNTS PAID TO A HEALTH (II)22 MAINTENANCE ORGANIZATION AS COMPENSATION FOR PROVIDING TO MEMBERS 23 AND SUBSCRIBERS THE SERVICES SPECIFIED IN TITLE 19, SUBTITLE 7 OF THE 24 HEALTH - GENERAL ARTICLE TO THE EXTENT THE AMOUNTS ARE ALLOCABLE TO 25 THIS STATE. 26 (B) THE COMMISSIONER SHALL : COLLECT A HEALTH CARE REGULATORY ASSESSMENT FROM EACH 27 (1)28 CARRIER FOR THE COSTS ATTRIBUTABLE TO THE IMPLEMENTATION OF TITLE 15, 29 SUBTITLES 10A AND 10B OF THIS ARTICLE; AND 30 (2)DEPOSIT THE AMOUNTS COLLECTED UNDER ITEM (1) OF THIS 31 SUBSECTION INTO THE HEALTH CARE REGULATORY FUND ESTABLISHED IN § 2-112.3 32 OF THIS SUBTITLE.

33 (C) THE HEALTH CARE REGULATORY ASSESSMENT THAT IS PAYABLE BY

34 <u>EACH CARRIER SHALL BE CALCULATED BY TAKING THE TOTAL COSTS UNDER</u>
 35 SUBSECTION (B)(1) OF THIS SECTION MULTIPLIED BY THE PERCENTAGE OF GROSS

<u>DIRECT HEALTH INSURANCE PREMIUMS WRITTEN IN THE STATE ATTRIBUTABLE TO</u> <u>THAT CARRIER IN THE PRIOR CALENDAR YEAR.</u>

3 <u>2-112.3.</u>

4 (A) IN THIS SECTION, "FUND" MEANS THE HEALTH CARE REGULATORY FUND.

5 (B) THERE IS A HEALTH CARE REGULATORY FUND.

6 (C) <u>THE PURPOSE OF THE FUND IS TO PAY ALL COSTS AND EXPENSES</u>

7 <u>INCURRED BY THE ADMINISTRATION RELATED TO THE IMPLEMENTATION OF TITLE</u>
8 <u>15, SUBTITLES 10A, 10B, AND 10C OF THIS ARTICLE.</u>

9 (D) THE FUND SHALL CONSIST OF:

10(1)ALL REVENUE DEPOSITED INTO THE FUND THAT IS RECEIVED11THROUGH THE IMPOSITION AND COLLECTION OF THE HEALTH CARE REGULATORY12ASSESSMENT UNDER § 2-112.2 OF THIS SUBTITLE; AND

13(2)14FOR THE FUND.

15 (E) (1) EXPENDITURES FROM THE FUND TO COVER THE COSTS AND
 16 EXPENSES FOR THE IMPLEMENTATION OF TITLE 15, SUBTITLES 10A, 10B, AND 10C OF
 17 THIS ARTICLE MAY ONLY BE MADE:

18 (I) WITH AN APPROPRIATION FROM THE FUND APPROVED BY THE
 19 GENERAL ASSEMBLY IN THE ANNUAL STATE BUDGET; OR

20(II)BY THE BUDGET AMENDMENT PROCEDURE PROVIDED FOR IN §217-209 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

(2) (1) IF, IN ANY FISCAL YEAR, THE AMOUNT OF THE HEALTH CARE
 REGULATORY ASSESSMENT REVENUE COLLECTED BY THE COMMISSIONER AND
 DEPOSITED INTO THE FUND EXCEEDS THE ACTUAL EXPENDITURES INCURRED BY
 THE ADMINISTRATION FOR THE IMPLEMENTATION OF TITLE 15, SUBTITLES 10A, 10B,
 AND 10C OF THIS ARTICLE, THE EXCESS AMOUNT SHALL BE CARRIED FORWARD
 WITHIN THE FUND FOR THE PURPOSE OF REDUCING THE ASSESSMENT IMPOSED BY

28 <u>THE ADMINISTRATION FOR THE FOLLOWING FISCAL YEAR.</u>

29 (II) IF, IN ANY FISCAL YEAR, THE AMOUNT OF THE HEALTH CARE
 30 <u>REGULATORY ASSESSMENT REVENUE COLLECTED BY THE COMMISSIONER AND</u>
 31 DEPOSITED INTO THE FUND IS INSUFFICIENT TO COVER THE ACTUAL

32 EXPENDITURES INCURRED BY THE ADMINISTRATION TO IMPLEMENT TITLE 15,

33 SUBTITLES 10A, 10B, AND 10C OF THIS ARTICLE BECAUSE OF AN UNFORESEEN

34 EMERGENCY AND EXPENDITURES ARE MADE IN ACCORDANCE WITH THE BUDGET

35 <u>AMENDMENT PROCEDURE PROVIDED FOR IN § 7-209 OF THE STATE FINANCE AND</u>

36 PROCUREMENT ARTICLE, AN ADDITIONAL HEALTH CARE REGULATORY

37 ASSESSMENT MAY BE MADE.

14			SENATE BILL 401
1	<u>(F)</u>	<u>(1)</u>	THE STATE TREASURER IS THE CUSTODIAN OF THE FUND.
2 3	<u>MANNER A</u>	<u>(2)</u> AS STATE	<u>THE FUND SHALL BE INVESTED AND REINVESTED IN THE SAME</u> <u>E FUNDS.</u>
4 5	FROM THE	<u>(3)</u> E COMM	<u>THE STATE TREASURER SHALL DEPOSIT PAYMENTS RECEIVED</u> ISSIONER INTO THE FUND.
6 7 8			<u>THE FUND IS A CONTINUING, NONLAPSING FUND AND IS NOT</u> 2 <u>OF THE STATE FINANCE AND PROCUREMENT ARTICLE, AND MAY</u> A PART OF THE GENERAL FUND OF THE STATE.
9		<u>(2)</u>	NO PART OF THE FUND MAY REVERT OR BE CREDITED TO:
10	1		(I) <u>THE GENERAL FUND OF THE STATE; OR</u>
11 12	PROVIDE	D BY LAV	(II) <u>A SPECIAL FUND OF THE STATE, UNLESS OTHERWISE</u> <u>W.</u>
13	<u>2-114.</u>		
	()	ssioner sl	as provided in subsections (b) [and (c)], (C), AND (D) of this section, hall pay all money collected under this article into the General
19	living expe	nse allow	mmissioner shall pay all money collected for travel expenses and pance under § 2-208(1) of this article into a special revolving fund oller for the sole purpose of paying the costs of examinations of
21 22	1 = 7		lowing moneys may not be considered general funds of the State and a the Insurance Fraud Division Fund:
23 24	of this artic	<u>(1)</u> cle; and	revenue derived from the fraud prevention fee under Title 6, Subtitle 2
25 26		<u>(2)</u> Fraud Di	<u>income from investments that the State Treasurer makes for the</u> vision Fund.
	THE STAT	E AND SI	OLLOWING MONEYS MAY NOT BE CONSIDERED GENERAL FUNDS OF HALL BE DEPOSITED INTO THE HEALTH CARE REGULATORY FUND DER § 2-112.3 OF THIS TITLE:
			<u>ALL REVENUE RECEIVED THROUGH THE IMPOSITION AND</u> THE HEALTH CARE REGULATORY ASSESSMENT UNDER § 2-112.2 OF
33 34		<u>(2)</u> HEALTH	<u>INCOME FROM INVESTMENTS THAT THE STATE TREASURER MAKES</u> CARE REGULATORY FUND.

1	<u>15-112.</u>	
2 3		carrier may not deny an application for participation or terminate n its provider panel on the basis of:
4 5	<u>(1</u> under the feder	<i>gender, race, age, religion, national origin, or a protected category</i> <i>al Americans with Disabilities Act;</i>
6 7	<u>(2</u> Subtitle 13 of th	the type or number of appeals that the provider files under [Title 19, the Health - General Article] SUBTITLE 10B OF THIS TITLE; [or]
8 9	<u>(3</u> PROVIDER FI	<u>THE NUMBER OF GRIEVANCES OR COMPLAINTS THAT THE</u> LES ON BEHALF OF A PATIENT UNDER SUBTITLE 10A OF THIS TITLE; OR
	<u></u>	3)] (4) the type or number of complaints or grievances that the provider ts for review under the carrier's internal review system established under of this section.
13 14	<u>(g) A</u> penalize a prov	carrier may not terminate participation on its provider panel or otherwise vider for:
15 16	1	<u>advocating the interests of a patient through the carrier's internal</u> established under subsection (h) of this section; [or]
17 18	<u> </u>	<u>filing an appeal under [Title 19, Subtitle 13 of the Health - General</u> <u>ITLE 10B OF THIS TITLE; OR</u>
19 20		<u>FILING A GRIEVANCE OR COMPLAINT ON BEHALF OF A PATIENT</u> TILE 10A OF THIS TITLE.
21	15-1001.	
24	propose to issu contracts in the	his section applies to insurers and nonprofit health service plans that the or deliver individual, group, or blanket health insurance policies or the State or to administer health benefit programs that provide for the spital benefits and the utilization review of those benefits.
26	(b) Ea	ach entity subject to this section shall:
27 28	· · · · · · · · · · · · · · · · · · ·) have a certificate issued under [Title 19, Subtitle 13 of the Health - e] SUBTITLE 10B OF THIS TITLE;
		contract with a private review agent that has a certificate issued , Subtitle 13 of the Health - General Article] SUBTITLE 10B OF THIS
32 33		contract with or delegate utilization review to a hospital utilization n approved under § 19-319(d) of the Health - General Article.
34 35		otwithstanding any other provision of this article, if the medical oviding a covered benefit is disputed, an entity subject to this section

1 that does not meet the requirements of subsection (b) of this section shall pay any

2 person entitled to reimbursement under the policy, contract, or certificate in

3 accordance with the determination of medical necessity by the hospital utilization

4 review program approved under § 19-319(d) of the Health - General Article.

5 SUBTITLE 10A. COMPLAINT PROCESS FOR ADVERSE DECISIONS OR GRIEVANCES.

6 15-10A-01.

7 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 8 INDICATED.

9 (B) (1) "ADVERSE DECISION" MEANS A DETERMINATION BY A PRIVATE
10 REVIEW AGENT, A CARRIER, OR A HEALTH CARE PROVIDER ACTING ON BEHALF OF A
11 CARRIER THAT A PROPOSED OR DELIVERED HEALTH CARE SERVICE:

12(I)IS OR WAS NOT MEDICALLY NECESSARY, APPROPRIATE, OR13 EFFICIENT; OR

14 (II) MAY RESULT IN NONCOVERAGE OF THE HEALTH CARE 15 SERVICE.

16 (B) (1) "ADVERSE DECISION" MEANS A UTILIZATION REVIEW 17 DETERMINATION BY A PRIVATE REVIEW AGENT, A CARRIER, OR A HEALTH CARE

18 PROVIDER ACTING ON BEHALF OF A CARRIER THAT:

19(I)A PROPOSED OR DELIVERED HEALTH CARE SERVICE COVERED20UNDER THE MEMBER'S CONTRACT IS OR WAS NOT MEDICALLY NECESSARY,21APPROPRIATE, OR EFFICIENT; AND

 22
 (II)
 MAY RESULT IN NONCOVERAGE OF THE HEALTH CARE

 23
 SERVICE.

24 (2) "ADVERSE DECISION" DOES NOT INCLUDE A DECISION CONCERNING 25 A SUBSCRIBER'S STATUS AS A MEMBER.

26 (C) "CARRIER" MEANS:

27 (1) AN INSURER <u>THAT OFFERS HEALTH INSURANCE OTHER THAN LONG</u>
 28 <u>TERM CARE INSURANCE OR DISABILITY INSURANCE;</u>

- 29 (2) A NONPROFIT HEALTH SERVICE PLAN;
- 30 (3) A HEALTH MAINTENANCE ORGANIZATION;
- 31 (4) A DENTAL PLAN ORGANIZATION; OR
- 32 (5) ANY OTHER PERSON THAT PROVIDES HEALTH BENEFIT PLANS 33 SUBJECT TO REGULATION BY THE STATE.

(D) "COMPLAINT" MEANS A PROTEST FILED WITH THE COMMISSIONER
 INVOLVING AN ADVERSE DECISION OR GRIEVANCE DECISION CONCERNING THE
 MEMBER.

