Unofficial Copy 1998 Regular Session 8lr1926

By: Senator Teitelbaum

Introduced and read first time: February 6, 1998

Assigned to: Finance

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: April 2, 1998

CHAPTER

1 AN ACT concerning

2 **Health Care Regulatory Reform**

FOR the purpose of integrating, consolidating, and streamlining certain health care

- regulatory responsibilities and duties under the State Health Care Access and 4
- Systems Performance Commission; specifying the purpose of this Act; abolishing 5
- certain commissions that function in the Department of Health and Mental 6
- 7 Hygiene; establishing the State Health Care Access and Systems Performance
- 8 Commission; specifying the duties, responsibilities, and functions of the
- 9 Commission; specifying the terms and membership of the Commission;
- 10 requiring the Commission to appoint an Executive Director; specifying the
- 11 qualifications of the Executive Director; establishing the Health Care Access
- 12 and Systems Performance Commission Fund; specifying funding for the Fund;
- 13 altering certain provisions of law related to health planning and development;
- 14 repealing requirements for certain health care facilities to obtain a certificate of
- 15 need when changing the type and scope of health care services, changing bed
- 16 capacity, relocating, or merging or closing under certain circumstances;
- repealing the requirement that a certificate of need be obtained for establishing 17
- certain health care facilities under certain circumstances; authorizing the 18
- 19 Commission to adopt certain regulations to establish a certain method and
- 20 mechanism to finance the cost of uncompensated care for the types of
- 21 procedures and services provided by ambulatory surgical facilities under certain
- circumstances; establishing the classification of "limited service hospital" for 22
- 23 certain health care facilities; specifying that a certificate of need is not required
- 24 for the conversion of a hospital to a limited service hospital; establishing the
- 25 Quality Management Administration in the Department; specifying the duties
- 26 and responsibilities of the Administration; altering the purpose and
- 27 responsibilities of the Advisory Committee on Practice Parameters; transferring
- 28 the administrative and enforcement responsibility for private review agents to

1	the Insurance Commissioner; altering a certain requirement to require the
2	Insurance Commissioner to adopt certain health benefit plans; providing for the
3	evaluation of the State Health Care Access and Systems Performance
4	Commission in accordance with the Mandand December Evolution Act.

Commission in accordance with the Maryland Program Evaluation Act; 5

- requiring the Secretary of Health and Mental Hygiene, the State Insurance
- Commissioner, and the Health Care Access and Systems Performance 6
- 7 Commission to cooperate with each other in a certain manner, conduct certain
- 8 meetings, and submit certain reports; requiring the State Health Care Access
- 9 and Systems Performance Commission to submit a certain report by a certain
- 10 date concerning the replacement of the certificate of need program; specifying
- 11 certain transitional provisions relating to the implementation of the provisions
- of this Act; providing for the accurate codification of the provisions of this Act; 12
- making certain technical changes; defining certain terms; altering certain 13
- 14 definitions; and generally relating to the integrating, consolidation, and
- 15 streamlining of certain health care regulatory responsibilities and duties.

16 FOR the purpose of transferring certain health planning and development functions

- 17 from the Health Resources Planning Commission to the Department of Health
- 18 and Mental Hygiene; requiring the Health Services Cost Review Commission to 19 prepare a certain annual report and make available certain hospital outpatient
- 20 data; permitting the Health Services Cost Review Commission to allow hospitals
- 21 to charge below Commission-approved rates for certain services under certain
- 22 circumstances; transferring the complaint system for members and subscribers
- 23 of health maintenance organizations from the Department to the Maryland
- 24 Insurance Commissioner; directing the Health Care Access and Cost
- Commission to promote the availability of information to consumers on charges 25
- by practitioners and reimbursements from payors; requiring the Health Care 26
- Access and Cost Commission to collect certain data regarding certified 27
- registered nurse anesthetists and certified nurse midwives; repealing the 28
- 29 authority of the Health Care Access and Cost Commission to implement a
- certain payment system; directing the Commission to require payors to use 30
- 31 rebundling edits and make the standards for rebundling available to the public;
- 32 authorizing the Commission to publish information on capitated health care
- 33 services; altering the procedure by which the Commission may adopt a practice
- 34 parameter; transferring the administrative and enforcement responsibility for
- 35 private review agents to the Insurance Commissioner; requiring a certain
- uniform claims form to include certain information; requiring a study and report 36
- on the certificate of need program; requiring certain data on freestanding 37
- 38 ambulatory surgery to be collected in a certain manner and to meet certain
- 39 requirements; requiring a study and report regarding financing of
- uncompensated care; requiring the establishment of a small group insurance 40
- market coordinating task force; requiring the establishment of an interagency 41
- 42 task force to coordinate analysis of and report on downstream risk
- 43 arrangements; requiring a certain quality of care study and report; requiring a
- 44 study and report on practice parameters; requiring a study, development of a
- 45 methodology, and a report on hospital licensed bed capacity; requiring the
- 46 Department to implement the methodology through regulation by a certain
- 47 date; authorizing the transfer of staff necessary to develop the State health plan;
- 48 restricting the implementation of the changes to hospital outpatient rate

1	regulation enacted by this Act; requiring a report on those changes; providing for
2	the termination of the changes to hospital outpatient rate regulation; defining
3	certain terms; and generally relating to health care regulatory responsibilities
4	and duties.
5	BY repealing
6	Article - Health - General
7	Section 19 102 through 19 109, 19 121, 19 122, and 19 126, the part "Part I.
8	Health Planning and Development", and the subtitle "Subtitle 1.
9	Comprehensive Health Planning"; 19-202 through 19-207.1, 19-208, and
10	
11	, , , , , , , , , , , , , , , , , , , ,
12	· · · · · · · · · · · · · · · · · · ·
13	,
14	· · · · · · · · · · · · · · · · · · ·
15	(1996 Replacement Volume and 1997 Supplement)
16	BY renumbering
17	
18	Section 19 125 and the part "Part II. Deficiencies in Services and Facilities",
19	1 · · · · · · · · · · · · · · · · · · ·
20	•
21	T T T T T T T T T T T T T T T T T T T
22	1
23	, I 2
24	· · · · · · · · · · · · · · · · · · ·
25	(1994 Replacement Volume and 1997 Supplement)
26	BY renumbering
27	
28	
29	19 207.3, 19 211 through 19 213, 19 216 through 19 219, 19 207.2,
30	
31	19-1513, and 19-1514, respectively
32	, , , , , , , , , , , , , , , , , , ,
33	part "Part II. Health Planning and Development"; 19-128, 19-130,
34	19 131, 19 132, 19 134 through 19 137, 19 138 through 19 141, 19 142
35	, , , , , , , , , , , , , , , , , , ,
36	
37	, <u> </u>
38	, J
39	· · · · · · · · · · · · · · · · · · ·
40	(1996 Replacement Volume and 1997 Supplement)

41 BY transferring

1 2 3 4 5 6 7	Article - Health - General Section 19-1301 through 19-1305, 19-1305.1, 19-1305.2, 19-1305.3, 19-1305.4, and 19-1306 through 19-1313 and the subtitle "Subtitle 13. Private Review Agents", respectively Annotated Code of Maryland (1996 Replacement Volume and 1997 Supplement) to be
8	Article - Insurance
9	Section 15-9A-01 through 15-9A-18 and the subtitle "Subtitle 9A. Private
10	Review Agents", respectively
11	Annotated Code of Maryland
12	(1997 Volume)
13	BY repealing and reenacting, with amendments,
14	
15	
16	•
17	
18	(1996 Replacement Volume and 1997 Supplement)
19	BY adding to
20	
21	
22	
23	
24	BY repealing
25	
26	
27	
28	•
20	BY repealing
30	
31	
32	
33	•
24	DV adding to
	BY adding to
35 36	
37	Provisions"
31	1 TO VISIONS

Annotated Code of Maryland

38

37

38

```
1
       (1994 Replacement Volume and 1997 Supplement)
  BY repealing and reenacting, without amendments,
2
3
       Article - Health - General
4
       Section 2 101 to be under the new part "Part I. General Provisions"
5
       Annotated Code of Maryland
       (1994 Replacement Volume and 1997 Supplement)
6
7 BY repealing and reenacting, with amendments,
       Article - Health - General
8
9
       Section 2-105 and 2-106
10
       Annotated Code of Maryland
11
       (1994 Replacement Volume and 1997 Supplement)
12 BY adding to
13
       Article - Health - General
14
       Section 19 101 through 19 110 to be under the new part "Part I. State Health
15
               Care Access and Systems Performance Commission" and the new subtitle
16
               "Subtitle 1. Health Care Planning and Systems Regulation"; 19-112,
17
               19 113, 19 129, and 19 133; and 19 303 and 19 304
18
       Annotated Code of Maryland
19
       (1996 Replacement Volume and 1997 Supplement)
20 BY repealing and reenacting, with amendments,
21
       Article Health General
22
       Section 19-111, 19-115, 19-117 through 19-121, 19-123 through 19-128,
23
               19-134, 19-135, 19-137, 19-138, 19-139, 19-141, 19-143, and 19-145
               through 19-149
24
25
       Annotated Code of Maryland
       (1996 Replacement Volume and 1997 Supplement)
26
27
       (As enacted by Section 2 of this Act)
28 BY repealing and reenacting, without amendments,
       Article - Health - General
29
30
       Section 19-114, 19-116, 19-122, 19-130, 19-131, 19-132, 19-136, 19-140,
               19 142, 19 144, 19 150, 19 151, and 19 152
31
32
       Annotated Code of Maryland
       (1996 Replacement Volume and 1997 Supplement)
33
34
       (As enacted by Section 2 of this Act)
35 BY repealing and reenacting, with amendments,
       Article Health General
36
```

Section 19-301, 19-307(a), 19-404, 19-406, 19-706(s), 19-906, 19-1601.

19 1602, 19 1603, 19 1604, and 19 1605

1	Annotated Code of Maryland
2	(1996 Replacement Volume and 1997 Supplement)
3	BY repealing and reenacting, with amendments,
4	Article Insurance
5	Section 15-111
6	Annotated Code of Maryland
7	(1997 Volume)
8	(As enacted by Chapter 57 of the Acts of the General Assembly of 1997)
9	BY repealing and reenacting, with amendments,
10	Article - Insurance
11	Section 15 606, 15 1001, 15 1201(n), 15 1205(e), 15 1207, and 15 1214
12	Section 15-1001 and 15-1003(c)
13	Annotated Code of Maryland
14	(1997 Volume)
15	BY repealing and reenacting, with amendments,
16	Article - Insurance
17	Section 15-9A-01, 15-9A-03, 15-9A-04, 15-9A-05(a) and (b), 15-9A-06(a),
18	(e), and (g), 15-9A-07(a), 15-9A-09(e), 15-9A-10 through 15-9A-14
19	
20	
21	(1997 Volume)
22	(As enacted by Section $\frac{3}{2}$ of this Act)
	BY adding to
24	
25	
26	· · · · · · · · · · · · · · · · · · ·
27	(1995 Replacement Volume and 1997 Supplement)
	BY repealing and reenacting, with amendments,
29	
30	
31	Annotated Code of Maryland
32	(1994 Replacement Volume and 1997 Supplement)
33	Preamble
34	WHEREAS, Over the last 25 years, Maryland's health care regulatory system
35	has evolved incrementally to address differing issues at different times; and