4 (E) <u>"GRIEVANCE" MEANS A PROTEST FILED BY A MEMBER OR A HEALTH CARE</u>
5 <u>PROVIDER ON BEHALF OF A MEMBER WITH A CARRIER THROUGH THE CARRIER'S</u>
6 <u>INTERNAL GRIEVANCE PROCESS REGARDING AN ADVERSE DECISION CONCERNING</u>
7 <u>THE MEMBER.</u>

8 (E) (F) "GRIEVANCE DECISION" MEANS A FINAL DETERMINATION BY A
9 CARRIER THAT ARISES FROM A GRIEVANCE FILED WITH THE CARRIER UNDER ITS
10 INTERNAL GRIEVANCE PROCESS REGARDING AN ADVERSE DECISION CONCERNING A
11 MEMBER.

12 (F) (G) "HEALTH ADVOCACY UNIT" MEANS THE HEALTH EDUCATION AND
13 ADVOCACY UNIT IN THE DIVISION OF CONSUMER PROTECTION OF THE OFFICE OF
14 THE ATTORNEY GENERAL ESTABLISHED UNDER TITLE 13, SUBTITLE 4A OF THE
15 COMMERCIAL LAW ARTICLE.

16 (G) (H) "HEALTH CARE PROVIDER" MEANS:

(1) AN INDIVIDUAL WHO IS LICENSED UNDER THE HEALTH
 OCCUPATIONS ARTICLE TO PROVIDE HEALTH CARE SERVICES IN THE ORDINARY
 COURSE OF BUSINESS OR PRACTICE OF A PROFESSION <u>AND IS A TREATING PROVIDER</u>
 OF THE MEMBER; OR

21 (2) A HEALTH CARE FACILITY DEFINED AS:

22 (I) A HOSPITAL <u>AS DEFINED</u> IN § 19-301 OF THE HEALTH -23 GENERAL ARTICLE; OR

24 (II) AN AMBULATORY SURGICAL FACILITY IN § 19-3B-01 OF THE 25 HEALTH GENERAL ARTICLE.

26 (H) "HEALTH CARE SERVICE" MEANS A HEALTH OR MEDICAL CARE 27 PROCEDURE OR SERVICE RENDERED BY A HEALTH CARE PROVIDER THAT:

28 (1) PROVIDES TESTING, DIAGNOSIS, OR TREATMENT OF A HUMAN
 29 DISEASE OR DYSFUNCTION; OR

30(2)DISPENSES DRUGS, MEDICAL DEVICES, MEDICAL APPLIANCES, OR31MEDICAL GOODS FOR THE TREATMENT OF A HUMAN DISEASE OR DYSFUNCTION.

32 (1) <u>"HEALTH CARE SERVICE" MEANS A SERVICE, AN ITEM OF MEDICAL</u>
 33 <u>EQUIPMENT, OR SUPPLIES, AS DESCRIBED IN § 19-701(E)(2) OF THE HEALTH</u>
 34 <u>GENERAL ARTICLE.</u>

35 (I) <u>"HEALTH CARE SERVICE" MEANS A HEALTH OR MEDICAL CARE</u>
 36 <u>PROCEDURE OR SERVICE RENDERED BY A HEALTH CARE PROVIDER THAT:</u>

18			SENATE BILL 401
1 2 <u>1</u>	<u>(1)</u> DISEASE OR DYSFU	-	DES TESTING, DIAGNOSIS, OR TREATMENT OF A HUMAN N: OR
3 4 <u>1</u>	(<u>2)</u> MEDICAL GOODS		NSES DRUGS, MEDICAL DEVICES, MEDICAL APPLIANCES, OR E TREATMENT OF A HUMAN DISEASE OR DYSFUNCTION.
	(I) (J) BENEFITS UNDER STATE BY A CARF	A POLIC	"MEMBER" MEANS A PERSON ENTITLED TO HEALTH CARE CY, PLAN, OR CERTIFICATE ISSUED OR DELIVERED IN THE
8	(2)	"MEMI	BER" INCLUDES <u>:</u>
9		<u>(I)</u>	A SUBSCRIBER <u>; AND</u>
10 11	RECIPIENT.	<u>(II)</u>	UNLESS PREEMPTED BY FEDERAL LAW, A MEDICARE
12	<u>(3)</u>	"MEMI	BER" DOES NOT INCLUDE A MEDICAID RECIPIENT.
13 14	(J) (<u>K)</u> OF THIS TITLE.	"PRIVA	ATE REVIEW AGENT" HAS THE MEANING STATED IN § 15-10B-01
15	15-10A-02.		
16 17	(A) EACH FOR ITS MEMBER		R SHALL ESTABLISH AN INTERNAL GRIEVANCE PROCESS
18 19	(B) (1) REQUIREMENTS		TERNAL GRIEVANCE PROCESS SHALL MEET THE SAME ISHED UNDER SUBTITLE 10B OF THIS TITLE.
	(2) TITLE, AN INTERI SECTION SHALL:		DITION TO THE REQUIREMENTS OF SUBTITLE 10B OF THIS EVANCE PROCESS ESTABLISHED BY A CARRIER UNDER THIS
			INCLUDE AN EXPEDITED PROCEDURE FOR USE IN AN PURPOSES OF RENDERING A GRIEVANCE DECISION WITHIN A GRIEVANCE IS FILED WITH THE CARRIER;
	<u>IN WRITING</u> ON A THE GRIEVANCE		PROVIDE THAT A CARRIER RENDER A FINAL DECISION <u>IN PRINT</u> NCE WITHIN 30 <u>WORKING</u> DAYS AFTER THE DATE ON WHICH D UNLESS:
29 30	ITEM (I) OF THIS I	PARAGR	1. THE GRIEVANCE INVOLVES AN EMERGENCY CASE UNDER APH; OR
			2. THE MEMBER OR A HEALTH CARE PROVIDER FILING A OF A MEMBER AGREES IN WRITING TO AN EXTENSION FOR A HAN 30 <u>WORKING</u> DAYS; AND <u>OR</u>
34 35	<u>UNDER ITEM (IV)</u>	OF THIS	<u>3. THE GRIEVANCE INVOLVES A RETROSPECTIVE DENIAL</u> S PARAGRAPH:

1 (III) ALLOW A GRIEVANCE TO BE FILED ON BEHALF OF A MEMBER 2 BY A HEALTH CARE PROVIDER- <u>; AND</u>
 3 (IV) PROVIDE THAT A CARRIER RENDER A FINAL DECISION IN PRINT 4 IN WRITING ON A GRIEVANCE WITHIN 45 WORKING DAYS AFTER THE DATE ON WHICH 5 THE GRIEVANCE IS FILED WHEN THE GRIEVANCE INVOLVES A RETROSPECTIVE 6 DENIAL; AND.
7(V)PROVIDE FOR COVERAGE OF HOSPITAL SERVICES WHENEVER8THE INTERNAL GRIEVANCE PROCESS REVERSES AN ADVERSE DECISION PERTAINING9TO THE SERVICES OF A HEALTH CARE PROVIDER TO A MEMBER DURING A PERIOD OF10HOSPITALIZATION.
11(3)FOR PURPOSES OF USING THE EXPEDITED PROCEDURE FOR AN12EMERGENCY CASE THAT A CARRIER IS REQUIRED TO INCLUDE UNDER PARAGRAPH13(2)(I) OF THIS SUBSECTION, THE COMMISSIONER SHALL DEFINE BY REGULATION14THE STANDARDS REQUIRED FOR A GRIEVANCE TO BE CONSIDERED AN EMERGENCY15CASE.
 16 (C) A MEMBER OR A HEALTH CARE PROVIDER FILING A COMPLAINT ON 17 BEHALF OF A MEMBER MAY FILE A COMPLAINT WITH THE COMMISSIONER WITHOUT 18 FIRST FILING A GRIEVANCE WITH A CARRIER AND RECEIVING A FINAL DECISION ON 19 THE GRIEVANCE.
20(C)EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, THE21CARRIER'S INTERNAL GRIEVANCE PROCESS SHALL BE EXHAUSTED PRIOR TO FILING22A COMPLAINT WITH THE COMMISSIONER UNDER THIS SUBTITLE.
 23 (D) (1) (I) <u>A MEMBER OR A HEALTH CARE PROVIDER FILING A COMPLAINT</u> 24 ON BEHALF OF A MEMBER MAY FILE A COMPLAINT WITH THE COMMISSIONER 25 WITHOUT FIRST FILING A GRIEVANCE WITH A CARRIER AND RECEIVING A FINAL 26 DECISION ON THE GRIEVANCE IF THE MEMBER OR THE HEALTH CARE PROVIDER 27 PROVIDES SUFFICIENT INFORMATION AND SUPPORTING DOCUMENTATION IN THE 28 COMPLAINT THAT DEMONSTRATES A COMPELLING REASON TO DO SO.
 (II) <u>THE COMMISSIONER SHALL DEFINE BY REGULATION THE</u> STANDARDS THAT THE COMMISSIONER SHALL USE TO DECIDE WHAT DEMONSTRATES A COMPELLING REASON UNDER SUBPARAGRAPH (I) OF THIS PARAGRAPH.
 33 (2) SUBJECT TO SUBSECTIONS (B)(2)(II) AND (H) OF THIS SECTION, A 34 MEMBER OR A HEALTH CARE PROVIDER MAY FILE A COMPLAINT WITH THE 35 COMMISSIONER IF THE MEMBER OR THE HEALTH CARE PROVIDER DOES NOT 36 RECEIVE A GRIEVANCE DECISION FROM THE CARRIER ON OR BEFORE THE 30TH 37 WORKING DAY ON WHICH THE GRIEVANCE IS FILED.
 38 (3) WHENEVER THE COMMISSIONER RECEIVES A COMPLAINT UNDER 39 PARAGRAPH (1) OR (2) OF THIS SUBSECTION, THE COMMISSIONER SHALL NOTIFY THE 40 CARRIER THAT IS THE SUBJECT OF THE COMPLAINT WITHIN 7 5 WORKING DAYS 41 AFTER THE DATE THE COMPLAINT IS FILED WITH THE COMMISSIONER.

1 (D) (E) EACH CARRIER SHALL:

2 (1) FILE <u>FOR REVIEW</u> WITH THE COMMISSIONER AND SUBMIT TO THE
3 HEALTH ADVOCACY UNIT A COPY OF ITS INTERNAL GRIEVANCE PROCESS
4 <u>ESTABLISHED UNDER THIS SUBTITLE</u>; AND

5 (2) UPDATE THE INITIAL FILING ANNUALLY TO REFLECT ANY CHANGES 6 MADE.

7 (E) (F) EXCEPT FOR AN EMERGENCY CASE UNDER SUBSECTION (B)(2)(I) OF
8 THIS SECTION, AT THE TIME A MEMBER FIRST CONTACTS A CARRIER ABOUT AN
9 ADVERSE DECISION, THE CARRIER SHALL SEND IN WRITING TO THE MEMBER
10 WITHIN 1-DAY 2 WORKING DAYS AFTER THE INITIAL CONTACT:

11(1)THE DETAILS OF ITS INTERNAL GRIEVANCE PROCESS AND12PROCEDURES UNDER THE PROVISIONS OF THIS SUBTITLE;

13 (2) INFORMATION STATING THAT:

14 (I) THE HEALTH ADVOCACY UNIT:

151.IS AVAILABLE TO ASSIST THE MEMBER WITH FILING A16GRIEVANCE UNDER THE CARRIER'S INTERNAL GRIEVANCE PROCESS; BUT

172.IS NOT AVAILABLE TO REPRESENT OR ACCOMPANY THE18MEMBER DURING THE PROCEEDINGS OF THE INTERNAL GRIEVANCE PROCESS; AND

(II) THE HEALTH ADVOCACY UNIT CAN ASSIST THE MEMBER IN
 MEDIATING A RESOLUTION OF THE ADVERSE DECISION WITH THE CARRIER, BUT
 THAT ANY TIME DURING THE MEDIATION, THE MEMBER OR A HEALTH CARE
 PROVIDER ON BEHALF OF THE MEMBER MAY FILE A GRIEVANCE; <u>AND</u>

23(III)THE MEMBER OR HEALTH CARE PROVIDER ON BEHALF OF THE24MEMBER MAY FILE A COMPLAINT WITH THE COMMISSIONER WITHOUT FIRST FILING25A GRIEVANCE IF SUFFICIENT INFORMATION AND SUPPORTING DOCUMENTATION IS26FILED WITH THE COMPLAINT THAT DEMONSTRATES A COMPELLING REASON TO DO27SO;

28 (3) THE ADDRESS, TELEPHONE NUMBER, FACSIMILE NUMBER, AND
29 E-MAIL ADDRESS OF THE HEALTH ADVOCACY UNIT;

30 (4) THE ADDRESS, TELEPHONE NUMBER, AND FACSIMILE NUMBER OF 31 THE COMMISSIONER; AND

(5) INFORMATION ON WHERE THE INFORMATION REQUIRED BY THIS
33 SUBSECTION CAN BE FOUND IN THE MEMBER'S POLICY, PLAN, CERTIFICATE,
34 ENROLLMENT MATERIALS, OR OTHER EVIDENCE OF COVERAGE.

35 (F) (G) IF WITHIN 5 <u>WORKING</u> DAYS AFTER A MEMBER OR A HEALTH CARE
 36 PROVIDER, WHO HAS FILED A GRIEVANCE ON BEHALF OF A MEMBER, FILES A

GRIEVANCE WITH THE CARRIER, AND IF THE CARRIER DOES NOT HAVE SUFFICIENT
 INFORMATION TO COMPLETE ITS INTERNAL GRIEVANCE PROCESS, THE CARRIER
 SHALL:

4 (1) NOTIFY THE MEMBER OR HEALTH CARE PROVIDER THAT IT CANNOT 5 PROCEED WITH REVIEWING THE GRIEVANCE UNLESS ADDITIONAL INFORMATION IS 6 PROVIDED; AND

7 (2) ASSIST THE MEMBER OR HEALTH CARE PROVIDER IN GATHERING 8 THE NECESSARY INFORMATION WITHOUT FURTHER DELAY.

9(G)(H)A CARRIER MAY EXTEND THE 30-DAY OR 45-DAY PERIOD REQUIRED10FOR MAKING A FINAL GRIEVANCE DECISION UNDER SUBSECTION (B)(2)(II) OF THIS11SECTION WITH THE WRITTEN CONSENT OF THE MEMBER OR THE HEALTH CARE12PROVIDER WHO FILED THE GRIEVANCE ON BEHALF OF THE MEMBER.

13 (H) (I) (1) FOR NONEMERGENCY CASES, EACH CARRIER'S INTERNAL
14 GRIEVANCE PROCESS ESTABLISHED UNDER SUBSECTION (A) OF THIS SECTION
15 SHALL INCLUDE A PROVISION THAT REQUIRES THE CARRIER TO:

(I) DOCUMENT IN WRITING ANY ADVERSE DECISION OR
 GRIEVANCE DECISION MADE BY THE CARRIER AFTER THE CARRIER HAS PROVIDED
 ORAL COMMUNICATION OF THE DECISION TO THE MEMBER OR THE HEALTH CARE
 PROVIDER WHO FILED THE GRIEVANCE ON BEHALF OF THE MEMBER; AND

20(II)WITHIN 2 5 WORKING DAYS AFTER THE DECISION HAS BEEN21MADE, SEND NOTICE OF THE ADVERSE DECISION OR GRIEVANCE DECISION TO:

1. THE MEMBER; AND

23 2. IF THE GRIEVANCE WAS FILED ON BEHALF OF THE
24 MEMBER UNDER SUBSECTION (B)(2)(III) OF THIS SECTION, THE HEALTH CARE
25 PROVIDER.

26 (2) NOTICE OF THE ADVERSE DECISION OR GRIEVANCE DECISION
27 REQUIRED TO BE SENT UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL:

28 (I) STATE IN DETAIL IN CLEAR, UNDERSTANDABLE LANGUAGE
29 THE SPECIFIC FACTUAL BASES FOR THE CARRIER'S DECISION;

30 (II) REFERENCE THE SPECIFIC CRITERIA AND STANDARDS,
31 INCLUDING INTERPRETIVE GUIDELINES, ON WHICH THE ADVERSE DECISION OR
32 GRIEVANCE DECISION WAS BASED; AND

 33
 (III)
 STATE THE NAME, BUSINESS ADDRESS, AND BUSINESS

 34
 TELEPHONE NUMBER OF:

<u>1.</u> <u>THE MEDICAL DIRECTOR OR ASSOCIATE MEDICAL</u>
 <u>DIRECTOR, AS APPROPRIATE, WHO MADE THE ADVERSE DECISION OR GRIEVANCE</u>
 <u>DECISION IF THE CARRIER IS A HEALTH MAINTENANCE ORGANIZATION; OR</u>

1	2. <u>THE DESIGNATED EMPLOYEE OR REPRESENTATIVE OF</u>
2	THE CARRIER WHO HAS RESPONSIBILITY FOR THE CARRIER'S INTERNAL GRIEVANCE
	PROCESS IF THE CARRIER IS NOT A HEALTH MAINTENANCE ORGANIZATION; AND
-	
4	(III) (IV) INCLUDE THE FOLLOWING INFORMATION:
5	1. THAT THE MEMBER HAS A RIGHT TO FILE A COMPLAINT
	WITH THE COMMISSIONER WITHIN 30 DAYS AFTER RECEIPT OF A CARRIER'S
7	GRIEVANCE DECISION; AND
8	2. THAT A COMPLAINT MAY BE FILED WITHOUT FIRST
	FILING A GRIEVANCE IF THE MEMBER OR A HEALTH CARE PROVIDER FILING A
	GRIEVANCE ON BEHALF OF THE MEMBER CAN DEMONSTRATE A COMPELLING
11	<u>REASON TO DO SO; AND</u>
12	2. <u>3.</u> THE COMMISSIONER'S ADDRESS, TELEPHONE
13	NUMBER, AND FACSIMILE NUMBER.
14	(3) A CARRIER MAY NOT <u>SOLELY</u> USE IN A NOTICE SENT UNDER
	PARAGRAPH (1) OF THIS SUBSECTION GENERALIZED TERMS SUCH AS
	"EXPERIMENTAL PROCEDURE NOT COVERED", "COSMETIC PROCEDURE NOT
	COVERED", "SERVICE INCLUDED UNDER ANOTHER PROCEDURE", OR "NOT
18	MEDICALLY NECESSARY" TO SATISFY THE REQUIREMENTS OF PARAGRAPH (2)(I) OR
19	(II) OF THIS SUBSECTION.
20	(I) (1) FOR AN EMERGENCY CASE UNDER SUBSECTION (B)(2)(I) OF
	THIS SECTION, WITHIN 1 DAY AFTER A DECISION HAS BEEN ORALLY
	COMMUNICATED TO THE MEMBER OR HEALTH CARE PROVIDER, THE CARRIER SHALL
23	SEND NOTICE IN WRITING OF ANY ADVERSE DECISION OR GRIEVANCE DECISION TO:
24	(I) THE MEMBER; AND
25	
26	UNDER SUBSECTION (B)(2)(III) OF THIS SECTION, THE HEALTH CARE PROVIDER.
27	(2) THE NOTICE SHALL INCLUDE THE INFORMATION REQUIRED UNDER
	SUBSECTION (H)(I)(2) OF THIS SECTION.
20	Subsection (H)(I)(2) OF THIS SECTION.
~ ~	
29	
	SUBSECTIONS (F) AND (H)(2)(III) (I)(2)(III) OF THIS SECTION IN THE POLICY, PLAN,
	CERTIFICATE, ENROLLMENT MATERIALS, OR OTHER EVIDENCE OF COVERAGE THAT
32	THE CARRIER PROVIDES TO A MEMBER AT THE TIME OF THE MEMBER'S INITIAL
	COVERAGE OR RENEWAL OF COVERAGE.
34	(L) (1) NOTHING IN THIS SUBTITLE PROHIBITS A CARRIER FROM
	DELEGATING ITS INTERNAL GRIEVANCE PROCESS TO A PRIVATE REVIEW AGENT
36	THAT HAS A CERTIFICATE ISSUED UNDER SUBTITLE 10B OF THIS TITLE AND IS

37 ACTING ON BEHALF OF THAT CARRIER.

23	SENATE BILL 401
1 2	(2) IF A CARRIER DELEGATES ITS INTERNAL GRIEVANCE PROCESS TO A PRIVATE REVIEW AGENT, THE CARRIER SHALL BE:
3 4	(1) BOUND BY THE DETERMINATION GRIEVANCE DECISION MADE BY THE PRIVATE REVIEW AGENT ACTING ON THE CARRIER'S BEHALF; AND
	(II) <u>RESPONSIBLE FOR A VIOLATION OF ANY PROVISION OF THIS</u> SUBTITLE REGARDLESS OF THE DELEGATION MADE BY THE CARRIER UNDER PARAGRAPH (1) OF THIS SUBSECTION.
8	15-10A-03.
11 12	(A) (1) WITHIN 30 DAYS AFTER THE DATE OF RECEIPT OF A GRIEVANCE DECISION, A MEMBER OR A HEALTH CARE PROVIDER, WHO FILED THE GRIEVANCE ON BEHALF OF THE MEMBER UNDER § 15-10A-02(B)(2)(III) OF THIS SUBTITLE, MAY FILE A COMPLAINT WITH THE COMMISSIONER FOR REVIEW OF THE GRIEVANCE DECISION.
16	(2) <u>WHENEVER THE COMMISSIONER RECEIVES A COMPLAINT UNDER</u> THIS SUBSECTION, THE COMMISSIONER SHALL NOTIFY THE CARRIER THAT IS THE SUBJECT OF THE COMPLAINT WITHIN 5 WORKING DAYS AFTER THE DATE THE COMPLAINT IS FILED WITH THE COMMISSIONER.
20 21 22	(2) (3) EXCEPT FOR AN EMERGENCY CASE UNDER SUBSECTION (B)(2) SUBSECTION (B)(1)(II) OF THIS SECTION, THE CARRIER THAT IS THE SUBJECT OF A COMPLAINT FILED UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL PROVIDE TO THE COMMISSIONER ANY INFORMATION REQUESTED BY THE COMMISSIONER NO LATER THAN 7 DAYS FROM THE DATE THE CARRIER RECEIVES THE REQUEST FOR INFORMATION.
24 25	(B) (1) IN DEVELOPING PROCEDURES TO BE USED IN REVIEWING AND DECIDING COMPLAINTS, THE COMMISSIONER SHALL:
26 27	(1) (I) ALLOW A HEALTH CARE PROVIDER TO FILE A COMPLAINT ON BEHALF OF A MEMBER; AND
30	(2) (II) ESTABLISH AN EXPEDITED PROCEDURE FOR USE IN AN EMERGENCY CASE FOR THE PURPOSE OF MAKING A FINAL DECISION ON A COMPLAINT WITHIN 24 HOURS AFTER THE COMPLAINT IS FILED WITH THE COMMISSIONER.
34	(2) FOR PURPOSES OF USING THE EXPEDITED PROCEDURE FOR AN EMERGENCY CASE UNDER PARAGRAPH (1)(II) OF THIS SUBSECTION, THE COMMISSIONER SHALL DEFINE BY REGULATION THE STANDARDS REQUIRED FOR A GRIEVANCE TO BE CONSIDERED AN EMERGENCY CASE.
38	(C) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION AND EXCEPT FOR AN EMERGENCY CASE UNDER SUBSECTION (B)(2) (B)(1)(II) OF THIS SECTION, THE COMMISSIONER SHALL MAKE A FINAL DECISION ON A COMPLAINT <u>:</u> WITHIN 30 DAYS AFTER THE COMPLAINT IS FILED.