- 1 WHEREAS, As a result, the health care regulatory system today in Maryland is
- 2 a highly complex structure that needs to be reevaluated, streamlined, and better
- 3 coordinated to reflect the changed health care environment; and
- 4 WHEREAS, The current health care regulatory system consists of five
- 5 independent entities: the State Health Resources Planning Commission, the Health
- 6 Services Cost Review Commission, the Health Care Access and Cost Commission, the
- 7 Department of Health and Mental Hygiene, and the Maryland Insurance
- 8 Administration; and
- 9 WHEREAS, As a result of being regulated by these five independent entities,
- 10 the health care regulatory system that has developed in Maryland is one that lacks
- 11 coordination, contains functions that are outdated in today's environment, and lacks a
- 12 focus on improving quality of care; and
- 13 WHEREAS, To address these problems, the current health care regulatory
- 14 system must be streamlined; and
- 15 WHEREAS, Under a streamlined health care regulatory system, a single State
- 16 health policy can be better articulated, coordinated, and implemented and will only
- 17 serve to benefit the citizens of Maryland; now, therefore,
- 18 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 19 MARYLAND, That Section(s) 19 102 through 19 109, 19 121, 19 122, and 19 126,
- 20 the part "Part I. Health Planning and Development", and the subtitle "Subtitle 1.
- 21 Comprehensive Health Planning"; 19-202 through 19-207.1, 19-208 and 19-222 and
- 22 the subtitle "Subtitle 2. Health Services Cost Review Commission"; 19-1502 through
- 23 19-1506, 19-1509 through 19-1512, and 19-1515 and the subtitle "Subtitle 15.
- 24 Maryland Health Care Access and Cost Commission"; and 19 1606 of Article Health
- 25 General of the Annotated Code of Maryland be repealed.
- 26 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 19-125 and the
- 27 part "Part II. Deficiencies in Services and Facilities"; 19 101, 19 110 through
- 28 19-120, 19-123, 19-201, 19-209, 19-210, 19-207.3, 19-211 through 19-213, 19-216
- 29 through 19-219, 19-207.2, 19-220, 19-214, 19-215, 19-221, 19-1501, 19-1507,
- 30 19 1508, 19 1516, 19 1513, and 19 1514, respectively, of Article Health General
- 31 of the Annotated Code of Maryland be renumbered to be Section(s) 2 108 and the part
- 32 "Part II. Deficiencies in Services and Facilities"; 19-111, 19-114 through 19-126, and
- 33 19-127 to be under the new part "Part II. Health Planning and Development";
- 34 19-128, 19-130, 19-131, 19-132, 19-134 through 19-137, 19-138 through 19-141,
- 35 19 142, 19 143, 19 144, 19 145, and 19 146 to be under the new part "Part III.
- 36 Health Care Facility Rate Setting"; 19 147, 19 148, 19 149, 19 150, 19 151, and
- 37 19-152 to be under the new part "Part IV. Medical Care Data Collection", respectively.
- 38 SECTION 3. AND BE IT FURTHER ENACTED SECTION 1. BE IT ENACTED
- 39 BY THE GENERAL ASSEMBLY OF MARYLAND, That Section(s) 19-1301 through
- 40 19-1305, 19-1305.1, 19-1305.2, 19-1305.3, 19-1305.4, and 19-1306 through 19-1313
- 41 and the subtitle "Subtitle 13. Private Review Agents", respectively, of the Article -
- 42 Health General of the Annotated Code of Maryland be transferred to be Section(s)

•	SENATE BILL 321
	15-9A-01 through 15-9A-18 and the subtitle "Subtitle 9A. Private Review Agents", respectively, of Article - Insurance of the Annotated Code of Maryland.
3 4	SECTION 4. AND BE IT FURTHER ENACTED, That Section(s) 15-605(e) of Article—Insurance of the Annotated Code of Maryland be repealed.
5 6	SECTION 5. AND BE IT FURTHER ENACTED, That Section(s) 8-403(i) of Article—State Government of the Annotated Code of Maryland be repealed.
7 8	SECTION 6. 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
9	Article - Health - General
10	SUBTITLE 3. MISCELLANEOUS PROVISIONS.
11	1 301.
14 15	(A) THE SECRETARY, THE INSURANCE COMMISSIONER, AND THE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION SHALL COORDINATE THEIR ACTIVITIES, DUTIES, AND RESPONSIBILITIES AS SPECIFIED IN THIS ARTICLE AND THE INSURANCE ARTICLE TO THE EXTENT THEIR ACTIVITIES, DUTIES, AND RESPONSIBILITIES OVERLAP OR MAY IMPACT EACH OTHER BY:
19	(1) CONDUCTING MEETINGS ON AT LEAST A QUARTERLY BASIS TO DISCUSS COMMON ISSUES, PARTICULARLY THOSE ISSUES INVOLVING STATE HEALTH POLICY, AND DETERMINE METHODS BY WHICH THEY CAN BETTER COORDINATE IN ORDER TO RESOLVE OR HANDLE WITH THOSE COMMON ISSUES;
	(2) SHARING COPIES OF ALL PUBLIC REPORTS, MINUTES FROM PUBLIC MEETINGS OR HEARINGS, AND ANY DOCUMENTS OR LETTERS THAT MAY BE USEFUL TO ONE OR MORE OF THE ENTITIES; AND
24 25	(3) COMMUNICATING IN AN OPEN AND FREQUENT MANNER BETWEEN THE STAFF OF EACH ENTITY AT ANY TIME.
28	(B) THE SECRETARY, THE STATE INSURANCE COMMISSIONER, AND THE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION JOINTLY SHALL DEVELOP A SINGLE POINT OF ENTRY SYSTEM FOR CONSUMER COMPLAINTS REGARDING HEALTH PLANS AND HEALTH MAINTENANCE ORGANIZATIONS.
	(C) (1) THE SECRETARY, THE STATE INSURANCE COMMISSIONER, AND THE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION JOINTLY SHALL SUBMIT AN ANNUAL REPORT TO THE FOLLOWING:
33	(I) THE GOVERNOR; AND

(II)

35 THE GENERAL ASSEMBLY.

34

SUBJECT TO § 2 1246 OF THE STATE GOVERNMENT ARTICLE,

1		(2)	THE RI	EPORT SHALL DESCRIBE:
2	IN A COOP	ERATIV.	(I) E AND (SPECIFIC EFFORTS AND ACTIVITIES OF THE ENTITIES TO WORK COORDINATED MANNER; AND
6		IT AND		RECOMMENDATIONS FOR INITIATIVES THAT REQUIRE ACTION EGISLATIVE BRANCHES THAT ARE NECESSARY TO PATE THE COORDINATION OF THE ACTIVITIES AND DUTIES
8				PART I. GENERAL PROVISIONS.
9	2 101.			
10 11	There is department			Health and Mental Hygiene, established as a principal nment.
12	2 105.			
		l guide th	e develo	all establish general policy for, and adopt standards to pment of, the physical and mental hygiene services of
		all super		responsible for the health interests of the people of this rally the administration of the health laws of this State
21 22 23	OF THIS SI QUALITY OF STATE, THE SYSTEMS	ECTION, OF HEAI E SECRI PERFOR	FOR TH LTH CA ETARY, MANCE	HE SECRETARY'S RESPONSIBILITIES UNDER SUBSECTION (B) HE PURPOSE OF BETTER EVALUATING AND IMPROVING THE RE SERVICES BEING PROVIDED TO THE CITIZENS OF THIS HN COOPERATION WITH THE HEALTH CARE ACCESS AND HCOMMISSION, SHALL DEVELOP METHODOLOGIES TO REATMENT OUTCOMES.
25	2-106.			
26	(a)	The foll	owing ur	nits are in the Department:
27		(1)	Alcohol	and Drug Abuse Administration.
28		(2)	Anatom	y Board.
29		(3)	Develor	omental Disabilities Administration.
30		(4)	[State H	lealth Resources Planning Commission.
31		(5)	Health S	Services Cost Review Commission.
32		(6)]	Marylar	nd Psychiatric Research Center.
33		[(7)]	(5)	Mental Hygiene Administration.

1	[(8)]	(6)	Postmortem Examiners Commission.
2	[(9)]	(7)	Board of Examiners for Audiologists.
3	[(10)]	(8)	Board of Chiropractic Examiners.
4	[(11)]	(9)	Board of Dental Examiners.
5	[(12)]	(10)	Board of Dietetic Practice.
6	[(13)]	(11)	Board of Electrologists.
7	[(14)]	(12)	Board of Morticians.
8	[(15)]	(13)	Board of Nursing.
9	[(16)]	(14)	Board of Examiners of Nursing Home Administrators.
10	[(17)]	(15)	Board of Occupational Therapy Practice.
11	[(18)]	(16)	Board of Examiners in Optometry.
12	[(19)]	(17)	Board of Pharmacy.
13	[(20)]	(18)	Board of Physical Therapy Examiners.
14	[(21)]	(19)	Board of Physician Quality Assurance.
15	[(22)]	(20)	Board of Podiatry Examiners.
16	[(23)]	(21)	Board of Examiners of Professional Counselors.
17	[(24)]	(22)	Board of Examiners of Psychologists.
18	[(25)]	(23)	Board of Social Work Examiners.
19	[(26)]	(24)	Board of Examiners for Speech Language Pathologists.
20	[(27)]	(25)	Commission on Physical Fitness.
21	[(28)	Advisor	ry Board on Hospital Licensing.]
22	(26)	QUALI	TY MANAGEMENT ADMINISTRATION.
23	[(29)]	(27)	State Advisory Council on Alcohol and Drug Abuse.
24	[(30)]	(28)	Advisory Council on Infant Mortality.
25 (b) 26 under any c			also includes every other unit that is in the Department

1	SENATE BILL 521
3	(c) The Secretary has the authority and powers specifically granted to the Secretary by law over the units in the Department. All authority and powers not so granted to the Secretary are reserved to those units free of the control of the Secretary.
5	SUBTITLE 1. HEALTH CARE PLANNING AND SYSTEMS REGULATION.
6	PART I. STATE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION.
7	19-101.
8	IN THIS SUBTITLE, "COMMISSION" MEANS THE STATE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION.
10	19 102.
13 14	(A) THE GENERAL ASSEMBLY FINDS THAT THE HEALTH CARE REGULATORY SYSTEM IN THIS STATE IS A HIGHLY COMPLEX STRUCTURE THAT NEEDS TO BE CONSTANTLY REEVALUATED AND MODIFIED IN ORDER TO BETTER REFLECT AND BE MORE RESPONSIVE TO THE EVER CHANGING HEALTH CARE ENVIRONMENT AND THE NEEDS OF THE CITIZENS OF THIS STATE.
18	(B) THE PURPOSE OF THIS SUBTITLE IS TO ESTABLISH A STREAMLINED HEALTH CARE REGULATORY SYSTEM IN THIS STATE IN A MANNER SUCH THAT A SINGLE STATE HEALTH POLICY CAN BE BETTER ARTICULATED, COORDINATED, AND IMPLEMENTED IN ORDER TO BETTER SERVE THE CITIZENS OF THIS STATE.
20	19-103.
21 22	(A) THERE IS A STATE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION.
23 24	(B) THE COMMISSION IS AN INDEPENDENT COMMISSION THAT FUNCTIONS IN THE DEPARTMENT.
25	(C) THE PURPOSE OF THE COMMISSION IS TO:
	(1) DEVELOP HEALTH CARE COST CONTAINMENT STRATEGIES TO HELP PROVIDE ACCESS TO APPROPRIATE QUALITY HEALTH CARE SERVICES FOR ALL MARYLANDERS;
29 30	(2) PROMOTE THE DEVELOPMENT OF A HEALTH CARE SYSTEM THAT PROVIDES, FOR ALL CITIZENS, FINANCIAL AND GEOGRAPHIC ACCESS TO QUALITY

PLANNING TO MEET THE CURRENT AND FUTURE HEALTH CARE

(II) IDENTIFYING THE RESOURCES ESSENTIAL TO MEET THOSE

31 HEALTH CARE AT A REASONABLE COST BY:

 $\overline{(I)}$ 33 NEEDS OF THE CITIZENS OF THIS STATE;