24 SENATE BILL 401
1 (I) WITHIN 30 WORKING DAYS AFTER A COMPLAINT REGARDING A 2 PENDING HEALTH CARE SERVICE IS FILED; AND
3(II)WITHIN 45 WORKING DAYS AFTER A COMPLAINT IS FILED4REGARDING A RETROSPECTIVE DENIAL OF SERVICES ALREADY PROVIDED.
 5 (2) THE COMMISSIONER MAY EXTEND THE PERIOD IN WHICH A FINAL 6 DECISION SHALL BE MADE UNDER PARAGRAPH (1) OF THIS SUBSECTION FOR UP TO 7 30 ADDITIONAL AN ADDITIONAL 30 WORKING DAYS ONLY IF THE COMMISSIONER HAS 8 NOT YET RECEIVED INFORMATION:
9 (I) REQUESTED BY THE COMMISSIONER; AND
10 (II) NECESSARY TO RENDER A FINAL DECISION ON A COMPLAINT.
 (D) IN CASES CONSIDERED APPROPRIATE BY THE COMMISSIONER, THE COMMISSIONER MAY SEEK ADVICE FROM AN INDEPENDENT REVIEW ORGANIZATION OR INDEPENDENT MEDICAL EXPERTS, AS PROVIDED IN § 15-10A-05 OF THIS SUBTITLE, FOR COMPLAINTS FILED WITH THE COMMISSIONER UNDER THIS SUBTITLE THAT INVOLVE A QUESTION OF WHETHER A HEALTH CARE SERVICE PROVIDED OR TO BE PROVIDED TO A MEMBER IS MEDICALLY NECESSARY. (E) (1) DURING THE REVIEW OF A COMPLAINT BY THE COMMISSIONER OR A DESIGNEE OF THE COMMISSIONER, A CARRIER SHALL HAVE THE BURDEN OF PERSUASION THAT ITS ADVERSE DECISION OR GRIEVANCE DECISION, AS
 20 APPLICABLE, IS CORRECT. 21 (2) AS PART OF THE REVIEW OF A COMPLAINT, THE COMMISSIONER OR 22 A DESIGNEE OF THE COMMISSIONER MAY CONSIDER ALL OF THE FACTS OF THE 23 CASE AND ANY OTHER EVIDENCE THAT THE COMMISSIONER OR DESIGNEE OF THE 24 COMMISSIONER CONSIDERS APPROPRIATE.
 (3) AS REQUIRED UNDER <u>\$ 15 10A 02(H)</u> <u>§ 15-10A-02(I)</u> OF THIS SUBTITLE, THE CARRIER'S ADVERSE DECISION OR GRIEVANCE DECISION SHALL STATE IN DETAIL IN CLEAR, UNDERSTANDABLE LANGUAGE THE FACTUAL BASES FOR THE DECISION AND REFERENCE THE SPECIFIC CRITERIA AND STANDARDS, INCLUDING INTERPRETIVE GUIDELINES ON WHICH THE DECISION WAS BASED.
30(4)(I)EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS31PARAGRAPH. IN RESPONDING TO A COMPLAINT, A CARRIER MAY NOT RELY ON ANY32BASIS NOT STATED IN ITS ADVERSE DECISION OR GRIEVANCE DECISION.
 33 (II) THE COMMISSIONER MAY ALLOW A CARRIER, A MEMBER, OR A 34 HEALTH CARE PROVIDER FILING A COMPLAINT ON BEHALF OF A MEMBER TO 35 PROVIDE ADDITIONAL INFORMATION AS MAY BE RELEVANT FOR THE 36 COMMISSIONER TO MAKE A FINAL DECISION ON THE COMPLAINT.
 37 (III) <u>THE COMMISSIONER'S USE OF ADDITIONAL INFORMATION MAY</u> 38 <u>NOT DELAY THE COMMISSIONER'S DECISION ON THE COMPLAINT BY MORE THAN 7</u> 39 <u>WORKING DAYS.</u>

(F) THE COMMISSIONER MAY REQUEST THE MEMBER THAT FILED THE
 COMPLAINT OR A LEGALLY AUTHORIZED DESIGNEE OF THE MEMBER TO SIGN A
 CONSENT FORM AUTHORIZING THE RELEASE OF THE MEMBER'S MEDICAL RECORDS
 TO THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE THAT ARE NEEDED IN
 ORDER FOR THE COMMISSIONER TO MAKE A FINAL DECISION ON THE COMPLAINT.

6 15-10A-04.

7 (A) THE COMMISSIONER SHALL:

8(1)NOTWITHSTANDING THE PROVISIONS OF § 15-10A-03(C)(1)(II) OF THIS9SUBTITLE, PRIORITIZE FOR A DECISION COMPLAINTS REGARDING PENDING HEALTH10CARE SERVICES OVER COMPLAINTS REGARDING SERVICES ALREADY DELIVERED;

<u>(2)</u> ORDER PAYMENT FOR ANY MEDICALLY NECESSARY HOSPITAL
 SERVICES WHENEVER THE COMMISSIONER REVERSES AN ADVERSE DECISION OR
 GRIEVANCE DECISION PERTAINING TO THE SERVICES OF A HEALTH CARE PROVIDER
 TO A MEMBER DURING A PERIOD OF HOSPITALIZATION:

15 (1) (3) (2) MAKE AND ISSUE IN WRITING A FINAL DECISION ON ALL
16 COMPLAINTS FILED WITH THE COMMISSIONER UNDER THIS SUBTITLE THAT ARE
17 WITHIN THE COMMISSIONER'S JURISDICTION; AND

18(2)(4)(3)PROVIDE NOTICE IN WRITING TO ALL PARTIES TO A19COMPLAINT OF THE OPPORTUNITY AND TIME PERIOD FOR REQUESTING A HEARING20TO BE HELD IN ACCORDANCE WITH TITLE 10, SUBTITLE 2 OF THE STATE21GOVERNMENT ARTICLE TO CONTEST A FINAL DECISION OF THE COMMISSIONER22MADE AND ISSUED UNDER THIS SUBTITLE § 2-210 OF THIS ARTICLE.

(B) (1) FOR EMERGENCY CASES, THE COMMISSIONER SHALL SEND
WRITTEN NOTIFICATION OF THE COMMISSIONER'S FINAL DECISION WITHIN 1 DAY
AFTER THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE HAS INFORMED
THE MEMBER OR A HEALTH CARE PROVIDER WHO FILED THE COMPLAINT ON
BEHALF OF THE MEMBER OF THE FINAL DECISION THROUGH AN ORAL
COMMUNICATION.

29 (2) THE COMMISSIONER SHALL INCLUDE IN THE NOTICE THE
 30 INFORMATION REQUIRED UNDER SUBSECTION (A)(2)(4)(3) OF THIS SECTION.

(C) IF THE COMMISSIONER DETERMINES THAT A GRIEVANCE DECISION OR
 ADVERSE DECISION MADE BY A CARRIER IS IMPROPER, THE COMMISSIONER MAY
 ORDER THE CARRIER TO PAY OR PROVIDE REIMBURSEMENT FOR THE HEALTH CARE
 SERVICE TO THE MEMBER OR OTHER PERSON DESIGNATED BY THE MEMBER.

35 (C) (1) IT IS A VIOLATION OF THIS SUBTITLE FOR A CARRIER TO FAIL TO
 36 FULFILL THE CARRIER'S OBLIGATIONS TO PROVIDE OR REIMBURSE FOR HEALTH
 37 CARE SERVICES SPECIFIED IN THE CARRIER'S POLICIES OR CONTRACTS WITH
 38 MEMBERS.

3	A CARRIER FAILS TO REIMBURSE FOR HEA	FULFILL THE LTH CARE SE	NG AN ADVERSE DECISION OR GRIEVANCE DECISION, CARRIER'S OBLIGATIONS TO PROVIDE OR ERVICES SPECIFIED IN THE CARRIER'S POLICIES OR COMMISSIONER MAY:			
5 6	(<u>I)</u> CARRIER TO:	<u>ISSUE A</u>	N ADMINISTRATIVE ORDER THAT REQUIRES THE			
-	<u>CARRIER OR ANY OF</u> <u>CARRIER:</u>		CEASE INAPPROPRIATE CONDUCT OR PRACTICES BY THE NEL EMPLOYED OR ASSOCIATED WITH THE			
10		<u>2.</u>	FULFILL THE CARRIER'S CONTRACTUAL OBLIGATIONS;			
11 12	HAS BEEN DENIED IN		PROVIDE A HEALTH CARE SERVICE OR PAYMENT THAT OR			
	ABILITY TO PROVIDE UNDER A CONTRACT	E A HEALTH C	TAKE APPROPRIATE STEPS TO RESTORE THE CARRIER'S CARE SERVICE OR PAYMENT THAT IS PROVIDED			
16 17	<u>(III)</u> <u>AUTHORIZED:</u>) <u>IMPOSE</u>	ANY PENALTY OR FINE OR TAKE ANY ACTION AS			
18 19	DENTAL PLAN ORGA		FOR AN INSURER, NONPROFIT HEALTH SERVICE PLAN, OR NDER THIS ARTICLE; OR			
20 21	THE HEALTH - GENE		FOR A HEALTH MAINTENANCE ORGANIZATION, UNDER			
 (3) <u>IN ADDITION TO PARAGRAPH (1) OF THIS SUBSECTION, IT IS A</u> <u>VIOLATION OF THIS SUBTITLE, IF THE COMMISSIONER, IN CONSULTATION WITH AN</u> <u>INDEPENDENT REVIEW ORGANIZATION, MEDICAL EXPERT, THE DEPARTMENT, OR</u> <u>OTHER APPROPRIATE ENTITY, DETERMINES THAT THE CRITERIA AND STANDARDS</u> <u>USED BY A HEALTH MAINTENANCE ORGANIZATION TO CONDUCT UTILIZATION</u> <u>REVIEW ARE NOT:</u> 						
28	<u>(1)</u>	<u>OBJECT</u>	<u>IVE;</u>			
29	<u>(11</u>) <u>CLINICA</u>	ALLY VALID;			
30 31	<u>(III)</u> <u>CARE; OR</u>	I) <u>COMPA</u>	TIBLE WITH ESTABLISHED PRINCIPLES OF HEALTH			
32 33	(IV) WHEN JUSTIFIED ON		LE ENOUGH TO ALLOW DEVIATIONS FROM NORMS SE BASIS.			

34 (D) THE COMMISSIONER MAY REFER COMPLAINTS NOT WITHIN THE
 35 COMMISSIONER'S JURISDICTION TO THE HEALTH ADVOCACY UNIT OR ANY OTHER

1 APPROPRIATE FEDERAL OR STATE GOVERNMENT AGENCY OR UNIT FOR DISPOSITION **2 OR RESOLUTION.**

3 15-10A-05.

FOR COMPLAINTS FILED WITH THE COMMISSIONER UNDER THIS 4 (A) 5 SUBTITLE THAT INVOLVE A QUESTION OF WHETHER THE HEALTH CARE SERVICE 6 PROVIDED OR TO BE PROVIDED TO A MEMBER IS MEDICALLY NECESSARY, THE 7 COMMISSIONER MAY SELECT AND ACCEPT AND BASE THE FINAL DECISION ON A 8 COMPLAINT ON THE PROFESSIONAL JUDGMENT OF AN INDEPENDENT REVIEW 9 ORGANIZATION OR INDEPENDENT MEDICAL EXPERTS.

10 (B) (1)TO ENSURE ACCESS TO ADVICE WHEN NEEDED. THE COMMISSIONER. 11 IN CONSULTATION WITH THE SECRETARY OF HEALTH AND MENTAL HYGIENE AND 12 CARRIERS, SHALL COMPILE A LIST OF INDEPENDENT REVIEW ORGANIZATIONS AND 13 INDEPENDENT MEDICAL EXPERTS.

(2)AN INDEPENDENT REVIEW ORGANIZATION OR AN INDEPENDENT 14 15 MEDICAL EXPERT MAY NOT BE A PRIVATE REVIEW AGENT.

ANY EXPERT REVIEWER ASSIGNED BY AN INDEPENDENT REVIEW 16 (C)

17 ORGANIZATION OR MEDICAL EXPERT SHALL BE A PHYSICIAN OR OTHER

18 APPROPRIATE HEALTH CARE PROVIDER WHO MEETS THE FOLLOWING MINIMUM **19 REQUIREMENTS:**

20 BE AN EXPERT IN THE TREATMENT OF THE MEMBER'S MEDICAL (1)21 CONDITION, AND KNOWLEDGEABLE ABOUT THE RECOMMENDED HEALTH CARE 22 SERVICE OR TREATMENT THROUGH ACTUAL CLINICAL EXPERIENCE;

23 (2) HOLD:

A NONRESTRICTED LICENSE IN A STATE OF THE UNITED 24 (I) 25 STATES; AND

26

(II) IN THE CASE OF A PHYSICIAN, A CURRENT CERTIFICATION BY A 27 RECOGNIZED AMERICAN MEDICAL SPECIALTY BOARD IN THE AREA OR AREAS 28 APPROPRIATE TO THE SUBJECT OF REVIEW; AND

HAVE NO HISTORY OF DISCIPLINARY ACTIONS OR SANCTIONS, 29 (3)

30 INCLUDING LOSS OF STAFF PRIVILEGES OR PARTICIPATION RESTRICTIONS THAT

31 HAVE BEEN TAKEN BY ANY HOSPITAL, GOVERNMENTAL AGENCY OR UNIT, OR

32 REGULATORY BODY THAT THE COMMISSIONER, IN ACCORDANCE WITH

33 REGULATIONS ADOPTED BY THE COMMISSIONER, CONSIDERS RELEVANT IN

34 MEETING THE REQUIREMENTS OF THIS SUBSECTION.

AN INDEPENDENT REVIEW ORGANIZATION MAY NOT BE A SUBSIDIARY OF, 35 (D)

36 OR IN ANY WAY OWNED OR CONTROLLED BY, A HEALTH BENEFIT PLAN, A TRADE

37 ASSOCIATION OF HEALTH BENEFIT PLANS, OR A TRADE ASSOCIATION OF HEALTH

38 CARE PROVIDERS.

 1
 (E)
 IN ADDITION TO SUBSECTION (D) OF THIS SECTION, TO BE INCLUDED ON

 2
 THE LIST COMPILED UNDER SUBSECTION (B) OF THIS SECTION, AN INDEPENDENT

 3
 REVIEW ORGANIZATION SHALL SUBMIT TO THE COMMISSIONER THE FOLLOWING

 4
 INFORMATION:

5(1)IF THE INDEPENDENT REVIEW ORGANIZATION IS A PUBLICLY HELD6ORGANIZATION, THE NAMES OF ALL STOCKHOLDERS AND OWNERS OF MORE THAN75% OF ANY STOCK OR OPTIONS OF THE INDEPENDENT REVIEW ORGANIZATION;

8 (2) <u>THE NAMES OF ALL HOLDERS OF BONDS OR NOTES IN EXCESS OF</u> 9 <u>\$100,000, IF ANY;</u>

(3) THE NAMES OF ALL CORPORATIONS AND ORGANIZATIONS THAT THE
 INDEPENDENT REVIEW ORGANIZATION CONTROLS OR IS AFFILIATED WITH, AND
 THE NATURE AND EXTENT OF ANY OWNERSHIP OR CONTROL, INCLUDING THE
 AFFILIATED ORGANIZATION'S TYPE OF BUSINESS; AND

14(4)THE NAMES OF ALL DIRECTORS, OFFICERS, AND EXECUTIVES OF15THE INDEPENDENT REVIEW ORGANIZATION, AS WELL AS A STATEMENT REGARDING16ANY RELATIONSHIPS THE DIRECTORS, OFFICERS, AND EXECUTIVES MAY HAVE WITH17ANY CARRIER OR HEALTH CARE PROVIDER GROUP.