32

35 DEFINED NEEDS;

- 12 **SENATE BILL 521** $\frac{(III)}{(III)}$ PROMOTING THROUGH PLANS AND POLICIES THE 1 2 APPROPRIATE USE OF THE RESOURCES ESSENTIAL TO MEET THOSE DEFINED 3 NEEDS: (IV) ADVOCATING POLICIES AND SYSTEMS TO PROMOTE THE 5 EFFICIENT DELIVERY OF AND IMPROVED ACCESS TO HEALTH CARE SERVICES: CONSIDERING THE PLANS AND PROGRAMS OF STATE AGENCIES (V) 6 7 AND DEPARTMENTS AND ASSURING CONSISTENCY WITH POLICIES AND PRIORITIES 8 OF SUCH AGENCIES AND DEPARTMENTS IN PREPARATION OF THE STATE HEALTH 9 PLAN: AND (VI)PROVIDING FOR ASSESSMENT OF THE IMPACT OF PLANS AND 11 PROJECTS ON TOTAL HEALTH CARE COSTS TO THIS STATE AND ITS CITIZENS: 12 (3)FACILITATE THE PUBLIC DISCLOSURE OF MEDICAL CLAIMS DATA 13 FOR THE DEVELOPMENT OF PUBLIC POLICY: **ENCOURAGE THE DEVELOPMENT OF CLINICAL RESOURCE** 14 (4)15 MANAGEMENT SYSTEMS TO PERMIT THE COMPARISON OF COSTS BETWEEN VARIOUS 16 TREATMENT SETTINGS AND THE AVAILABILITY OF INFORMATION TO CONSUMERS. 17 PROVIDERS. AND PURCHASERS OF HEALTH CARE SERVICES: ESTABLISH STANDARDS FOR THE OPERATION AND LICENSING OF 19 MEDICAL CARE ELECTRONIC CLAIMS CLEARINGHOUSES IN THE STATE: AND REDUCE THE COSTS OF CLAIMS SUBMISSION AND THE 21 ADMINISTRATION OF CLAIMS FOR HEALTH CARE PRACTITIONERS AND PAYORS. 22 19 104. THE COMMISSION SHALL CONSIST OF 11 MEMBERS APPOINTED BY THE 23 (A) 24 GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE. 25 (B) OF THE 11 MEMBERS: SIX SHALL BE APPOINTED WITH TWO INDIVIDUALS EACH FROM THE 26 27 MEMBERSHIP OF THE HEALTH RESOURCES PLANNING COMMISSION, THE HEALTH 28 SERVICES COST REVIEW COMMISSION, AND THE HEALTH CARE ACCESS AND COST 29 COMMISSION AS EACH COMMISSION EXISTED ON JUNE 30, 1998; AND FIVE SHALL BE INDIVIDUALS WHO DO NOT HAVE ANY CONNECTION 31 WITH THE MANAGEMENT OR POLICY OF A HEALTH CARE PROVIDER OR THIRD PARTY 32 PAYOR.
- 33 (C) TO THE EXTENT PRACTICABLE, WHEN APPOINTING MEMBERS TO THE
- 34 COMMISSION THE GOVERNOR SHALL ASSURE GEOGRAPHIC BALANCE IN THE
- 35 COMMISSION'S MEMBERSHIP.
- 36 (D) (1) THE TERM OF A MEMBER IS 4 YEARS.

- 13 **SENATE BILL 521** (2)THE TERMS OF THE MEMBERS ARE STAGGERED AS REQUIRED BY 1 2 THE TERMS PROVIDED FOR MEMBERS OF THE COMMISSION ON JULY 1, 1998. A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES 4 ONLY FOR THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND 5 OUALIFIES. THE GOVERNOR MAY REMOVE A MEMBER FOR NEGLECT OF DUTY. (4) 6 7 INCOMPETENCE, OR MISCONDUCT. 8 A MEMBER MAY NOT SERVE MORE THAN TWO CONSECUTIVE TERMS. (5)9 (E)(1)EACH MEMBER OF THE COMMISSION IS ENTITLED TO 10 REIMBURSEMENT IN ACCORDANCE WITH THE STATE BUDGET FOR CARRYING OUT 11 THEIR DUTIES AND RESPONSIBILITIES. 12 A MEMBER OF THE COMMISSION MAY NOT HOLD ANY POSITION OR 13 ENGAGE IN OTHER BUSINESS THAT: INTERFERES WITH THE MEMBER'S APPOINTMENT TO THE 14 (I)15 COMMISSION; OR MIGHT CONFLICT WITH OR HAVE THE APPEARANCE OF $\frac{(II)}{(II)}$ 16 17 CONFLICTING WITH THE MEMBER'S DUTIES AND RESPONSIBILITIES AS A MEMBER 18 OF THE COMMISSION. 19 19-105. SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE GOVERNOR 20 (A) 21 SHALL APPOINT THE CHAIRMAN OF THE COMMISSION. 22 IN APPOINTING THE INITIAL CHAIRMAN OF THE COMMISSION, THE 23 GOVERNOR MAY NOT SELECT A MEMBER APPOINTED IN ACCORDANCE WITH § 24 19-104(B)(1) OF THIS SUBTITLE. THE CHAIRMAN MAY APPOINT A VICE CHAIRMAN OF THE COMMISSION. 25 (B) 26 19-106. THE COMMISSION SHALL APPOINT AN EXECUTIVE DIRECTOR WHO SHALL 27 (A) 28 BE THE CHIEF ADMINISTRATIVE OFFICER OF THE COMMISSION. (B) THE EXECUTIVE DIRECTOR SHALL: 29 POSSESS A BROAD KNOWLEDGE OF GENERALLY ACCEPTED 30 31 PRACTICES IN THE DELIVERY OF HEALTH CARE SERVICES AND THE FINANCING OF
- 32 HEALTH CARE IN THE STATE; AND
- BE REASONABLY WELL INFORMED OF THE GENERAL LAWS AND
- 34 REGULATIONS THAT GOVERN ALL FACETS OF THE DELIVERY AND FINANCING OF
- 35 HEALTH CARE.

- 1 (C) (1) THE EXECUTIVE DIRECTOR SHALL DEVOTE FULL TIME TO THE 2 DUTIES OF THE OFFICE.
- 3 (2) THE EXECUTIVE DIRECTOR MAY NOT HOLD ANY POSITION OR 4 ENGAGE IN ANOTHER BUSINESS THAT:
- 5 (I) INTERFERES WITH THE POSITION OF EXECUTIVE DIRECTOR;

6 OR

14

- 7 (II) MIGHT CONFLICT OR HAVE THE APPEARANCE OF CONFLICTING
- 8 WITH THE POSITION OF EXECUTIVE DIRECTOR.
- 9 (D) THE EXECUTIVE DIRECTOR AND ANY DEPUTY DIRECTORS AND PRINCIPAL
- 10 SECTION CHIEFS SERVE AT THE PLEASURE OF THE COMMISSION.
- 11 (E) THE COMMISSION, IN CONSULTATION WITH THE SECRETARY, SHALL
- 12 DETERMINE THE APPROPRIATE JOB CLASSIFICATION AND, SUBJECT TO THE STATE
- 13 BUDGET, THE COMPENSATION FOR THE EXECUTIVE DIRECTOR, THE DEPUTY
- 14 DIRECTORS. AND THE PRINCIPAL SECTION CHIEFS.
- 15 (F) UNDER THE DIRECTION OF THE COMMISSION, THE EXECUTIVE DIRECTOR
- 16 SHALL PERFORM ANY DUTY OR FUNCTION THAT THE COMMISSION REQUIRES.
- 17 19 107.
- 18 (A) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, A MAJORITY OF
- 19 THE FULL AUTHORIZED MEMBERSHIP OF THE COMMISSION IS A QUORUM.
- 20 (2) THE COMMISSION MAY NOT ACT ON ANY MATTER UNLESS AT LEAST
- 21 FOUR OF THE VOTING MEMBERS IN ATTENDANCE CONCUR.
- 22 (B) THE COMMISSION SHALL MEET AT THE TIMES AND PLACES THAT IT
- 23 DETERMINES ARE APPROPRIATE.
- 24 (C) EACH MEMBER OF THE COMMISSION IS ENTITLED TO REIMBURSEMENT
- 25 FOR EXPENSES UNDER THE STANDARD STATE TRAVEL REGULATIONS, AS PROVIDED
- 26 IN THE STATE BUDGET.
- 27 (D) THE COMMISSION MAY EMPLOY A STAFF IN ACCORDANCE WITH THE
- 28 STATE BUDGET.
- 29 19 108.
- 30 (A) IN ADDITION TO THE POWERS SET FORTH ELSEWHERE IN THIS SUBTITLE.
- 31 THE COMMISSION MAY:
- 32 (1) ADOPT RULES AND REGULATIONS TO CARRY OUT THE PROVISIONS
- 33 OF THIS SUBTITLE;
- 34 (2) CREATE COMMITTEES FROM AMONG ITS MEMBERS;

34

(I)

15 **SENATE BILL 521** APPOINT ADVISORY COMMITTEES AND EXPERT PANELS, WHICH MAY 1 2 INCLUDE INDIVIDUALS AND REPRESENTATIVES OF INTERESTED PUBLIC OR PRIVATE 3 ORGANIZATIONS: (4) APPLY FOR AND ACCEPT ANY FUNDS, PROPERTY, OR SERVICES FROM 5 ANY PERSON OR GOVERNMENT AGENCY: (5) MAKE AGREEMENTS WITH A GRANTOR OF PAYOR OF FUNDS. 6 7 PROPERTY, OR SERVICES, INCLUDING AN AGREEMENT TO MAKE ANY STUDY, PLAN, 8 DEMONSTRATION, OR PROJECT: PUBLISH AND GIVE OUT ANY INFORMATION THAT RELATES TO THE 9 (6) 10 FINANCIAL ASPECTS OF HEALTH CARE AND IS CONSIDERED DESIRABLE IN THE 11 PUBLIC INTEREST; AND SUBJECT TO THE LIMITATIONS OF THIS SUBTITLE. EXERCISE ANY 13 OTHER POWER THAT IS REASONABLY NECESSARY TO CARRY OUT THE PURPOSES OF 14 THIS SUBTITLE. IN ADDITION TO THE DUTIES SET FORTH ELSEWHERE IN THIS SUBTITLE, 15 (B) 16 THE COMMISSION SHALL: 17 ADOPT RULES AND REGULATIONS THAT RELATE TO ITS MEETINGS. (1) 18 MINUTES, AND TRANSACTIONS; **KEEP MINUTES OF EACH MEETING:** 19 $\left(2\right)$ PREPARE ANNUALLY A BUDGET PROPOSAL THAT INCLUDES THE 20 21 ESTIMATED INCOME OF THE COMMISSION AND PROPOSED EXPENSES FOR ITS 22 ADMINISTRATION AND OPERATION: BEGINNING JULY 1, 1999, AND EACH JULY 1 THEREAFTER, SUBMIT TO 23 24 THE GOVERNOR, TO THE SECRETARY, AND, SUBJECT TO \$ 2,1246 OF THE STATE 25 GOVERNMENT ARTICLE, TO THE GENERAL ASSEMBLY AN ANNUAL REPORT ON THE 26 OPERATIONS AND ACTIVITIES OF THE COMMISSION DURING THE PRECEDING FISCAL 27 YEAR, INCLUDING: A COPY OF EACH SUMMARY, COMPILATION, AND 29 SUPPLEMENTARY REPORT REQUIRED BY THIS SUBTITLE; AND 30 $\frac{(II)}{(II)}$ ANY OTHER FACT, SUGGESTION, OR POLICY 31 RECOMMENDATION THAT THE COMMISSION CONSIDERS NECESSARY: AND EXCEPT FOR CONFIDENTIAL OR PRIVILEGED PATIENT OR MEDICAL 33 INFORMATION, THE COMMISSION SHALL MAKE:

35 REPORT REQUIRED UNDER THIS SUBTITLE AVAILABLE FOR PUBLIC INSPECTION AT

36 THE OFFICE OF THE COMMISSION DURING REGULAR BUSINESS HOURS: AND

EACH REPORT FILED AND EACH SUMMARY, COMPILATION, AND

34

 $\left(\mathbf{H}\right)$ EACH SUMMARY, COMPILATION, AND REPORT AVAILABLE TO 1 2 ANY OTHER STATE AGENCY ON REQUEST. THE COMMISSION MAY CONTRACT WITH A OUALIFIED. 4 INDEPENDENT THIRD PARTY FOR ANY SERVICE NECESSARY TO CARRY OUT THE 5 POWERS AND DUTIES OF THE COMMISSION. UNLESS PERMISSION IS GRANTED SPECIFICALLY BY THE 6 7 COMMISSION, A THIRD PARTY HIRED BY THE COMMISSION MAY NOT RELEASE, 8 PUBLISH, OR OTHERWISE USE ANY INFORMATION TO WHICH THE THIRD PARTY HAS 9 ACCESS UNDER ITS CONTRACT. 10 19 109. (A)(1)IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 12 INDICATED. (2)"FUND" MEANS THE HEALTH CARE ACCESS AND SYSTEMS 14 PERFORMANCE FUND. "HEALTH CARE PRACTITIONER" MEANS ANY INDIVIDUAL WHO 15 16 PROVIDES HEALTH CARE SERVICES AND IS LICENSED UNDER THE HEALTH 17 OCCUPATIONS ARTICLE. 18 (4)"NURSING HOME" MEANS A RELATED INSTITUTION THAT IS 19 CLASSIFIED AS A NURSING HOME. (5) "PAYOR" MEANS: 20 21 (I) A HEALTH INSURER OR NONPROFIT HEALTH SERVICE PLAN 22 THAT HOLDS A CERTIFICATE OF AUTHORITY AND PROVIDES HEALTH INSURANCE 23 POLICIES OR CONTRACTS IN THE STATE IN ACCORDANCE WITH THIS ARTICLE OR 24 THE INSURANCE ARTICLE: $\frac{(II)}{(II)}$ A HEALTH MAINTENANCE ORGANIZATION THAT HOLDS A 26 CERTIFICATE OF AUTHORITY IN THE STATE; OR $\frac{(III)}{(III)}$ A THIRD PARTY ADMINISTRATOR AS DEFINED IN § 15-111 OF 28 THE INSURANCE ARTICLE. 29 (B) SUBJECT TO THE PROVISIONS OF SUBSECTION (D) OF THIS SECTION, THE 30 COMMISSION SHALL ASSESS A FEE ON: ALL HOSPITALS SUBJECT TO A USER FEE ASSESSMENT BY THE 32 HEALTH SERVICES COST REVIEW COMMISSION ON JANUARY 1, 1998: **ALL NURSING HOMES:** 33 $\frac{(2)}{(2)}$

(3) ALL PAYORS; AND

17		SENATE BILL 521
	()	LL HEALTH CARE PRACTITIONERS SUBJECT TO A USER FEE E HEALTH CARE ACCESS AND COST COMMISSION ON JANUARY 1,
4 5	(C) (1) T \$8,000,000 IN ANY FIS	HE TOTAL FEES ASSESSED BY THE COMMISSION MAY NOT EXCEED SCAL YEAR.
8	EXCLUSIVELY TO CO OF FULFILLING THE	HE FEES ASSESSED BY THE COMMISSION SHALL BE USED OVER THE ACTUAL DOCUMENTED DIRECT AND INDIRECT COSTS STATUTORY AND REGULATORY DUTIES OF THE COMMISSION IN THE PROVISIONS OF THIS SUBTITLE.
	FEES ASSESSED IN A	HE COMMISSION SHALL PAY ALL FUNDS COLLECTED FROM THE ACCORDANCE WITH THIS SECTION INTO THE HEALTH CARE MS PERFORMANCE COMMISSION FUND.
13 14	()	HE FEES ASSESSED MAY BE EXPENDED ONLY FOR PURPOSES IE PROVISIONS OF THIS SUBTITLE.
15 16	_	E TOTAL FEES TO BE ASSESSED BY THE COMMISSION UNDER OF THIS SECTION, THE COMMISSION:
17 18	(1) II THIS SUBTITLE, SHA	VLIEU OF THE APPLICATION FEES PROVIDED FOR IN § 19-120 OF ILL ASSESS:
19 20	(-	HOSPITALS AND SPECIAL HOSPITALS FOR A TOTAL AMOUNT 700,000 IN ANY FISCAL YEAR; AND
21 22	`	,
23 24	(2) SE \$2,500,000 IN ANY FE	HALL ASSESS PAYORS FOR A TOTAL AMOUNT NOT EXCEEDING SCAL YEAR; AND
25 26	(-)	HALL ASSESS HEALTH CARE PRACTITIONERS FOR AN AMOUNT NOT IN ANY FISCAL YEAR.
27 28	() ()	HE FEES ASSESSED IN ACCORDANCE WITH THIS SECTION ON CTITIONERS SHALL BE:
29 30	`) INCLUDED IN THE LICENSING FEE PAID TO THE HEALTH CARE CENSING BOARD; AND

32 LICENSING BOARD TO THE COMMISSION ON A QUARTERLY BASIS.

35 PRACTITIONERS.

33 (2) THE COMMISSION MAY ADOPT REGULATIONS THAT WAIVE THE FEE 34 ASSESSED UNDER THIS SECTION FOR A SPECIFIC CLASS OF HEALTH CARE

TRANSFERRED BY THE HEALTH CARE PRACTITIONER'S

- (1)THERE IS A HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE 1 (F) 2 COMMISSION FUND. THE FUND IS A SPECIAL CONTINUING. NONLAPSING FUND THAT IS 4 NOT SUBJECT TO \$ 7 302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE. THE TREASURER SHALL SEPARATELY HOLD, AND THE 6 COMPTROLLER SHALL ACCOUNT FOR. THE FUND. (4)THE FUND SHALL BE INVESTED AND REINVESTED IN THE SAME 8 MANNER AS OTHER STATE FUNDS. (5)ANY INVESTMENT EARNINGS SHALL BE RETAINED TO THE CREDIT 10 OF THE FUND. (6) THE FUND SHALL BE SUBJECT TO AN AUDIT BY THE OFFICE OF 12 LEGISLATIVE AUDITS AS PROVIDED FOR IN § 2 1220 OF THE STATE GOVERNMENT 13 ARTICLE. 14 THIS SECTION MAY NOT BE CONSTRUED TO PROHIBIT THE FUND 15 FROM RECEIVING FUNDS FROM ANY OTHER SOURCE. THE FUND SHALL BE USED ONLY TO PROVIDE FUNDING FOR THE (8) 16 17 COMMISSION AND FOR THE PURPOSES AUTHORIZED UNDER THIS SUBTITLE. **THE COMMISSION SHALL:** 18 (G) 19 ASSESS FEES ON PAYORS IN ACCORDANCE WITH § 15-111 OF (1)(I) 20 THE INSURANCE ARTICLE AND IN A MANNER THAT APPORTIONS THE TOTAL AMOUNT 21 OF THE FEES TO BE ASSESSED ON PAYORS UNDER SUBSECTION (D)(2) OF THIS 22 SECTION AMONG EACH PAYOR BASED ON THE RATIO OF EACH SUCH PAYOR'S TOTAL 23 PREMIUMS COLLECTED IN THE STATE TO THE TOTAL COLLECTED PREMIUMS OF ALL 24 SUCH PAYORS COLLECTED IN THE STATE: AND $\frac{1}{1}$ ON OR BEFORE JUNE 1 OF EACH YEAR, NOTIFY THE INSURANCE 26 COMMISSIONER BY MEMORANDUM OF THE TOTAL ASSESSMENT ON PAYORS FOR 27 THAT YEAR; AND 28 (2)(I) ASSESS FEES FOR EACH HOSPITAL EQUAL TO THE SUM OF: 29 THE AMOUNT EQUAL TO ONE HALF OF THE TOTAL FEES 1. 30 TO BE ASSESSED ON HOSPITALS UNDER SUBSECTION (D)(1)(I) OF THIS SECTION 31 TIMES THE RATIO OF ADMISSIONS TO THE HOSPITAL TO TOTAL ADMISSIONS OF ALL

THE AMOUNT EQUAL TO ONE HALF OF THE TOTAL FEES

- 34 TO BE ASSESSED ON HOSPITALS UNDER SUBSECTION (D)(1)(I) OF THIS SUBSECTION
- 35 TIMES THE RATIO OF GROSS OPERATING REVENUE OF EACH HOSPITAL TO TOTAL
- 36 GROSS OPERATING REVENUES OF ALL HOSPITALS:

32 HOSPITALS: AND

33

1 2	OF:	(II)	ASSESS FEES FOR EACH NURSING HOME EQUAL TO THE SUM
5		E RATIO	1. THE AMOUNT EQUAL TO ONE HALF OF THE TOTAL FEES SING HOMES UNDER SUBSECTION (D)(1)(II) OF THIS OF ADMISSIONS TO THE NURSING HOME TO TOTAL SING HOMES; AND
9	SECTION TIMES TH	E RATIO	2. THE AMOUNT EQUAL TO ONE HALF OF THE TOTAL FEES HING HOMES UNDER SUBSECTION (D)(1)(II) OF THIS OF GROSS OPERATING REVENUE OF EACH NURSING OPERATING REVENUES OF ALL NURSING HOMES;
11		(III)	ESTABLISH MINIMUM AND MAXIMUM ASSESSMENTS; AND
12 13	JUNE 30 OF EACH I	(' /	ASSESS EACH HOSPITAL AND NURSING HOME ON OR BEFORE YEAR.
	` ' ' ' '		BEFORE SEPTEMBER 1 OF EACH YEAR, EACH HOSPITAL AND DUNDER THIS SECTION SHALL MAKE PAYMENT TO THE
17 18	(2) PAYMENTS.	THE CO	OMMISSION SHALL MAKE PROVISIONS FOR PARTIAL
19 20			PAID WITHIN 30 DAYS OF THE AGREED PAYMENT DATE MAY EST PENALTY TO BE DETERMINED BY THE COMMISSION.
21	19-110.		
24	SECRETARY OVER DEPARTMENT DOE	PLANS ES NOT	PRESSLY PROVIDED IN THIS SUBTITLE, THE POWER OF THE , PROPOSALS, AND PROJECTS OF UNITS IN THE INCLUDE THE POWER TO DISAPPROVE OR MODIFY ANY OR DETERMINATION THAT THE COMMISSION MAKES
			OR DETERMINATION THAT THE COMMISSION MAKES IFICALLY DELEGATED BY LAW TO THE COMMISSION.
29	WRITTEN DIRECTI	VE, AN	THE SECRETARY TO TRANSFER, BY RULE, REGULATION, OR Y STAFF, FUNCTIONS, OR FUNDS OF UNITS IN THE APPLY TO ANY STAFF, FUNCTION, OR FUNDS OF THE
31			PART II. HEALTH PLANNING AND DEVELOPMENT.
32	19-111.		
33 34	(a) In [Part I meanings indicated.	THIS P	PART II of this subtitle the following words have the

1	(b)	(1)		nlatory surgical facility" means any center, service, office,
				ore health care practitioners or a group practice, as
3	defined in §	1 301 0	i tne Hea	lth Occupations Article, that:
4			(i)	Has two or more operating rooms;
5			(ii)	Operates primarily for the purpose of providing surgical
6	services to p	atients v	vho do no	ot require overnight hospitalization; and
7 8	facility.		(iii)	Seeks reimbursement from payors as an ambulatory surgical
9		(2)	For pu	rposes of this subtitle, the office of one or more health care
10	practitioner	s or a gr		ice with two operating rooms may be exempt from the
11	certificate o	of need r	equireme	nts under this subtitle if the Commission finds, in its
12	sole discret	ion, that	:	
13 14	safety, and	quality ((i) of the sur	A second operating room is necessary to promote the efficiency, gical services offered; and
15			(ii)	The office meets the criteria for exemption from the certificate
	of need req	uiremen		mbulatory surgical facility in accordance with
	regulations			
18	(e)	"Cortif	icate of r	need" means a certification of public need issued by the
	` /			itle] PART II for a health care project.
20	(d)	["Com	mission"	means the State Health Resources Planning Commission.
21	(e)]	"Feder	al Act" n	neans the National Health Planning and Resources
22	Developme	nt Act o	f 1974 (P	tublic Law 93-641), as amended.
23	[(f)]	(E)	(1)	"Health care facility" means:
24			(i)	A hospital, as defined in § 19-301 of this title;
25			(ii)	A related institution, as defined in § 19-301 of this title;
26			(iii)	An ambulatory surgical facility;
27			(iv)	An inpatient facility that is organized primarily to help in the
				ividuals, through an integrated program of medical and
29	other service	es provi	ded unde	r competent professional supervision;
30			(v)	A home health agency, as defined in § 19 401 of this title;
31			(vi)	A hospice, as defined in § 19-901 of this title; and
32 33	[Part I] TH	IS PART	(vii) TH of thi	Any other health institution, service, or program for which s subtitle requires a certificate of need.

1	(2) Health care facility—does not include:
2 3	(i) A hospital or related institution that is operated, or is listed and certified, by the First Church of Christ Scientist, Boston, Massachusetts;
6	(ii) For the purpose of providing an exemption from a certificate of need under [§ 19-115] § 19-120 of this subtitle, a facility to provide comprehensive care constructed by a provider of continuing care, as defined by Article 70B of the Code, if:
10	1. The facility is for the exclusive use of the provider's subscribers who have executed continuing care agreements for the purpose of utilizing independent living units or domiciliary care within the continuing care facility;
	2. The number of comprehensive care nursing beds in the facility does not exceed 20 percent of the number of independent living units at the continuing care community; and
15 16	3. The facility is located on the campus of the continuing care facility;
	(iii) Except for a facility to provide kidney transplant services or programs, a kidney disease treatment facility, as defined by rule or regulation of the United States Department of Health and Human Services;
	(iv) Except for kidney transplant services or programs, the kidney disease treatment stations and services provided by or on behalf of a hospital or related institution; or
	(v) The office of one or more individuals licensed to practice dentistry under Title 4 of the Health Occupations Article, for the purposes of practicing dentistry.
	[(g)] (F) "Health care practitioner" means a person who is licensed, certified, or otherwise authorized under the Health Occupations Article to provide medical services in the ordinary course of business or practice of a profession.
29 30	[(h)] (G) "Health service area" means an area of this State that the Governor designates as appropriate for planning and developing of health services.
33	[(i)] (H) "Local health planning agency" means a body that the Commission designates to perform health planning and development functions for a health service area.
35	(A) IN ADDITION TO THE DUTIES SET FORTH ELSEWHERE IN THIS SUBTITLE, IN THIS PART II OF THIS SUBTITLE, THE COMMISSION SHALL:

1	VI OF THE FEDERA		CATE AGENCY TO REPRESENT THE STATE UNDER TITLE ATH SERVICE ACT; AND
3 4	(2) STUDIES THAT RE		PARTICIPATE IN OR PERFORM ANALYSES AND
5 6	THE NEEDS OF TH		ACY OF SERVICES AND FINANCIAL RESOURCES TO MEET
7		(II) DISTRI	BUTION OF HEALTH CARE RESOURCES;
8		(III) ALLOC	ATION OF MANPOWER RESOURCES;
9		(IV) ALLOC	ATION OF HEALTH CARE RESOURCES;
10 11	FINANCIAL RESO	()	OF HEALTH CARE IN RELATIONSHIP TO AVAILABLE
12		(VI) ANY O	THER APPROPRIATE MATTER.
	THE GOVERNOR S	HALL DIRECT, A	OUTIES SET FORTH ELSEWHERE IN THIS PART II, AS NECESSARY, A STATE OFFICER OR AGENCY TO THE FUNCTIONS OF THE COMMISSION.
18	THE FEDERAL AC	THAT DOES N	ZES THE FEDERAL ACT AND ANY AMENDMENT TO OT REQUIRE STATE LEGISLATION TO BE EFFECTIVE. IS REPEALED OR EXPIRES, THIS PART II REMAINS IN
20	19-113.		
	(A) (1) CAPACITY IN HEA		ION SHALL PROVIDE FOR A STUDY OF SYSTEMS
23	(2)	THE STUDY SH	ALL:
26	WITH THE POTEN	TAL TO SIGNIF	MINE FOR HEALTH DELIVERY FACILITIES AND SETTINGS ICANTLY IMPACT THE HEALTH CARE SYSTEM IN HOULD BE INCREASED OR DECREASED TO BETTER ATION;
		\ /	NE AND DESCRIBE THE IMPLEMENTATION METHODS Y SHOULD BE ALTERED TO BETTER MEET THE
31 32	COMMUNITIES AN	` '	S THE IMPACT OF THOSE METHODS AND TOOLS ON THE RE DELIVERY SYSTEM.
	CERTIFICATE OF	EED MUST PRO	O INFORMATION THAT AN APPLICANT FOR A OVIDE, THE COMMISSION MAY REQUEST, COLLECT, OR OTHER INFORMATION THAT:

(I) IS NEEDED BY THE COMMISSION TO PERFORM ITS DUTIES 1 2 DESCRIBED IN THIS PART II OF THIS SUBTITLE; AND $\frac{(II)}{(II)}$ IS DESCRIBED IN RULES AND REGULATIONS OF THE 4 COMMISSION. IF A HEALTH CARE FACILITY FAILS TO PROVIDE INFORMATION AS 6 REOUIRED IN THIS SUBSECTION, THE COMMISSION MAY: 7 IMPOSE A PENALTY OF NOT MORE THAN \$100 PER DAY FOR 8 EACH DAY THE VIOLATION CONTINUES AFTER CONSIDERATION OF THE 9 WILLFULNESS AND SERIOUSNESS OF THE WITHHOLDING AS WELL AS ANY PAST 10 HISTORY OF WITHHOLDING OF INFORMATION: (II)ISSUE AN ADMINISTRATIVE ORDER THAT REQUIRES THE 12 APPLICANT TO PROVIDE THE INFORMATION: OR $\frac{(III)}{(III)}$ APPLY TO THE CIRCUIT COURT IN THE COUNTY IN WHICH THE 13 14 FACILITY IS LOCATED FOR LEGAL RELIEF CONSIDERED APPROPRIATE BY THE 15 COMMISSION. 16 (3)THE COMMISSION MAY SEND TO A LOCAL HEALTH PLANNING 17 AGENCY ANY STATISTICAL OR OTHER INFORMATION THE COMMISSION IS 18 AUTHORIZED TO COLLECT UNDER PARAGRAPH (1) OF THIS SUBSECTION. AS EARLY AS POSSIBLE, BUT AT LEAST 60 DAYS BEFORE THE 19 (C) 20 SECRETARY SUBMITS TO THE GOVERNOR THE ANNUAL REVISION OF THE 21 DEPARTMENT'S EXECUTIVE PLAN, THE SECRETARY SHALL SUBMIT THE PROGRAM 22 PLAN AND BUDGETARY PRIORITIES IN THE PLAN TO THE COMMISSION FOR REVIEW 23 AND COMMENT. 24 (2)THE COMMISSION SHALL: 25 SEND TO EACH LOCAL HEALTH PLANNING AGENCY FOR 26 REVIEW AND COMMENT A COPY OF THE PROPOSED BUDGETARY PRIORITIES THAT 27 AFFECT THE HEALTH SERVICE AREA FOR WHICH THE LOCAL HEALTH PLANNING 28 AGENCY IS RESPONSIBLE; AND 29 (II) SUBMIT TO THE SECRETARY ITS COMMENTS ON THE PROPOSED 30 PROGRAM AND BUDGETARY PRIORITIES IN SUFFICIENT TIME FOR THE SECRETARY 31 TO CONSIDER THE COMMENTS PRIOR TO THIS SUBMISSION TO THE GOVERNOR. 32 19-114. 33 (a) In accordance with criteria that the Commission sets, the Governor shall 34 designate health service areas in this State. 35 After a 1 year period, the Governor may review or revise the boundaries of 36 a health service area or increase the number of health service areas, on the 37 Governor's initiative, at the request of the Commission, at the request of a local

- 24 **SENATE BILL 521** government, or at the request of a local health planning agency. Revisions to boundaries of health service areas shall be done in accordance with the criteria established by the Commission and with the approval of the legislature. 4 Within 45 days of receipt of the State health plan or a change in the State 5 health plan, the plan becomes effective unless the Governor notifies the Commission of his intent to modify or revise the State health plan adopted by the Commission. 7 19 115. 8 The Commission shall designate, for each health service area, not more (a) than 1 local health planning agency. 10 (B) Local health systems agencies shall be designated as the local health planning agency for a one year period beginning October 1, 1982, provided that the local health systems agency has: 13 (1)Full or conditional designation by the federal government by October 14 1, 1982; The ability to perform the functions prescribed in subsection [(c)] (D) 15 (2)16 of this section; or 17 (3)Received the support of the local governments in the areas in which 18 the agency is to operate. 19 The Commission shall establish by [regulations] REGULATION [(b)] 20 criteria for designation of local health planning agencies. 21 [(c)] (D) Applicants for designation as the local health planning agency shall, 22 at a minimum, be able to: 23 (1)Assure broad citizen representation, including a board with a 24 consumer majority; Develop a local health plan by assessing local health needs and 25 (2)resources, establishing local standards and criteria for service characteristics, consistent with State specifications, and setting local goals and objectives for systems development; 28
- 29 (3)Provide input into the development of statewide criteria and 30 standards for certificate of need and health planning; and
- 31 Provide input into evidentiary hearings on the evaluation of certificate of need applications from its area. Where no local health planning agency 33 is designated, the Commission shall seek the advice of the local county government of

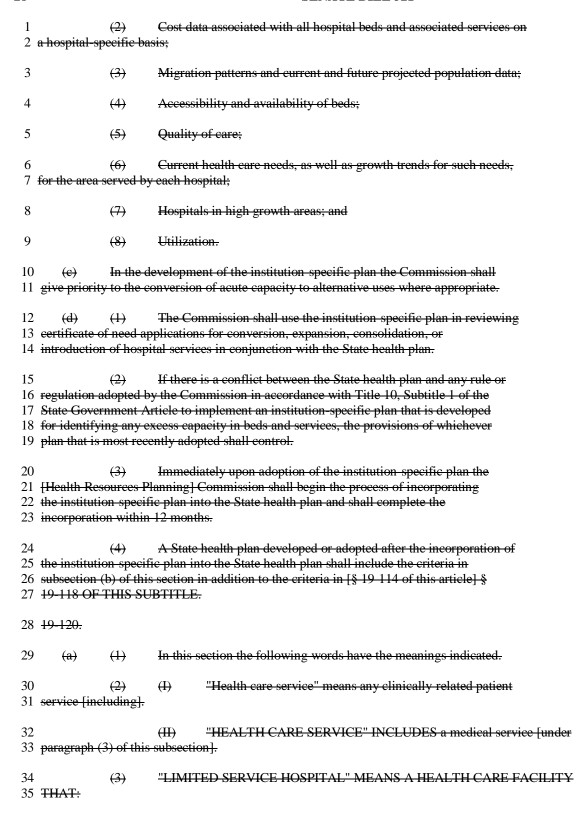
34 the affected area.

35 $\frac{[(d)]}{[d]}$ (E) The Commission shall require that in developing local health plans, 36 each local health planning agency:

1 2	(1) 4-218 of this article;	Use the population estimates that the Department prepares under §	
3 4		Use the figures and special age group projections that the Office of mually for the Commission;	
5	(3)	Meet applicable planning specifications; and	
6 7	(4) among local health p	Work with other local health planning agencies to ensure consistency ans.	
10	THIS SUBTITLE, THE HEALTH PLANNING	TO THE ADOPTION OF A STATE HEALTH PLAN UNDER § 19-118 C HE COMMISSION SHALL PROVIDE THE OPPORTUNITY FOR LOCA IG AGENCIES TO SUBMIT TO THE COMMISSION INFORMATION C HEEDS AND RESOURCES AS IDENTIFIED IN LOCAL HEALTH PLAN	I.
13 14 15 16	program and budgeta Secretary comments days after receiving	ocal health planning agency shall receive the Department's ary priorities no later than July 1 and may submit to the on the proposed program and budgetary priorities within 60 the proposals.	
17	19-117.		
	constitute a health so	The governing body or bodies of 1 or more adjacent counties that rvice area may establish a body to serve as the local health the health service area, by:	
21 22	functions of the prop	(i) Making a joint agreement as to the purpose, structure, and osed body; and	
23 24		(ii) Each enacting an ordinance that designates the proposed body planning agency for the county.	
25 26	\ /	The body so established becomes the local health planning agency if gnates the body as a health planning agency.	
29	planning agency that planning agency, are	rerning board shall exercise all of the powers of the local health, by law, agreement of the counties, or bylaws of the local health not conferred on or reserved to the counties or to another ocal health planning agency.	
31 32		ion to the powers set forth elsewhere in [Part I] THIS PART II of cal health planning agency created under this section may:	
	this subtitle, each loc		

1	(3)		cessary obligations, which may not constitute the obligations
2	of any county in the h	ieaith serv	/ice area;
3	(4)	Acquire	, hold, use, improve, and otherwise deal with property;
4 5	(5) compensation;	Elect of	ficers and appoint agents, define their duties, and set their
6	(6)	Adopt a	nd carry out an employee benefit plan;
7	(7)	Adopt b	ylaws to conduct its affairs; and
8	(8) policies of the local h		help of any person or public agency to carry out the plans and
	poneres of the focul in	curur prur	ming agency.
12	submit annually to th	local heal e governi	on to the duties set forth elsewhere in [Part I] THIS PART II th planning agency created under this section shall ing body of each county in the health service area a
13	report on the activition	es of the f	ocal health planning agency.
14 15	(2) expenses of the local		ort shall include an account of the funds, property, and anning agency in the preceding year.
16	19-118.		
17 18	(a) (1) Commission shall ad		every 5 years, beginning no later than October 1, 1983, the e health plan that includes local health plans.
19	(2)	The plan	n shall include:
20 21	care system;	(i)	A description of the components that should comprise the health
22		(ii)	The goals and policies for Maryland's health care system;
23 24	criteria, and services	(iii) to be regi	Identification of unmet needs, excess services, minimum access ionalized;
25 26	for the health care sy	(iv) stem;	An assessment of the financial resources required and available
27 28	need review; and	(v)	The methodologies, standards, and criteria for certificate of
29 30	where appropriate.	(vi)	Priority for conversion of acute capacity to alternative uses
31 32			shall adopt specifications for the development of local ation with the State health plan.