18 (F) AN EXPERT REVIEWER ASSIGNED BY THE INDEPENDENT REVIEW
 19 ORGANIZATION OR THE INDEPENDENT REVIEW ORGANIZATION OR MEDICAL EXPERT
 20 SELECTED BY THE COMMISSIONER UNDER THIS SECTION MAY NOT HAVE A
 21 MATERIAL PROFESSIONAL, FAMILIAL, OR FINANCIAL CONFLICT OF INTEREST WITH
 22 ANY OF THE FOLLOWING:

23 (1) THE CARRIER THAT IS THE SUBJECT OF THE COMPLAINT;

24(2)ANY OFFICER, DIRECTOR, OR MANAGEMENT EMPLOYEE OF THE25CARRIER THAT IS THE SUBJECT OF THE COMPLAINT;

(3) <u>THE HEALTH CARE PROVIDER, THE HEALTH CARE PROVIDER'S</u>
 MEDICAL GROUP, OR THE INDEPENDENT PRACTICE ASSOCIATION THAT RENDERED
 OR IS PROPOSING TO RENDER THE HEALTH CARE SERVICE THAT IS UNDER REVIEW;

29(4)THE HEALTH CARE FACILITY AT WHICH THE HEALTH CARE SERVICE30WAS PROVIDED OR WILL BE PROVIDED; OR

(5) <u>THE DEVELOPER OR MANUFACTURER OF THE PRINCIPAL DRUG,</u>
 DEVICE, PROCEDURE, OR OTHER THERAPY THAT IS BEING PROPOSED FOR THE
 MEMBER.

34 (G) FOR ANY INDEPENDENT REVIEW ORGANIZATION SELECTED BY THE

35 COMMISSIONER UNDER SUBSECTION (A) OF THIS SECTION, THE INDEPENDENT

36 REVIEW ORGANIZATION SHALL HAVE A QUALITY ASSURANCE MECHANISM IN PLACE

- 37 THAT ENSURES:
- 38 (1) THE TIMELINESS AND QUALITY OF THE REVIEWS;

29 SENATE BILL 401			
1 2	(2) REVIEWERS; AND	THE QUALIFICATIONS AND INDEPENDENCE OF THE EXPERT	
3 4	(<u>3)</u> MATERIALS.	THE CONFIDENTIALITY OF MEDICAL RECORDS AND REVIEW	
7 8	SHALL BE RESPON	(1) THE CARRIER THAT IS THE SUBJECT OF THE COMPLAINT SIBLE FOR PAYING THE REASONABLE EXPENSES OF THE /IEW ORGANIZATION OR INDEPENDENT MEDICAL EXPERT COMMISSIONER IN ACCORDANCE WITH SUBSECTION (A) OF THIS	
10	(2)	THE COMMISSIONER SHALL:	
13	ORGANIZATION O	(I) REQUEST AND RECEIVE FROM THE INDEPENDENT REVIEW R INDEPENDENT MEDICAL EXPERT A DETAILED ACCOUNT OF THE RED BY THE INDEPENDENT REVIEW ORGANIZATION OR DICAL EXPERT; AND	
15 16	CARRIER FOR PAY	(II) PRESENT THE DETAILED ACCOUNT OF EXPENSES TO THE MENT.	
17 18		THE INDEPENDENT REVIEW ORGANIZATION OR INDEPENDENT SHALL:	
	ACCOUNT OF THE	(I) PRESENT TO THE CARRIER FOR PAYMENT A DETAILED EXPENSES INCURRED BY THE INDEPENDENT REVIEW R INDEPENDENT MEDICAL EXPERT; AND	
22 23		(II) PROVIDE A COPY OF THE DETAILED ACCOUNT OF EXPENSES TO ER.	
26 27 28 29 30	ANY PERSON ASSO ORGANIZATION O COMMISSIONER IN WITH SUBSECTION COMPENSATION F	THE CARRIER THAT IS THE SUBJECT OF A COMPLAINT MAY NOT PAY OCIATED WITH OR PART OF AN INDEPENDENT REVIEW R INDEPENDENT MEDICAL EXPERT THAT IS USED BY THE V MAKING A FINAL DECISION ON THE COMPLAINT IN ACCORDANCE V (A) OF THIS SECTION, AND THE PERSON MAY NOT ACCEPT ANY OR RENDERING A PROFESSIONAL JUDGMENT TO THE V ADDITION TO THE EXPENSES PAID UNDER PARAGRAPH (1) OF T	
34	PAY AND AN INDEP ACCEPT ANY COMP	<u>THE CARRIER THAT IS THE SUBJECT OF THE COMPLAINT MAY NOT</u> <u>PENDENT REVIEW ORGANIZATION OR MEDICAL EXPERT MAY NOT</u> <u>PENSATION IN ADDITION TO THE PAYMENT FOR REASONABLE</u> <u>PARAGRAPH (1) OF THIS SUBSECTION.</u>	
36	(D) ANY IN	DIVIDUAL WHO IS AFFILIATED WITH OR WHO IS PART OF AN	

36 (D) ANY INDIVIDUAL WHO IS AFFILIATED WITH OR WHO IS PART OF AN 37 INDEPENDENT REVIEW ORGANIZATION OR INDEPENDENT MEDICAL EXPERT THAT 38 GIVES ADVICE TO THE COMMISSIONER UNDER THIS SECTION MAY NOT HAVE A

DIRECT FINANCIAL OR PERSONAL INTEREST IN OR CONNECTION WITH THE CASE FROM WHICH THE COMPLAINT ARISES.

3 15-10A-06.

4 (A) ON A QUARTERLY BASIS, EACH CARRIER SHALL SUBMIT TO THE 5 COMMISSIONER, ON THE FORM THE COMMISSIONER REQUIRES, A REPORT THAT 6 DESCRIBES:

7 (1) THE ACTIVITIES OF THE CARRIER UNDER THIS SUBTITLE, 8 INCLUDING:

9 (I) THE OUTCOME OF EACH GRIEVANCE FILED WITH THE 10 CARRIER;

11(II)THE NUMBER AND OUTCOMES OF CASES THAT WERE12CONSIDERED EMERGENCY CASES UNDER § 15-10A-02(B)(2)(I) OF THIS SUBTITLE;

13 (III) THE TIME WITHIN WHICH THE CARRIER MADE A GRIEVANCE 14 DECISION ON EACH EMERGENCY CASE;

15 (IV) THE TIME WITHIN WHICH THE CARRIER MADE A GRIEVANCE
16 DECISION ON ALL OTHER CASES THAT WERE NOT CONSIDERED EMERGENCY CASES;
17 AND

(V) THE NUMBER OF GRIEVANCES FILED WITH THE CARRIER THAT
 RESULTED FROM AN ADVERSE DECISION INVOLVING LENGTH OF STAY FOR
 INPATIENT HOSPITALIZATION AS RELATED TO THE MEDICAL PROCEDURE
 INVOLVED; AND

(2) THE NUMBER AND OUTCOME OF ALL OTHER CASES THAT ARE NOT
SUBJECT TO ACTIVITIES OF THE CARRIER UNDER THIS SUBTITLE THAT RESULTED
FROM AN ADVERSE DECISION INVOLVING THE LENGTH OF STAY FOR INPATIENT
HOSPITALIZATION AS RELATED TO THE MEDICAL PROCEDURE INVOLVED.

26 (B) THE COMMISSIONER SHALL:

27 (1) COMPILE AN ANNUAL SUMMARY REPORT BASED ON THE 28 INFORMATION PROVIDED:

29 (I) UNDER SUBSECTION (A) OF THIS SECTION; AND

 30
 (II)
 BY THE SECRETARY UNDER § 19-705.2(E) OF THE HEALTH

 31
 GENERAL ARTICLE; AND

32 (2) PROVIDE COPIES OF THE SUMMARY REPORT TO THE LEGISLATIVE
 33 POLICY COMMITTEE, THE SENATE FINANCE COMMITTEE, THE HOUSE ECONOMIC
 34 MATTERS COMMITTEE, AND THE HOUSE ENVIRONMENTAL MATTERS COMMITTEE.

1(2)PROVIDE COPIES OF THE SUMMARY REPORT TO THE GOVERNOR2AND, SUBJECT TO § 2-1246 OF THE STATE GOVERNMENT ARTICLE, TO THE GENERAL3ASSEMBLY.

4 15-10A-07.

5 ON A QUARTERLY BASIS, THE HEALTH ADVOCACY UNIT SHALL SUBMIT A 6 REPORT TO THE COMMISSIONER THAT:

7 (1) DESCRIBES ACTIVITIES IT PERFORMED ON BEHALF OF MEMBERS
8 THAT HAVE PARTICIPATED IN AN INTERNAL GRIEVANCE PROCESS OF A CARRIER
9 ESTABLISHED UNDER THIS SUBTITLE;

10 (2) DESCRIBES ITS EFFORTS TO MEDIATE CASES THAT INVOLVE AN 11 ADVERSE DECISION;

12 (3) NAMES EACH CARRIER INVOLVED IN THE CASES DESCRIBED IN THE 13 REPORT;

(4) STATES THE NUMBER AND OUTCOME OF EACH GRIEVANCE
 CONSIDERED AN EMERGENCY CASE UNDER § 15-10A-02(B)(2)(I) OF THIS SUBTITLE
 DESCRIBED IN THE REPORT, INCLUDING THE TIME WITHIN WHICH THE CARRIER
 MADE A GRIEVANCE DECISION ON EACH EMERGENCY CASE; AND

18(5)STATES THE NUMBER AND OUTCOME OF EACH CASE DESCRIBED IN19THE REPORT THAT WAS NOT CONSIDERED AN EMERGENCY CASE, INCLUDING THE20TIME WITHIN WHICH THE CARRIER MADE A GRIEVANCE DECISION ON THE CASE.

21 15-10A-08.

(A) ON OR BEFORE NOVEMBER 1, 1999, AND EACH NOVEMBER 1 THEREAFTER,
THE HEALTH ADVOCACY UNIT SHALL PUBLISH AN ANNUAL SUMMARY REPORT AND
PROVIDE COPIES OF THE REPORT TO THE LEGISLATIVE POLICY COMMITTEE, THE
SENATE FINANCE COMMITTEE, THE HOUSE ECONOMIC MATTERS COMMITTEE, AND
THE HOUSE ENVIRONMENTAL MATTERS COMMITTEE GOVERNOR AND, SUBJECT TO §
2-1246 OF THE STATE GOVERNMENT ARTICLE, THE GENERAL ASSEMBLY.

(B) (1) THE ANNUAL SUMMARY REPORT REQUIRED UNDER SUBSECTION (A)
OF THIS SECTION SHALL BE ON THE GRIEVANCES AND COMPLAINTS FILED WITH OR
REFERRED TO A CARRIER, THE COMMISSIONER, THE HEALTH ADVOCACY UNIT, OR
ANY OTHER FEDERAL OR STATE GOVERNMENT AGENCY OR UNIT UNDER THIS
SUBTITLE DURING THE PREVIOUS FISCAL YEAR.