3		Annually or upon petition by any person, the Commission shall review the plan and publish any changes in the plan that the Commission considers ubject to the review and approval granted to the Governor under this
	(d) public input, of the State I	The Commission shall adopt rules and regulations that ensure broad, public hearings, and consideration of local health plans in development health plan.
8 9	(e) health plan t	(1) The Commission shall include standards and policies in the State hat relate to the certificate of need program.
10		(2) The standards:
11 12	quality of h	(I) [shall] SHALL address the availability, accessibility, cost, and ealth care[. The standards]; AND
13 14	developmen	(II) [are] ARE to be reviewed and revised periodically to reflect notes in health planning, delivery, and technology.
17	methodolog	(3) In adopting standards regarding cost, efficiency, cost effectiveness, feasibility, the Commission may take into account the relevant ies [of the Health Services Cost Review Commission] USED UNDER PART SUBTITLE.
		Annually, the Secretary shall make recommendations to the Commission The Secretary may review and comment on State specifications to be development of the State health plan.
24	industry or	All State agencies and departments, directly or indirectly involved with or for any aspect of regulating, funding, or planning for the health care persons involved in it, shall carry out their responsibilities in a manner with the State health plan and available fiscal resources.
28	duplicate sta	In carrying out its responsibilities under this [Act] PART for hospitals, the n shall recognize [and], BUT MAY not apply, [not] develop, or [not] andards or requirements related to quality which have been adopted and national or State licensing or accrediting authorities.
30	19-119.	
31 32	(a) guide possil	The Commission shall develop and adopt an institution specific plan to ble capacity reduction.
33	(b)	The institution specific plan shall address:
34 35	beds;	(1) Accurate bed count data for licensed beds and staffed and operated



1 2 AND	IS LICENSED AS A HOSPITAL ON OR AFTER JANUARY 1, 1998;
	CHANGES THE TYPE OR SCOPE OF HEALTH CARE SERVICES FING THE FACILITY'S CAPABILITY TO ADMIT OR RETAIN GHT ACUTE MEDICAL SURGICAL CARE.
6 [(3)] (4)	"Medical service" means:
7 (i)	Any of the following categories of health care services:
8	1. Medicine, surgery, gynecology, addictions;
9	2. Obstetrics;
10	3. Pediatrics;
11	4. Psychiatry;
12	5. Rehabilitation;
13	6. Chronic care;
14	7. Comprehensive care;
15	8. Extended care;
16	9. Intermediate care; or
17	10. Residential treatment; or
18 (ii) 19 comprehensive care, or integrated in the State 20 need is projected in the State 20 need in the State 2	Any subcategory of the rehabilitation, psychiatry, ermediate care categories of health care services for which the health plan.
	not assessed a user fee under [§ 19 122] § 19 109 of this
24 (e) The Commiss 25 issuing certificates of need	ion shall adopt rules and regulations for applying for and
27 or methods for determining 28 which a certificate of need 29 alternative approaches and 30 process, and provide incentions.	Commission may adopt, after October 1, 1983, new thresholds the circumstances or minimum cost requirements under application must be filed. [The Commission shall study recommend alternatives that will streamline the current tives for management flexibility through the reduction of the must file for a certificate of need.
32 (2) The 33 Assembly by October 1, 1	Commission shall conduct this study and report to the General P85.]

1	(e) (1) A person shall have a certificate of need issued by the Commission
2	pefore the person develops, operates, or participates in any of the following health
3	care projects for which a certificate of need is required under this section.
4	(2) A certificate of need issued prior to January 13, 1987 may not be
5	endered wholly or partially invalid solely because certain conditions have been
	mposed, if an appeal concerning the certificate of need, challenging the power of the
	Commission to impose certain conditions on a certificate of need, has not been noted
	by an aggrieved party before January 13, 1987.
Ü	sy an aggree to party correct various y 10, 1507.
9	(f) [A] EXCEPT AS PROVIDED IN SUBSECTION (O) OF THIS SECTION, A
-	certificate of need is required before a new health care facility is built, developed, or
	established.
11	estublished.
12	(g) (1) [A] EXCEPT AS PROVIDED IN SUBSECTION (O) OF THIS SECTION, A
13	certificate of need is required before a health care facility is moved to another site.
1.4	
14	(2) This subsection does not apply if:
15	(i) The Commission adopts limits for relocations and the proposed
16	relocation does not exceed those limits; [or]
17	(ii) The relocation is the result of a partial or complete replacement
18	of an existing hospital or related institution, as defined in § 19-301 of this title, and
19	the relocation is to another part of the site or immediately adjacent to the site of the
20	existing hospital or related institution; OR
21	(III) 1. THE RELOCATION IS TO:
22	A. ANOTHER AREA ON OR IMMEDIATELY ADJACENT TO THE
23	SITE OF THE EXISTING HOSPITAL OR RELATED INSTITUTION THAT IS A COMPONENT
	OF A MERGED ASSET ORGANIZATION OF WHICH THE MOVED HEALTH CARE FACILITY
	IS A COMPONENT; OR
26	B. A SITE WITHIN THE PRIMARY SERVICE AREA OF AN
	EXISTING HEALTH CARE FACILITY OR MERGED ASSET ORGANIZATION'S PRIMARY
	SERVICE AREA OF WHICH THE MOVED HEALTH CARE FACILITY IS COMPONENT; AND
20	SERVICE TREET OF WHICH THE MOVED HEALTH CARE TACKETT IS COMPONENT, AND
20	2. AT LEAST 45 DAYS PRIOR TO THE RELOCATION. NOTICE OF
29	
30	THE PROPOSED RELOCATION IS FILED WITH THE COMMISSION.
21	(L) (1) [A] EVCEDT AS DECUMED IN SUBSECTION (A) OF THIS SECTION A
31	(h) (1) [A] EXCEPT AS PROVIDED IN SUBSECTION (O) OF THIS SECTION, A
	certificate of need is required before the bed capacity of a health care facility is
33	changed.
34	(2) This subsection does not apply to any increase or decrease in bed
35	capacity if:
36	(i) During a 2 year period the increase or decrease would not
37	exceed the lesser of 10 percent of the total bed capacity or 10 beds;

1 2	(ii) for an existing medical service	1. ee; and	The increase or decrease would change the bed capacity
3		2.	A. The change would not increase total bed capacity;
4		B.	The change is maintained for at least a 1-year period; and
	written notice to the Commis inventory of the hospital's lice		At least 45 days prior to the change the hospital provides ribing the change and providing an updated complement; or
	[(iii) capacity, written notice of int and	1. ent to cha	At least 45 days before increasing or decreasing bed ange bed capacity is filed with the Commission;
11 12	proposed change:	2.	The Commission in its sole discretion finds that the
	health care facilities, or conv nonhealth related use;	A. ersion of	Is pursuant to the consolidation or merger of 2 or more a health care facility or part of a facility to a
16 17	institution specific plan deve	B. cloped by	Is not inconsistent with the State health plan or the the Commission;
18 19	health care services; and	C.	Will result in the delivery of more efficient and effective
20		D.	Is in the public interest.]
23 24 25	COMPONENTS OF A MER PLANNING REGION AND	RGER O RGED AS O, AT LE	HANGE IN BED CAPACITY IS A RESULT OF A F 2 OR MORE HEALTH CARE FACILITIES THAT ARE SET ORGANIZATION WITHIN THE SAME HEALTH AST 45 DAYS BEFORE THE PROPOSED CHANGE IN BED TO CHANGE BED CAPACITY IS FILED WITH THE
27 28	[(3) Within health care facility of its find		of receiving notice, the Commission shall notify the
		l before t l	S PROVIDED IN SUBSECTION (O) OF THIS SECTION, A ne type or scope of any health care service is fered:
32	(i)	By a he	ealth care facility;
33	(ii)	In space	e that is leased from a health care facility; or
34	(iii)	In space	e that is on land leased from a health care facility.
35	(2) This st	absection	does not apply if:

1 2	(i) services and the proposed el		ommission adopts limits for changes in health care ald not exceed those limits;
	would result from the addition equipment;		roposed change and the annual operating revenue that rely associated with the use of medical
6 7	health care service and the c		roposed change would establish, increase, or decrease a uld not result in the:
8 9	an existing medical service;	1.	Establishment of a new medical service or elimination of
10 11	surgery, or burn or neonatal	2. intensive	
12 13		3. nbulatory	Establishment of a [home health program, hospice v surgical center or facility; or
16	intermediate care, residentia	sion relat	Expansion of a comprehensive care, extended care, nt, psychiatry, or rehabilitation medical ed to an increase in total bed capacity in of this section; [or]
	()	care servi	At least 45 days before increasing or decreasing the ices, written notice of intent to change the volume the Commission;
21 22	proposed change:	2.	The Commission in its sole discretion finds that the
25	health care facilities, [or] T		Is pursuant to the consolidation or merger of 2 or more rsion of a health care facility or part of a facility CONVERSION OF A HOSPITAL TO A LIMITED
27 28		B. eloped an	Is not inconsistent with the State health plan or the adopted by the Commission;
29 30	health care services; and	€.	Will result in the delivery of more efficient and effective
31		D.	Is in the public interest; and
32 33		3. ion shall:	Within 45 days of receiving notice under item 1 of this notify the health care facility of its finding; OR
	CARE SERVICE IS BETW	YEEN 1 O	PROPOSED CHANGE IN THE TYPE OR SCOPE OF A HEALTI OR MORE HEALTH CARE FACILITIES THAT ARE SSET ORGANIZATION WITH THE SAME HEALTH

	COMMISSION WITHIN 45 DAYS PRIOR TO THE CHANGE.
3	[(3) Notwithstanding the provisions of paragraph (2) of this subsection, a certificate of need is required:
5 6	(i) Before an additional home health agency, branch office, or home health care service is established by an existing health care agency or facility;
	(ii) Before an existing home health agency or health care facility establishes a home health agency or home health care service at a location in the service area not included under a previous certificate of need or license;
12 13	(iii) Before a transfer of ownership of any branch office of a home health agency or home health care service of an existing health care facility that separates the ownership of the branch office from the home health agency or home health care service of an existing health care facility which established the branch office; or
15 16	(iv) Before the expansion of a home health service or program by a health care facility that:
17 18	1. Established the home health service or program without a certificate of need between January 1, 1984 and July 1, 1984; and
21	2. During a 1-year period, the annual operating revenue of the home health service or program would be greater than \$333,000 after an annual adjustment for inflation, based on an appropriate index specified by the Commission.]
	(j) (1) [A] EXCEPT AS PROVIDED IN SUBSECTION (O) OF THIS SECTION, A certificate of need is required before any of the following capital expenditures are made by or on behalf of a health care facility:
26 27	(i) Any expenditure that, under generally accepted accounting principles, is not properly chargeable as an operating or maintenance expense, if:
30 31	1. The expenditure is made as part of an acquisition, improvement, or expansion, and, after adjustment for inflation as provided in the regulations of the Commission, the total expenditure, including the cost of each study, survey, design, plan, working drawing, specification, and other essential activity, is more than \$1,250,000;
	2. The expenditure is made as part of a replacement of any plant and equipment of the health care facility and is more than \$1,250,000 after adjustment for inflation as provided in the regulations of the Commission;
36 37	3. The expenditure results in a substantial change in the bed capacity of the health care facility; or

1	4. The expenditure results in the establishment of a new
2	medical service in a health care facility that would require a certificate of need under
3	subsection (i) of this section; or
4	(ii) Any expenditure that is made to lease or, by comparable
	arrangement, obtain any plant or equipment for the health care facility, if:
•	arrangement, octum any prant of equipment for any neutral and invited, in
6	1. The expenditure is made as part of an acquisition,
	improvement, or expansion, and, after adjustment for inflation as provided in the
	rules and regulations of the Commission, the total expenditure, including the cost of
	each study, survey, design, plan, working drawing, specification, and other essential
10	activity, is more than \$1,250,000;
11	2. The expenditure is made as part of a replacement of any
	plant and equipment and is more than \$1,250,000 after adjustment for inflation as
13	provided in the regulations of the Commission;
14	3. The expenditure results in a substantial change in the bed
15	capacity of the health care facility; or
16	4. The expenditure results in the establishment of a new
	medical service in a health care facility that would require a certificate of need under
	subsection (i) of this section.
10	subsection (1) of this section.
19	(2) A contificate of model is magnified before any equipment or plant is
-	(2) A certificate of need is required before any equipment or plant is
	donated to a health care facility, if a certificate of need would be required under
	paragraph (1) of this subsection for an expenditure by the health care facility to
22	acquire the equipment or plant directly.
23	(3) A certificate of need is required before any equipment or plant is
24	transferred to a health care facility at less than fair market value if a certificate of
	need would be required under paragraph (1) of this subsection for the transfer at fair
	market value.
27	(4) A certificate of need is required before a person acquires a health care
	facility if a certificate of need would be required under paragraph (1) of this
	subsection for the acquisition by or on behalf of the health care facility.
29	subsection for the acquisition by or on behan or the nearth care facility.
20	
30	(5) This subsection does not apply to:
31	(i) Site acquisition;
32	(ii) Acquisition of a health care facility if, at least 30 days before
33	making the contractual arrangement to acquire the facility, written notice of the
	intent to make the arrangement is filed with the Commission and the Commission
	does not find, within 30 days after the Commission receives notice, that the health
	services or bed capacity of the facility will be changed;
50	solvices of sea capacity of the facility will be changed,
37	(iii) Acquisition of husiness or office againment that is not directly
	(iii) Acquisition of business or office equipment that is not directly
38	related to patient care;

1 2	(iv) to the acquisition and installati		expenditures to the extent that they are directly related jor medical equipment;
	[(v) of 2 or more health care facility facility to a nonhealth related to	ies, or co	al expenditure made as part of a consolidation or merger nversion of a health care facility or part of a
6 7	notice of intent is filed with the	1. e Commi	At least 45 days before an expenditure is made, written ssion;
8	sole discretion finds that the pr	2. oposed c	Within 45 days of receiving notice, the Commission in its onsolidation, merger, or conversion:
10 11		A. Oped by t	Is not inconsistent with the State health plan or the he Commission as appropriate;
12 13	health care services; and	B.	Will result in the delivery of more efficient and effective
14		C.	Is in the public interest; and
15 16	notify the health care facility of	3. of its find	Within 45 days of receiving notice, the Commission shall ling;]
17 18	[(vi)] construction, or renovation that		A capital expenditure by a nursing home for equipment,
19		1.	Is not directly related to patient care; and
20 21	other rates;	2.	Is not directly related to any change in patient charges or
22 23	[(vii)] 19-301 of this title, for equipn	(VI) nent, con	A capital expenditure by a hospital, as defined in § struction, or renovation that:
24		1.	Is not directly related to patient care; and
25		2.	Does not increase patient charges or hospital rates;
	[(viii)] 19 301 of this title, for a projethat:	(VII) ct in exc	A capital expenditure by a hospital as defined in § ess of \$1,250,000 for construction or renovation
29		1.	May be related to patient care;
32	service associated with the pro- hospital rates of more than \$1.	,500,000	Does not require, over the entire period or schedule of debtotal cumulative increase in patient charges or for the capital costs associated with the project
33	as determined by the Commis Review Commissionl:	sion[, aft	er consultation with the Health Services Cost

1	 At least 45 days before the proposed expenditure is made,
2	the hospital notifies the Commission and within 45 days of receipt of the relevant
3	financial information, the Commission makes the financial determination required
4	under item 2 of this subparagraph; and
5	4. The relevant financial information to be submitted by the
	hospital is defined in regulations promulgated by the Commission[, after
7	consultation with the Health Services Cost Review Commission]; or
0	
8	[(ix)] (VIII) A plant donated to a hospital as defined in § 19-301 of
	this title, which does not require a cumulative increase in patient charges or hospital
	rates of more than \$1,500,000 for capital costs associated with the donated plant as
	determined by the Commission[, after consultation with the Health Services Cost
12	Review Commission] that:
12	1 At least 45 days before the managed denotion is used at
13	T T
	hospital notifies the Commission and within 45 days of receipt of the relevant
	financial information, the Commission makes the financial determination required
16	under this subparagraph; and
17	2. The relevant financial information to be submitted by the
	hospital is defined in regulations [promulgated] ADOPTED by the Commission [after
	consultation with the Health Services Cost Review Commission.
19	consumation with the realth services Cost Review Commission.
20	(6) [Paragraph (5)(vi), (vii), (viii), and (ix)]PARAGRAPH (5)(V) THROUGH
	(VIII) of this subsection may not be construed to permit a facility to offer a new health
	care service for which a certificate of need is otherwise required.
	care service for wither a certificate of freed is order wise required.
23	(7) Subject to the notice requirements of paragraph (5)(ii) of this
	subsection, a hospital may acquire a freestanding ambulatory surgical facility or
	office of one or more health care practitioners or a group practice with one or more
	operating rooms used primarily for the purpose of providing ambulatory surgical
	services if the facility, office, or group practice:
_,	services if the intellity, office, or group produce.
28	(i) Has obtained a certificate of need;
	()
29	(ii) Has obtained an exemption from certificate of need
30	requirements; or
31	(iii) Did not require a certificate of need in order to provide
32	ambulatory surgical services after June 1, 1995.
33	(8) Nothing in this subsection may be construed to permit a hospital to
34	build or expand its ambulatory surgical capacity in any setting owned or controlled by
	the hospital without obtaining a certificate of need from the Commission if the
36	building or expansion would increase the surgical capacity of the State's health care
	system-

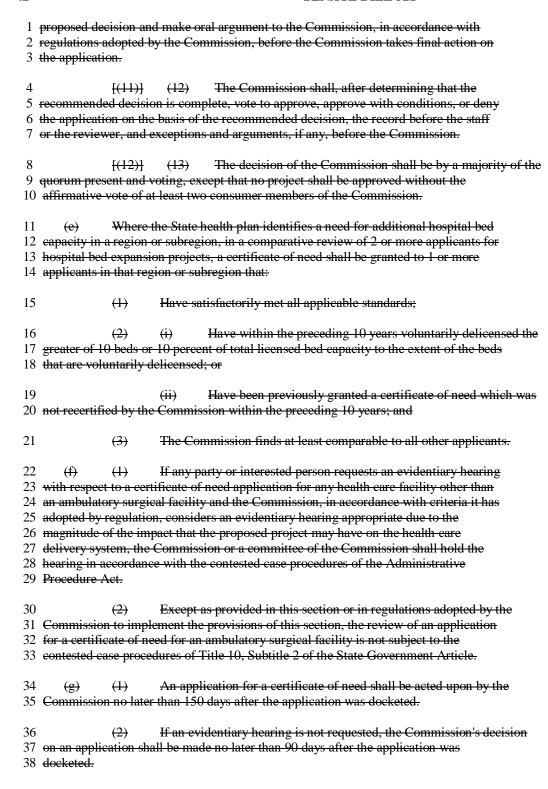
			not requ	iired to c	THSTANDING ANY OTHER PROVISION OF THIS SECTION, lose any hospital or part of a hospital as
4 5	with the Com		At least	4 5 days t	pefore closing, written notice of intent to close is filed
	is not inconsis	stent with	the Stat	e health	in its sole discretion finds that the proposed closing plan or the institution specific plan the public interest; and
9		(3)	Within 4		f receiving notice the Commission notifies the health
	PERSON PR	OPOSIN	G TO C	LOSE A	AYS BEFORE THE CLOSING OR PARTIAL CLOSING, A LL OR PART OF A HOSPITAL SHALL FILE NOTICE OF TIAL CLOSING WITH THE COMMISSION.
16	CLOSE, THI	COMM	HSSION	, IN CO	YS AFTER RECEIPT OF THE NOTICE OF INTENT TO NSULTATION WITH THE HOSPITAL, SHALL HOLD A NG IN THE COUNTY WHERE THE HOSPITAL IS
	SERVICES I	N A CO	UNTY, (CLOSUR	AL THAT IS THE SOLE PROVIDER OF ACUTE CARE E OF THE HOSPITAL SHALL BE PERMITTED ONLY IF HE CLOSING:
21			(I)	IS IN TI	HE PUBLIC INTEREST; AND
22			(II)	IS NOT	INCONSISTENT WITH:
23				1.	THE STATE HEALTH PLAN; OR
24 25	COMMISSIO	ON UND	ER § 19-	2. -119 OF	AN INSTITUTION-SPECIFIC PLAN DEVELOPED BY THE THIS SUBTITLE.
					consolidation" and "merger" include increases es among the components of an organization
29	•	(1)	Operates	more th	an one health care facility; or
30 31	certificate of				nore health care facilities and holds an outstanding care facility.
	` '	r the spe	cial need:	s and circ	any other provision of this section, the Commission cumstances of a county where a medical not exist; and
35 36					shall consider and may approve under this ion to establish, build, operate, or participate

	in a health care project to provide a new medical service in a county if the Commission, in its sole discretion, finds that:
3 4	(i) The proposed medical service does not exist in the county that the project would be located;
5 6	(ii) The proposed medical service is necessary to meet the health care needs of the residents of that county;
7 8	(iii) The proposed medical service would have a positive impact on the existing health care system;
9 10	(iv) The proposed medical service would result in the delivery of more efficient and effective health care services to the residents of that county; and
11 12	(v) The application meets any other standards or regulations established by the Commission to approve applications under this subsection.
15 16 17	(O) (1) SUBJECT TO THE PROVISIONS OF PARAGRAPH (2) OF THIS SUBSECTION, BUT NOTWITHSTANDING ANY OTHER PROVISION OF THIS SECTION, A CERTIFICATE OF NEED IS NOT REQUIRED FOR DEVELOPING, BUILDING, ESTABLISHING, OR OPERATING A HOME HEALTH AGENCY OR HOSPICE PROGRAM OR FOR ANY HEALTH CARE SERVICE THAT A HOME HEALTH AGENCY OR HOSPICE FACILITY PROVIDES.
19 20	(2) A CERTIFICATE OF NEED IS REQUIRED FOR THE CONSTRUCTION OR RENOVATION OF A FACILITY TO PROVIDE INPATIENT HOSPICE CARE.
21	19-121.
	(a) In this section, "health maintenance organization" means a health maintenance organization under Subtitle 7 of this title.
26 27	(b) (1) A health maintenance organization or a health care facility that either controls, directly or indirectly, or is controlled by a health maintenance organization shall have a certificate of need before the health maintenance organization or health care facility builds, develops, operates, purchases, or participates in building, developing, operating, or establishing:
29 30	(i) A hospital, as defined in § 19-301 of this title, or an ambulatory surgical facility or center, as defined in [§ 19-101(f)] § 19-111(E) of this subtitle; and
	(ii) Any other health care project for which a certificate of need is required under [§ 19 115] § 19 120 of this subtitle if that health care project is planned for or used by any nonsubscribers of that health maintenance organization.
	(2) Notwithstanding paragraph (1)(i) of this subsection, a health maintenance organization or a health care facility that either controls, directly or indirectly, or is controlled by a health maintenance organization is not required to