33 (2) IN CONSULTATION WITH THE COMMISSIONER AND ANY AFFECTED
 34 STATE GOVERNMENT AGENCY OR UNIT, THE HEALTH ADVOCACY UNIT SHALL:

35 (I) EVALUATE THE EFFECTIVENESS OF THE INTERNAL
 36 GRIEVANCE PROCESS AND COMPLAINT PROCESS AVAILABLE TO MEMBERS; AND

1 (II)INCLUDE IN THE ANNUAL SUMMARY REPORT THE RESULTS OF 2 THE EVALUATION AND ANY PROPOSED CHANGES THAT IT CONSIDERS NECESSARY. 3 15-10A-09. THE COMMISSIONER SHALL ADOPT REGULATIONS TO CARRY OUT THIS (A) 4 5 SUBTITLE. IN ADDITION TO SUBSECTION (A) OF THIS SECTION, ON OR BEFORE 6 *(B)* 7 JANUARY 1. 1999. THE COMMISSIONER SHALL ADOPT BY REGULATION A 8 REQUIREMENT THAT EACH CARRIER PROVIDE A MECHANISM IN A FORM AND 9 MANNER THAT THE COMMISSIONER MAY REQUIRE TO ENABLE A MEMBER TO BE 10 INFORMED OF THE MEMBER'S RIGHT TO CHALLENGE A DECISION MADE BY A 11 CARRIER THAT RESULTED IN THE NONPAYMENT OF A HEALTH CARE SERVICE. 12 Subtitle 10B. Private Review Agents. 13 15-10B-01. 14 In this subtitle the following words have the meanings indicated. (a) 15 "Adverse decision" means a utilization review determination made by (b) (1)16 a private review agent that a proposed or delivered health care service: 17 (i) Is or was not MEDICALLY necessary, appropriate, or efficient; 18 and 19 (ii) May result in noncoverage of the health care service. 20 (2)There is no adverse decision if the private review agent and the 21 health care provider on behalf of the patient reach an agreement on the proposed or 22 delivered health care services. 23 (C) "CERTIFICATE" MEANS A CERTIFICATE OF REGISTRATION GRANTED BY 24 THE COMMISSIONER TO A PRIVATE REVIEW AGENT. 25 [(c)] (D) (1)"Employee assistance program" means a health care service 26 plan that, in accordance with a contract with an employer or labor union: 27 Consults with employees or members of an employee's family or (i) 28 both to: 29 Identify the employee's or the employee's family member's 1. 30 mental health, alcohol, or substance abuse problems; and 31 2. Refer the employee or the employee's family member to 32 health care providers or other community resources for counseling, therapy, or

33 treatment; and

1(ii)Performs utilization review for the purpose of making claims or2payment decisions on behalf of the employer's or labor union's health insurance or3health benefit plan.

4 (2) "Employee assistance program" does not include a health care service 5 plan operated by a hospital solely for employees, or members of an employee's family, 6 of that hospital.

7 [(d)] (E) "Health care facility" means:

8 (1) A hospital as defined in § 19-301 of [this title] THE HEALTH -9 GENERAL ARTICLE;

10 (2) A related institution as defined in § 19-301 of [this title] THE 11 HEALTH - GENERAL ARTICLE;

12 (3) An ambulatory surgical facility or center which is any entity or part 13 thereof that operates primarily for the purpose of providing surgical services to 14 patients not requiring hospitalization and seeks reimbursement from third party 15 payors as an ambulatory surgical facility or center;

16 (4) A facility that is organized primarily to help in the rehabilitation of 17 disabled individuals;

18 (5) A home health agency as defined in § 19-401 of [this title] THE
19 HEALTH - GENERAL ARTICLE;

20 (6) A hospice as defined in § 19-901 of [this title] THE HEALTH - 21 GENERAL ARTICLE;

22 (7) A facility that provides radiological or other diagnostic imagery 23 services;

24 (8) A medical laboratory as defined in § 17-201 of [this article] THE 25 HEALTH - GENERAL ARTICLE; or

26 (9) An alcohol abuse and drug abuse treatment program as defined in §
27 8-403 of [this article] THE HEALTH - GENERAL ARTICLE.

28 (F) "HEALTH CARE SERVICE" MEANS ANY HEALTH OR MEDICAL PROCEDURE
 29 OR SERVICE RENDERED BY A HEALTH CARE PROVIDER THAT:

30(1)PROVIDES TESTING, DIAGNOSIS, OR TREATMENT OF A HUMAN31DISEASE OR DYSFUNCTION; OR

32 (2) DISPENSES DRUGS, MEDICAL DEVICES, MEDICAL APPLIANCES, OR
 33 MEDICAL GOODS FOR THE TREATMENT OF A HUMAN DISEASE OR DYSFUNCTION.

34 (F) <u>"HEALTH CARE SERVICE" MEANS A SERVICE, AN ITEM OF MEDICAL</u>

35 EQUIPMENT, OR SUPPLIES, AS DESCRIBED IN § 19 701(E)(2) OF THE HEALTH

36 GENERAL ARTICLE.

(F)"HEALTH CARE SERVICE" MEANS ANY HEALTH OR MEDICAL PROCEDURE 1 OR SERVICE RENDERED BY A HEALTH CARE PROVIDER THAT: 2 PROVIDES TESTING, DIAGNOSIS, OR TREATMENT OF A HUMAN 3 (1)4 DISEASE OR DYSFUNCTION; OR DISPENSES DRUGS, MEDICAL DEVICES, MEDICAL APPLIANCES, OR 5 (2)MEDICAL GOODS FOR THE TREATMENT OF A HUMAN DISEASE OR DYSFUNCTION. 6 7 "Utilization review" means a system for reviewing the appropriate and [(e) 8 efficient allocation of hospital resources and services given or proposed to be given to a patient or group of patients.] 9 10 [(f)] (G) "Private review agent" means: 11 (1)A nonhospital-affiliated person or entity performing utilization 12 review that is either affiliated with, under contract with, or acting on behalf of: 13 A Maryland business entity; or (i) 14 A third party that provides or administers hospital benefits to (ii) 15 citizens of this State, including: A health maintenance organization issued a certificate of 16 1. authority in accordance with TITLE 19, Subtitle 7 of [this title] THE HEALTH -17 18 GENERAL ARTICLE; or 19 2. A health insurer, nonprofit health service plan, health 20 insurance service organization, or preferred provider organization authorized to offer 21 health insurance policies or contracts in this State in accordance with [the Insurance 22 Article] THIS ARTICLE; or 23 Any person or entity including a hospital-affiliated person (2)24 performing utilization review for the purpose of making claims or payment decisions 25 on behalf of the employer's or labor union's health insurance plan under an employee assistance program for employees other than the employees: 26 27 (i) Employed by the hospital; or 28 (ii) Employed by a business wholly owned by the hospital. 29 (H) "Significant beneficial interest" means the ownership of any financial $\left[\left(\mathbf{g} \right) \right]$ 30 interest that is greater than the lesser of: [5 percent] 5% of the whole; or 31 (1)32 (2)\$5,000. "UTILIZATION REVIEW" MEANS A SYSTEM FOR REVIEWING THE 33 (I) 34 APPROPRIATE AND EFFICIENT ALLOCATION OF HEALTH CARE SERVICES GIVEN OR 35 PROPOSED TO BE GIVEN TO A PATIENT OR GROUP OF PATIENTS.

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1 [(h)] (J) "Utilization review plan" means a description of the standards 2 governing utilization review activities performed by a private review agent.

3 [(i) "Secretary" means the Secretary of Health and Mental Hygiene.

4 (j) "Commissioner" means the Insurance Commissioner.

5 (k) "Certificate" means a certificate of registration granted by the Secretary to 6 a private review agent.]

7 15-10B-03.

8 (a) A private review agent may not conduct utilization review in this State 9 unless the [Secretary] COMMISSIONER has granted the private review agent a 10 certificate.

(b) The [Secretary] COMMISSIONER shall issue a certificate to an applicant
that has met all the requirements of this subtitle and all applicable regulations of the
[Secretary] COMMISSIONER.

[(c) The Secretary may delegate the authority to issue a certificate to the
Commissioner for any health insurer or nonprofit health service plan regulated under
the Insurance Article or health maintenance organization issued a certificate of
authority in accordance with Subtitle 7 of this title that meets the requirements of
this subtitle and all applicable regulations of the Secretary.]

19 [(d)] (C) A certificate issued under this subtitle is not transferable.

20 [(e)] (D) (1) The [Secretary] COMMISSIONER, after consultation with [the 21 Commissioner,] payors, including the Health Insurance Association of America, *THE*

22 LEAGUE OF LIFE AND HEALTH INSURERS OF MARYLAND, and the Maryland

23 Association of Health Maintenance Organizations, and providers of health care,

24 including the Maryland Hospital Association, the Medical and Chirurgical Faculty of

25 Maryland, and licensed or certified providers of treatment for a mental illness,

26 emotional disorder, or a drug abuse or alcohol abuse disorder, shall adopt regulations

27 to implement the provisions of this subtitle.

28 (2) (i) Subject to the provisions of subparagraph (iii) of this paragraph,

29 the regulations adopted by the [Secretary] COMMISSIONER shall include a uniform

30 treatment plan form for utilization review of services for the treatment of a mental

31 illness, emotional disorder, or a drug abuse or alcohol abuse disorder.

32	(ii)	The uniform treatment plan form adopted by the [Secretary]
33 COMMISSIONER:		

341.Shall adequately protect the confidentiality of the patient;35 and

1 2. May only request the patient's membership number, policy 2 number, or other similar unique patient identifier and first name for patient

3 identification.

4 (iii) The [Secretary] COMMISSIONER may waive the requirements 5 of regulations adopted under subparagraph (i) of this paragraph for the use of a 6 uniform treatment plan form for any entity that would be using the form solely for 7 internal purposes.

8 15-10B-04.

9 (a) An applicant for a certificate shall:

10 (1) Submit an application to the [Secretary] COMMISSIONER; and

11(2)Pay to the [Secretary] COMMISSIONER the application fee12established by the [Secretary] COMMISSIONER through regulation.

13 (b) The application shall:

14 (1) Be on a form and accompanied by any supporting documentation that 15 the [Secretary] COMMISSIONER requires; and

16 (2) Be signed and verified by the applicant.

17 (c) The application fees required under subsection (a)(2) of this section or [§ 18 19-1306(b)(2)] § 15-10B-10(B)(2) of this subtitle shall be sufficient to pay for the 19 administrative costs of the certificate program and any other costs associated with

20 carrying out the provisions of this subtitle.

21 15-10B-05.

(a) In conjunction with the application, the private review agent shall submit
 information that the [Secretary] COMMISSIONER requires including:

24 (1) A utilization review plan that includes:

25 (i) The specific criteria and standards to be used in conducting 26 utilization review of proposed or delivered services;

27 (ii) Those circumstances, if any, under which utilization review may28 be delegated to a hospital utilization review program; and

29 (iii) The provisions by which patients, physicians, or hospitals may
30 seek reconsideration or appeal of adverse decisions by the private review agent;

31 (2) The type and qualifications of the personnel either employed or 32 under contract to perform the utilization review;

	(3) The procedures and policies to ensure that a representative of the private review agent is reasonably accessible to patients and providers 5 days a week during normal business hours in this State;
4 5	(4) The policies and procedures to ensure that all applicable State and federal laws to protect the confidentiality of individual medical records are followed;
6 7	(5) A copy of the materials designed to inform applicable patients and providers of the requirements of the utilization review plan;
8 9	(6) A list of the third party payors for which the private review agent is performing utilization review in this State;
	(7) The policies and procedures to ensure that the private review agent has a formal program for the orientation and training of the personnel either employed or under contract to perform the utilization review;
13 14	(8) A list of the health care providers involved in establishing the specific criteria and standards to be used in conducting utilization review; and
15 16	(9) Certification by the private review agent that the criteria and standards to be used in conducting utilization review are:
17	(i) Objective;
18	(ii) Clinically valid;
19	(iii) Compatible with established principles of health care; and
20 21	(iv) Flexible enough to allow deviations from norms when justified on a case by case basis.
24	(b) At least 10 days before a private review agent requires any revisions or modifications to the specific criteria and standards to be used in conducting utilization review of proposed or delivered services, the private review agent shall submit those revisions or modifications to the [Secretary] COMMISSIONER.
28 29	(C) IT SHALL CONSTITUTE A VIOLATION OF THIS SUBTITLE IF THE COMMISSIONER, IN CONSULTATION WITH AN INDEPENDENT REVIEW ORGANIZATION, MEDICAL EXPERT, THE DEPARTMENT OF HEALTH AND MENTAL HYGIENE, OR OTHER APPROPRIATE ENTITY, DETERMINES THAT THE CRITERIA AND STANDARDS USED IN CONDUCTING UTILIZATION REVIEW ARE NOT:
31	(1) OBJECTIVE;
32	(2) <u>CLINICALLY VALID;</u>
22	(2) COMPATIDI E WITH ESTADI ISHED DDINCIDI ES OF HEALTH CADE, C

33 (3) <u>COMPATIBLE WITH ESTABLISHED PRINCIPLES OF HEALTH CARE; OR</u>

34(4)FLEXIBLE ENOUGH TO ALLOW DEVIATIONS FROM NORMS WHEN35JUSTIFIED ON A CASE BY CASE BASIS.

1 15-10B-06.
 (a) In this section, "utilization review" means a system for reviewing the appropriate and efficient allocation of health care resources and services given or proposed to be given to a patient or group of patients by a health care provider, including a hospital or an intermediate care facility described under § 8-403(e) of [this article] THE HEALTH - GENERAL ARTICLE.
7 (e) (1) In the event a patient or health care provider, including a physician, 8 intermediate care facility described under § 8-403(e) of [this article] THE HEALTH - 9 GENERAL ARTICLE, or hospital seeks reconsideration or appeal of an adverse decision 10 by a private review agent, the final determination of the appeal of the adverse 11 decision shall be made based on the professional judgment of a physician, or a panel 12 of other appropriate health care providers with at least 1 physician, selected by the 13 private review agent who is:
14(i)1.Board certified or eligible in the same specialty as the15treatment under review; or
162.Actively practicing or has demonstrated expertise in the17alcohol, drug abuse, or mental health service or treatment under review; and
18 (ii) Not compensated by the private review agent in a manner that 19 provides a financial incentive directly or indirectly to deny or reduce coverage.
 (2) (2) In the event a patient or health care provider, including a physician, 21 intermediate care facility described under § 8-403(e) of [this article] THE HEALTH - 22 GENERAL ARTICLE, or hospital seeks reconsideration or appeal of an adverse decision 23 by a private review agent, the final determination of the appeal of the adverse 24 decision shall be stated in writing and shall reference the specific criteria and 25 standards, including interpretive guidelines, upon which the denial or reduction in 26 coverage is based.
 (g) (1) A private review agent that requires a health care provider to submit a treatment plan in order for the private review agent to conduct utilization review of proposed or delivered services for the treatment of a mental illness, emotional disorder, or a drug abuse or alcohol abuse disorder:
 (i) Shall accept the uniform treatment plan form adopted by the [Secretary under § 19-1303(e)] COMMISSIONER UNDER § 15-10B-03(D) of this subtitle as a properly submitted treatment plan form; and
34 (ii) May not impose any requirement to:
351.Modify the uniform treatment plan form or its content; or
362.Submit additional treatment plan forms.
37(2)A uniform treatment plan form submitted under the provisions of38this subsection:

39			SENATE BILL 401
1		(i)	Shall be properly completed by the health care provider; and
2		(ii)	May be submitted by electronic transfer.
3	15-10B-07.		
4 5	(a) Excep subtitle:	t as specif	ically provided in [§ 19-1305.1] § 15-10B-06 of this
		ons shall b	CEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, be made by a physician or a panel of other appropriate east 1 physician on the panel.
11		<u>DVERSE</u> R APPRC	THE HEALTH CARE SERVICE UNDER REVIEW IS A DENTAL DECISION SHALL BE MADE BY A LICENSED DENTIST OR A PRIATE HEALTH CARE PROVIDERS WITH AT LEAST 1 THE PANEL.
15 16	physician, intermed HEALTH - GENE adverse decision by	RAL ART	In the event a patient or health care provider, including a facility described in § 8-403(e) of [this article] THE TCLE, or hospital seeks reconsideration or appeal of an review agent, the final determination of the appeal of made based on the professional judgment of a :
	providers with at le		<u>A</u> physician or a panel of other appropriate health care ician on the panel <u>WHO IS BOARD CERTIFIED OR</u> SPECIALTY AS THE TREATMENT UNDER REVIEW; OR
23 24 25 26	A LICENSED DEN AT LEAST 1 DEN BOARD CERTIFI PROVIDING THE	TIST ON ED OR EI SERVIC	WHEN THE ADVERSE DECISION INVOLVES A DENTAL SERVICE, R A PANEL OF APPROPRIATE HEALTH CARE PROVIDERS WITH THE PANEL WHO IS A LICENSED DENTIST AND WHO IS JGIBLE IN THE SAME SPECIALTY AS THE DENTIST E UNDER REVIEW, WHO SHALL CONSULT WITH A DENTIST D OR ELIGIBLE IN THE SAME SPECIALTY AS THE SERVICE
30 31	physician, intermed HEALTH - GENE	RAL ART	In the event a patient or health care provider, including a facility described in § 8-403(e) of [this article] THE TCLE, or hospital seeks reconsideration or appeal of an review agent, the final determination of the appeal of
33 34	for the adverse dec	(i) ision; and	Be stated in writing and provide an explanation of the reason
35 36		(ii) nes, upon	Reference the specific criteria and standards, including which the adverse decision is based.

1 15-10B-09.

2 (e) (1) The private review agent or health maintenance organization may 3 not require additional documentation from, require additional utilization review of, or 4 otherwise provide financial disincentives for an attending provider who orders care 5 for which coverage is required to be provided under this section, § 19-703 of [this 6 article] THE HEALTH - GENERAL ARTICLE, or § 15-811 of [the Insurance Article] 7 THIS ARTICLE.

8 15-10B-10.

9 (a) A certificate expires on the second anniversary of its effective date unless 10 the certificate is renewed for a 2-year term as provided in this section.

11 (b) Before the certificate expires, a certificate may be renewed for an 12 additional 2-year term if the applicant:

13 (1) Otherwise is entitled to the certificate;

14 (2) Pays to the [Secretary] COMMISSIONER the renewal fee set by the 15 [Secretary] COMMISSIONER through regulation; and

16 (3) Submits to the [Secretary] COMMISSIONER:

17 (i) A renewal application on the form that the [Secretary]18 COMMISSIONER requires; and

19(ii)Satisfactory evidence of compliance with any requirement20 under this subtitle for certificate renewal.

21 (c) If the requirements of this section are met, the [Secretary]22 COMMISSIONER shall renew a certificate.

[(d) The Secretary may delegate to the Commissioner the authority to renew a certificate to any health insurer or nonprofit health service plan regulated under the Insurance Article or health maintenance organization issued a certificate of authority in accordance with Subtitle 7 of this title that meets the requirements of this subtitle and all applicable regulations of the Secretary.]

28 15-10B-11.

(a) (1) The [Secretary] COMMISSIONER shall deny a certificate to any
 applicant if, upon review of the application, the [Secretary] COMMISSIONER finds
 that the applicant proposing to conduct utilization review does not:

(i) Have available the services of sufficient numbers of registered
 nurses, medical records technicians or similarly qualified persons supported and
 supervised by appropriate physicians to carry out its utilization review activities; and

1 Meet any applicable regulations the [Secretary] (ii) COMMISSIONER adopts under this subtitle relating to the qualifications of private 2 3 review agents or the performance of utilization review. 4 The [Secretary] COMMISSIONER shall deny a certificate to any (2)5 applicant that does not provide assurances satisfactory to the [Secretary] 6 COMMISSIONER that: 7 The procedures and policies of the private review agent will (i) 8 protect the confidentiality of medical records in accordance with applicable State and 9 federal laws: and 10 (ii) The private review agent will be accessible to patients and 11 providers 5 working days a week during normal business hours in this State. 12 (b) The [Secretary] COMMISSIONER may revoke a certificate if the holder 13 does not comply with performance assurances under this section, violates any 14 provision of this subtitle, or violates any regulation adopted under any provision of 15 this subtitle. Before denying or revoking a certificate under this section, the 16 (c) (1)17 [Secretary] COMMISSIONER shall provide the applicant or certificate holder with 18 reasonable time to supply additional information demonstrating compliance with the requirements of this subtitle and the opportunity to request a hearing. 19 20 If an applicant or certificate holder requests a hearing, the (2)21 [Secretary] COMMISSIONER shall send a hearing notice by certified mail, return 22 receipt requested, at least 30 days before the hearing. The [Secretary] COMMISSIONER shall hold the hearing in 23 (3)24 accordance with Title 10, Subtitle 2 of the State Government Article. 25 15-10B-12. The [Secretary] COMMISSIONER may waive the requirements of this subtitle 26 for a private review agent that operates solely under contract with the federal 27 government for utilization review of patients eligible for hospital services under Title 28 29 XVIII of the Social Security Act. 30 15-10B-13. 31 The [Secretary] COMMISSIONER shall periodically provide a list of private 32 review agents issued certificates and the renewal date for those certificates to: 33 (1)The Maryland Chamber of Commerce; 34 (2)The Medical and Chirurgical Faculty of Maryland; 35 (3)The Maryland Hospital Association;

36 (4) All hospital utilization review programs; and

1 2	(5) Any other business or labor organization requesting the list <u>TO ANY</u> <u>PERSON ON REQUEST</u> .
3	15-10B-14.
4	The [Secretary] COMMISSIONER may establish reporting requirements to:
5	(1) Evaluate the effectiveness of private review agents; and
6 7	(2) Determine if the utilization review programs are in compliance with the provisions of this section and applicable regulations.
8	15-10B-17.
	(b) (1) In addition to the provisions of subsection (a) of this section, the [Secretary] COMMISSIONER may impose an administrative penalty of up to $\frac{1000}{5000}$ for a violation of any provision of this subtitle.
	(2) The [Secretary] COMMISSIONER shall adopt regulations to provide standards for the imposition of an administrative penalty under paragraph (1) of this subsection.
15	15-10B-18.
	(a) Any person aggrieved by a final decision of the [Secretary] COMMISSIONER in a contested case under this subtitle may take a direct judicial appeal.
19	SUBTITLE 10C. MEDICAL DIRECTORS.
20	<u>15-10C-01.</u>
21 22	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
23 24	(B) <u>"BOARD" MEANS THE STATE BOARD OF PHYSICIAN QUALITY ASSURANCE</u> ESTABLISHED UNDER TITLE 14 OF THE HEALTH OCCUPATIONS ARTICLE.
25 26	(C) <u>"CERTIFICATE" MEANS A CERTIFICATE ISSUED BY THE COMMISSIONER</u> UNDER THIS SUBTITLE TO ACT AS A MEDICAL DIRECTOR.
27 28	(D) <u>"DEPARTMENT" MEANS THE DEPARTMENT OF HEALTH AND MENTAL</u> HYGIENE.
29 30	(E) <u>"HEALTH MAINTENANCE ORGANIZATION" HAS THE MEANING STATED IN §</u> 19-701 OF THE HEALTH - GENERAL ARTICLE.
	(F) (1) "MEDICAL DIRECTOR" MEANS A PHYSICIAN EMPLOYED BY OR UNDER CONTRACT WITH A HEALTH MAINTENANCE ORGANIZATION WHO IS RESPONSIBLE FOR:

43	SENATE BILL 401
1 2	(I) <u>THE ESTABLISHMENT OR MAINTENANCE OF THE POLICIES AND</u> PROCEDURES AT THE HEALTH MAINTENANCE ORGANIZATION FOR:
3	<u>1.</u> <u>QUALITY ASSURANCE; AND</u>
4	2. <u>UTILIZATION MANAGEMENT;</u>
	(II) <u>COMPLIANCE WITH THE QUALITY ASSURANCE AND</u> <u>UTILIZATION MANAGEMENT POLICIES AND PROCEDURES OF THE HEALTH</u> <u>MAINTENANCE ORGANIZATION; AND</u>
	(III) OVERSIGHT OF UTILIZATION REVIEW DECISIONS OF PRIVATE REVIEW AGENTS EMPLOYED BY OR UNDER CONTRACT WITH THE HEALTH MAINTENANCE ORGANIZATION.
	(2) "MEDICAL DIRECTOR" INCLUDES AN ASSOCIATE MEDICAL DIRECTOR OR AN ASSISTANT MEDICAL DIRECTOR, AS DEFINED BY THE COMMISSIONER IN REGULATION.
14	<u>15-10C-02.</u>
15 16	THE COMMISSIONER, IN CONSULTATION WITH THE DEPARTMENT AND THE BOARD, SHALL ESTABLISH AND ADOPT BY REGULATION STANDARDS FOR:
17	(1) THE CERTIFICATION OF MEDICAL DIRECTORS;
18 19	(2) <u>THE RENEWAL, SUSPENSION, AND REVOCATION OF A CERTIFICATE;</u> AND
20	(3) THE ISSUANCE OF A TEMPORARY CERTIFICATE.
21	<u>15-10C-03.</u>
22 23	(A) <u>TO BE CERTIFIED AS A MEDICAL DIRECTOR UNDER THIS SUBTITLE, AN</u> <u>APPLICANT SHALL:</u>
24 25	(1) <u>SUBMIT AN APPLICATION TO THE COMMISSIONER ON THE FORM</u> REQUIRED BY THE COMMISSIONER; AND
26 27	(2) PAY TO THE COMMISSIONER AN APPLICATION FEE OF NO MORE THAN \$100 ESTABLISHED BY THE COMMISSIONER BY REGULATION.
28	(B) <u>THE APPLICATION SHALL INCLUDE:</u>
	(1) <u>A DESCRIPTION OF THE APPLICANT'S PROFESSIONAL</u> QUALIFICATIONS, INCLUDING MEDICAL EDUCATION INFORMATION AND, IF <u>APPROPRIATE, BOARD CERTIFICATIONS AND LICENSURE STATUS</u> ;
32 33	(2) <u>THE UTILIZATION MANAGEMENT PROCEDURES AND POLICIES TO BE</u> USED BY THE HEALTH MAINTENANCE ORGANIZATION; AND

44		SENATE BILL 401
1 <u>(3)</u> 2 <u>MANAGEMENT</u>		FICATION BY THE MEDICAL DIRECTOR THAT THE UTILIZATION IRES AND POLICIES ARE:
3	<u>(I)</u>	OBJECTIVE:
4	<u>(II)</u>	CLINICALLY VALID;
5 6 <u>CARE; AND</u>	<u>(III)</u>	COMPATIBLE WITH ESTABLISHED PRINCIPLES OF HEALTH
7 8 <u>WHEN JUSTIFIEI</u>	<u>(IV)</u> D ON A C.	FLEXIBLE ENOUGH TO ALLOW DEVIATIONS FROM THE NORMS ASE BY CASE BASIS.
10 <u>DIRECTOR'S RES</u> 11 <u>DIRECTOR OR A</u>	SPONSIBII N ASSISTA ARDLESS	TON BY A MEDICAL DIRECTOR OF ANY OF THE MEDICAL ITTIES UNDER THIS SUBTITLE TO AN ASSOCIATE MEDICAL ANT MEDICAL DIRECTOR DOES NOT PREVENT THE MEDICAL OF THE DELEGATION, FROM BEING HELD RESPONSIBLE THIS SUBTITLE.
14 <u>15-10C-04.</u>		
 16 THIS ARTICLE, ' 17 <u>A CERTIFICATE</u> 18 THAT THE UTIL 19 MEDICAL DIREC 20 PRIVATE REVIE 21 MAINTENANCE 	THE COM OF A ME IZATION CTOR IN I W AGEN ORGANI	THE HEARING PROCEDURES IN §§ 2-210 THROUGH 2-214 OF MISSIONER MAY SUSPEND, REVOKE, OR REFUSE TO RENEW DICAL DIRECTOR IF THE COMMISSIONER FINDS A PATTERN MANAGEMENT PROCEDURES AND POLICIES USED BY THE MAKING UTILIZATION REVIEW DECISIONS, OR USED BY A I EMPLOYED BY OR UNDER CONTRACT WITH THE HEALTH ZATION OVER WHOSE UTILIZATION REVIEW DECISIONS THE S RESPONSIBILITY, ARE NOT:
23 (1)	<u>OBJEC</u>	<u>CTIVE;</u>
24 <u>(2)</u>	<u>CLINI</u>	CALLY VALID;
25 <u>(3)</u>	<u>COMP</u>	ATIBLE WITH ESTABLISHED PRINCIPLES OF HEALTH CARE; OR
26 <u>(4)</u> 27 <u>JUSTIFIED ON A</u>		BLE ENOUGH TO ALLOW DEVIATIONS FROM THE NORMS WHEN (CASE BASIS.
29 ORGANIZATION 30 15-10A-05 OF TH	I OR MED IS TITLE, ENTITY F	SIONER MAY CONSULT WITH AN INDEPENDENT REVIEW ICAL EXPERT THAT MEETS THE REQUIREMENTS OF § THE DEPARTMENT, THE BOARD, OR ANY OTHER OR PURPOSES OF TAKING AN ACTION DESCRIBED UNDER S SECTION.
33 <u>27-303.</u>		mont practice and a violation of this subtitle for an

- 34It is an unfair claim settlement practice and a violation of this subtitle for an35insurer or nonprofit health service plan to:

45	SENATE BILL 401
1 2	(1) misrepresent pertinent facts or policy provisions that relate to the claim or coverage at issue;
3 4	(2) refuse to pay a claim for an arbitrary or capricious reason based on all available information;
5 6	(3) attempt to settle a claim based on an application that is altered without notice to, or the knowledge or consent of, the insured;
7 8	(4) fail to include with each claim paid to an insured or beneficiary a statement of the coverage under which payment is being made;
	(5) fail to settle a claim promptly whenever liability is reasonably clear under one part of a policy, in order to influence settlements under other parts of the policy:
12 13	(6) fail to provide promptly on request a reasonable explanation of the basis for a denial of a claim; [or]
	(7) <u>fail to meet the requirements of [Title 19, Subtitle 13 of the Health -</u> <u>General Article] TITLE 15, SUBTITLE 10B OF THIS ARTICLE for preauthorization for a</u> <u>health care service; OR</u>
17 18	(8) FAIL TO COMPLY WITH THE PROVISIONS OF TITLE 15, SUBTITLE 10A OF THIS ARTICLE.
19	27-304.
	It is an unfair claim settlement practice and a violation of this subtitle for an insurer or nonprofit health service plan, when committed with the frequency to indicate a general business practice, to:
23 24	(1) misrepresent pertinent facts or policy provisions that relate to the claim or coverage at issue;
25 26	(2) fail to acknowledge and act with reasonable promptness on communications about claims that arise under policies;
27 28	(3) fail to adopt and implement reasonable standards for the prompt investigation of claims that arise under policies;
29 30	(4) refuse to pay a claim without conducting a reasonable investigation based on all available information;
31 32	(5) fail to affirm or deny coverage of claims within a reasonable time after proof of loss statements have been completed;
33 34	(6) fail to make a prompt, fair, and equitable good faith attempt, to settle claims for which liability has become reasonably clear;

1 (7) compel insureds to institute litigation to recover amounts due under 2 policies by offering substantially less than the amounts ultimately recovered in 3 actions brought by the insureds;

4 (8) attempt to settle a claim for less than the amount to which a 5 reasonable person would expect to be entitled after studying written or printed 6 advertising material accompanying, or made part of, an application;

7 (9) attempt to settle a claim based on an application that is altered 8 without notice to, or the knowledge or consent of, the insured;

9 (10) fail to include with each claim paid to an insured or beneficiary a 10 statement of the coverage under which the payment is being made;

11 (11) make known to insureds or claimants a policy of appealing from 12 arbitration awards in order to compel insureds or claimants to accept a settlement or 13 compromise less than the amount awarded in arbitration;

14 (12) delay an investigation or payment of a claim by requiring a claimant 15 or a claimant's licensed health care provider to submit a preliminary claim report and 16 subsequently to submit formal proof of loss forms that contain substantially the same 17 information;

18 (13) fail to settle a claim promptly whenever liability is reasonably clear
19 under one part of a policy, in order to influence settlements under other parts of the
20 policy;

21 (14) fail to provide promptly a reasonable explanation of the basis for 22 denial of a claim or the offer of a compromise settlement; [or]

(15) fail to meet the requirements of [Title 19, Subtitle 13 of the Health General Article] TITLE 15, SUBTITLE 10B OF THIS ARTICLE for preauthorization for a
 health care service; OR

26 (16) FAIL TO COMPLY WITH THE PROVISIONS OF TITLE 15, SUBTITLE 10A 27 OF THIS ARTICLE.

28 SECTION 3. AND BE IT FURTHER ENACTED, That the Health Education

29 and Advocacy Unit in the Division of Consumer Protection of the Office of the

30 Attorney General and the Maryland Insurance Commissioner shall enter into a

31 Memorandum of Understanding on or before October 1, 1998, with respect to

32 provisions enacted by Section 2 of this Act regarding: (1) the format and contents of

33 the annual report required under § 15-10A-08 of the Insurance Article; and (2)

34 funding from the Maryland Insurance Administration for the activities of the Health

35 Education and Advocacy Unit required under §§ 15-10A-02, 15-10A-07, and

36 15-10A-08 of the Insurance Article.

37 SECTION 4. AND BE IT FURTHER ENACTED, That the Health Education

38 and Advocacy Unit, in conjunction with other affected State government agencies,

39 shall study and make recommendations to the Legislative Policy Committee, the

1 Senate Finance Committee, the House Economic Matters Committee, and the House

2 Environmental Matters Committee by October 1, 1999, about the feasibility and

3 advisability of requiring all carriers to have a uniform internal grievance review

4 process for members in accordance with regulations adopted by the Maryland

5 Insurance Commissioner.

6 SECTION 5. AND BE IT FURTHER ENACTED, That the Maryland Insurance
7 Administration, as part of the annual report required under § 15-10A-06 of the
8 Insurance Article, shall report the number of complaints filed against carriers each
9 carrier related to a hospital length of stay or a requirement to have a service
10 performed on an outpatient basis, and the extent to which the complaints are related
11 to a certain clinical practice guideline.

12 SECTION 6. AND BE IT FURTHER ENACTED, That the Maryland Insurance

13 Administration shall conduct a 2 year study of the relationship between the number

14 of complaints involving each carrier and the health care regulatory assessment paid

15 by each carrier for the costs attributable to the implementation of Title 15, Subtitle

16 10A of the Insurance Article, as enacted by Section 2 of this Act, and shall report the

17 <u>results of its study to the Senate Finance Committee, the House Economic Matters</u>

18 Committee, and the House Environmental Matters Committee by October 1, 2001.

19 <u>SECTION 6. AND BE IT FURTHER ENACTED, That:</u>

20 (a) On or before January 1, 2000, the Insurance Commissioner shall submit a

21 report to the Governor and, subject to § 2-1246 of the State Government Article, the

22 General Assembly, assessing the implementation of Title 15, Subtitles 10A, 10B, and

23 <u>10C of the Insurance Article, as enacted by Section 2 of this Act; and</u>

24 (b) The report shall include an evaluation of:

25 (1) the correlation between the health care regulatory assessment collected

26 by the Insurance Commissioner from each carrier under § 2-112.2 of the Insurance

27 Article, as enacted by this Act, and the costs incurred by the Maryland Insurance

28 Administration in implementing Title 15, Subtitles 10A, 10B, and 10C of the

29 Insurance Article;

30 (2) whether the provisions of Title 15, Subtitle 10A of the Insurance

31 Article should be expanded to include complaints based on adverse decisions made by

32 carriers and not just those adverse decisions arising from utilization review

33 *determinations, as provided in § 15-10A-01 of the Insurance Article, as enacted by this* 34 <u>Act; and</u>

35 (3) whether Title 15, Subtitle 10A of the Insurance Article should be 36 altered to exclude those types of complaints involving adverse decisions made by 37 corriers that offen fined in domains on indemnity heighth insurance products

37 *carriers that offer fixed indemnity or indemnity health insurance products.*

38 <u>SECTION 7. AND BE IT FURTHER ENACTED</u>, That, subject to the approval of

39 the Executive Director of the Department of Legislative Services, the publisher of the

40 Annotated Code of Maryland shall correct any cross-references that are rendered

41 incorrect by this Act.

<u>SECTION 8. AND BE IT FURTHER ENACTED</u>, That the provisions of this Act <u>shall apply to:</u>

3 (a) all health insurance policies, plans, and contracts existing on and issued on 4 or after January 1, 1999; and

5 (b) all adverse decisions rendered on or after January 1, 1999.

6 SECTION 6. <u>7.</u> <u>9.</u> AND BE IT FURTHER ENACTED, That Section 3 of this Act 7 shall take effect June 1, 1998.

8 <u>SECTION 10. AND BE IT FURTHER ENACTED, That the provisions of §§</u> 9 <u>2-112.2, 2-112.3, and 2-114 of the Insurance Article as enacted by this Act shall take</u> 10 <u>effect June 1, 1998.</u>

SECTION 7. 8. 11. AND BE IT FURTHER ENACTED, That Section 5 of this Act
shall remain in effect for a period of 2 years and, at the end of June 30 December 31,
2000, with no further action required by the General Assembly, Section 5 of this Act
shall be abrogated and of no further force and effect.

15 <u>SECTION 9. AND BE IT FURTHER ENACTED, That the provisions of this Act</u>

16 <u>shall apply to all health insurance policies and contracts existing on and issued on or</u> 17 <u>after January 1, 1999.</u>

18 SECTION 8. <u>10.</u> <u>12.</u> AND BE IT FURTHER ENACTED, That, except as

19 provided in <u>Sections 67 9 and 10</u> of this Act, this Act shall take effect July 1,

20 1998 January 1, 1999.