1 obtain a certificate of need before purchasing an existing ambulatory surgical facility or center, as defined in [§ 19-101(f) of this title] § 19-111(E) OF THIS SUBTITLE. 3 An application for a certificate of need by a health maintenance 4 organization or by a health care facility that either controls, directly or indirectly, or is controlled by, a health maintenance organization shall be approved if the Commission finds that the application: 7 Documents that the project is necessary to meet the needs of enrolled (1)8 members and reasonably anticipated new members for the services proposed to be provided by the applicant; and 10 (2)Is not inconsistent with those sections of the State health plan or 11 those sections of the institution-specific plan that govern hospitals, as defined in § 19 301 of this title, and ambulatory surgical facilities or centers, as defined in [§ 13 19-101(f)] § 19-111(E) of this subtitle, or health care projects for which a certificate of 14 need is required under subsection (b)(1)(ii) of this section. 15 19-122. 16 A certificate of need is not required to delete, expand, develop, operate, or participate in a health care project for domiciliary care. 18 19 123. 19 A certificate of need is required before an ambulatory care facility: 20 (1) Offers any health service: 21 (i) Through a health care facility; 22 (ii) In space leased from a health care facility; or 23 (iii) In space on land leased from a health care facility; To provide those services, makes an expenditure, if a certificate of 24 need would be required under [§ 19 115(j)] § 19 120(J) of this subtitle for the expenditure by or on behalf of a health care facility; 27 Acquires medical equipment if a certificate of need would be required under [§ 19 115(k)] § 19 120(K) of this subtitle for the acquisition by a health care 29 facility; or 30 (4)Does anything else for which the Federal Act requires a certificate of 31 need and that the Commission has not exempted from that requirement. 32 19-124. 33 If the Commission receives an application for a certificate of need for a 34 change in the bed capacity of a health care facility, as required under [§ 19 115] § 35 19-120 of this subtitle, or for a health care project that would create a new health care

1	service or abo	lish an c	existing health care service, the Commission shall give notice of
			on in the Maryland Register and give the following notice to:
	0 71		
2	,	11)	Each member of the Consul Assembly in whose district the action is
3		(1)	Each member of the General Assembly in whose district the action is
4	planned;		
5	1	(2)	Each member of the governing body for the county where the action is
5		(4)	Each member of the governing body for the county where the action is
6	planned;		
7	((3)	The county executive mover or chief executive officer if any in
			The county executive, mayor, or chief executive officer, if any, in
8	whose county	or city t	the action is planned; and
9	1	4)	Any health care provider, third party payor, local planning agency, or
-	`	` /	
10	any other per	son the	Commission knows has an interest in the application.
11	(b) I	Gailura t	o give notice [shall] MAY not adversely affect the application.
11	(0)	anuic	to give notice (snair) with i not adversely affect the application.
12	(c) ((1)	All decisions of the Commission on an application for a certificate of
12			gency circumstances posing a threat to public health, shall be
14	consistent wit	th the St	ate health plan and the standards for review established by the
15	Commission.		
		(a)	
16	,	(2)	The mere failure of the State health plan to address any particular
17	project or hea	lth care	service [shall] MAY not alone be deemed to render the project
	1 0		State health plan.
10	meonsistem v	vitii tiite	State nearth plan.
19	•	3)	Unless the Commission finds that the facility or service for which the
		` /	
			e is to be made is not needed or is not consistent with the State
21	health plan, th	ne Com i	mission shall approve an application for a certificate of need
22	required unde	r [8 19	115(j)] § 19-120(J) of this subtitle to the extent that the
	-		• •
23	expenditure is	s to be 1	nade to:
24	•		(i) Eliminate or prevent an imminent safety hazard, as defined by
		or loon	l fire, building, or life safety codes or regulations;
23	icuciai, state,	, or roca	i fire, building, or fire safety codes or regulations,
26	1		(ii) Comply with State licensing standards; or
-			r / r
	i		
27			(iii) Comply with accreditation standards for reimbursement under
28	Title XVIII o	f the So	cial Security Act or under the State Medical Assistance Program
29	approved und	er rue	XIX of the Social Security Act.
30	(d) (1)	The Commission alone shall have final nondelegable authority to act
30	, ,	(1)	The Commission alone shall have final nondelegable authority to act
	, ,		The Commission alone shall have final nondelegable authority to act for a certificate of need, except as provided in this subsection.
	upon an appli	cation f	or a certificate of need, except as provided in this subsection.
31	upon an appli	cation f	or a certificate of need, except as provided in this subsection.
3132	upon an appli	cation f	(2) [Seven] FIVE voting members of the Commission shall be a
3132	upon an appli	cation f	or a certificate of need, except as provided in this subsection.
3132	upon an appli	cation f	(2) [Seven] FIVE voting members of the Commission shall be a
3132	upon an appli quorum TO A	cation f	(2) [Seven] FIVE voting members of the Commission shall be a ON AN APPLICATION FOR A CERTIFICATE OF NEED.
31 32 33	upon an appli quorum TO A	cation f	(2) [Seven] FIVE voting members of the Commission shall be a
31 32 33 34	upon an appli quorum TO A	cation f	(2) [Seven] FIVE voting members of the Commission shall be a ON AN APPLICATION FOR A CERTIFICATE OF NEED. (3) After an application is filed, the staff of the Commission:
3132333435	upon an appli quorum TO A	(1)] ACT UP	(2) [Seven] FIVE voting members of the Commission shall be a ON AN APPLICATION FOR A CERTIFICATE OF NEED. (3) After an application is filed, the staff of the Commission: (i) Shall review the application for completeness within 10 working
3132333435	upon an appli quorum TO A	(1)] ACT UP	(2) [Seven] FIVE voting members of the Commission shall be a ON AN APPLICATION FOR A CERTIFICATE OF NEED. (3) After an application is filed, the staff of the Commission:

1	(ii) May request further information from the applicant.
2	[(3)] (4) The Commission may delegate to a reviewer the responsibility
	for review of an application for a certificate of need, including:
1	(i) The helding of an evidentism has nine if the Commission in
4	(i) The holding of an evidentiary hearing if the Commission, in accordance with criteria it has adopted by regulation, considers an evidentiary
	hearing appropriate due to the magnitude of the impact the proposed project may
	have on the health care delivery system; and
0	(ii) Proposation of a recommended decision for consideration by the
8	(ii) Preparation of a recommended decision for consideration by the full Commission-
9	tun Commission.
10	[(4)] (5) The Commission shall designate a single Commissioner to act
11	as a reviewer for the application and any competing applications.
12	[(5)] (6) The Commission shall delegate to its staff the responsibility for
13	an initial review of an application, including, in the event that no written comments
	on an application are submitted by any interested party other than the staff of the
	Commission, the preparation of a recommended decision for consideration by the full
16	Commission.
1.7	
17	[(6)] (7) Any "interested party" may submit written comments on the application in accordance with procedural regulations adopted by the Commission.
10	application in accordance with procedural regulations adopted by the Commission.
19	[(7)] (8) The Commission shall define the term "interested party" to
20	include, at a minimum:
21	(i) The staff of the Commission;
	(-)
22	(ii) Any applicant who has submitted a competing application; and
23	(iii) Any other person who can demonstrate that the person would
24	be adversely affected by the decision of the Commission on the application.
25	[(9)] (0) The assistance shall assist the application assumitted
25	[(8)] (9) The reviewer shall review the application, any written comments on the application, and any other materials permitted by this section or by
	the Commission's regulations, and present a recommended decision on the application
	to the full Commission.
20	to the full Commission.
29	[(9)] (10) (i) An applicant and any interested party may request the
30	opportunity to present oral argument to the reviewer, in accordance with regulations
	adopted by the Commission, before the reviewer prepares a recommended decision on
32	the application for consideration by the full Commission.
33	(ii) The reviewer may grant, deny, or impose limitations on an
	interested party's request to present oral argument to the reviewer.
35	[(10)] (11) Any interested party who has submitted written comments
36	under paragraph [(6)] (7) of this subsection may submit written exceptions to the



	, ,	his subt	The applicant or any aggrieved party, as defined in [§ 19-120(a)] § itle, may petition the Commission within 15 days for a
4 5	,		The Commission shall decide whether or not it will reconsider its as of receipt of the petition for reconsideration.
6 7	days of its dec		The Commission shall issue its reconsideration decision within 30 the petition.
10 11	period, the app after expiration application.	olicant n	ommission does not act on an application within the required may file with a court of competent jurisdiction within 60 days period a petition to require the Commission to act on the
13 14		olation (for the county where a health care project is being developed or of [Part I] THIS PART II of this subtitle may enjoin further tion.
	19-126.	1)	In this section, "exemisted monty" mapped
		the Cor	In this section, "aggrieved party" means: (i) An interested party who presented written comments on the mmission and who would be adversely affected by the decision of the project; or
21			(ii) The Secretary.
22 23			The grounds for appeal by the Secretary shall be that the decision is State health plan or adopted standards.
24 25	(b) (of judicial rev		A decision of the Commission shall be the final decision for purposes
			A request for a reconsideration will stay the final decision of the oses of judicial review until a decision is made on the
	COMMISSIO	N TO T	GRIEVED PARTY MAY NOT APPEAL A FINAL DECISION OF THE THE BOARD OF REVIEW BUT MAY TAKE A DIRECT JUDICIAL APPEAL OF THE FINAL DECISION OF THE COMMISSION.
32 33	[(c)] (appeal.	D)	The Commission is a necessary party to an appeal at all levels of the
35	[(d)] (commission review where:	may app	In the event of an adverse decision that affects its final decision, the ly within 30 days by writ of certiorari to the Court of Appeals for

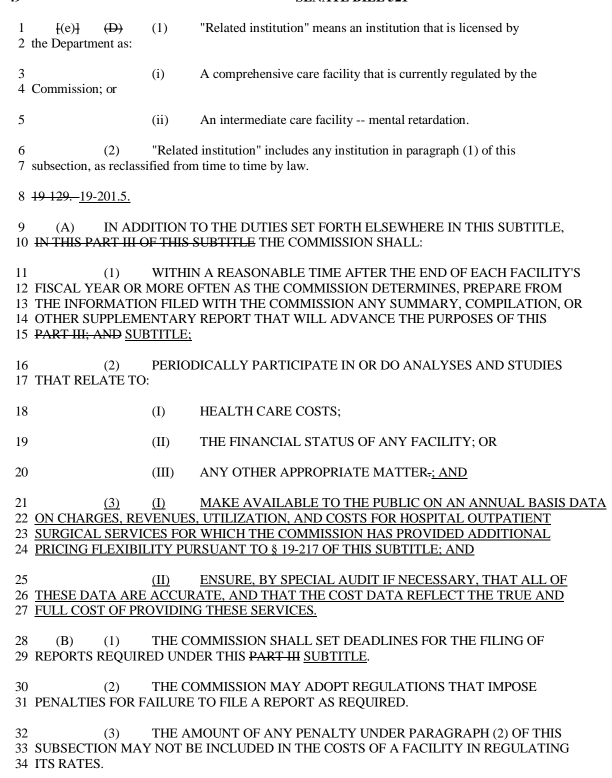
2	same statute has been construed differently by 2 or more judges; or
3	(2) There are other special circumstances that render it desirable and in the public interest that the decision be reviewed.
5	19-127.
	[(a) Notwithstanding the fact that a merger or consolidation may limit free economic competition, the Commission may approve the merger or consolidation of 2 or more hospitals if the merger or consolidation:
9 10	(1) Is not inconsistent with the State health plan or any institution-specific plan;
11 12	(2) Will result in the delivery of more efficient and effective hospital services; and
13	(3) Is in the public interest.]
16	(A) (1) NOTWITHSTANDING ANY OTHER PROVISION OF THIS PART II OF THIS SUBTITLE, SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, APPROVAL BY THE COMMISSION OF A MERGER OR CONSOLIDATION OF 2 OR MORE HOSPITALS IS NOT REQUIRED.
	(2) AT LEAST 45 DAYS PRIOR TO A MERGER OR CONSOLIDATION UNDER PARAGRAPH (1) OF THIS SUBSECTION, NOTICE OF THE MERGER OR CONSOLIDATION SHALL BE FILED WITH THE COMMISSION.
23 24 25	(b) Notwithstanding the fact that a merger or consolidation or the joint ownership and operation of major medical equipment may limit free economic competition, a hospital may engage in a merger or consolidation or the joint ownership of major medical equipment [that has been approved by the Commission under this section] FOR WHICH NOTICE WAS FILED IN ACCORDANCE WITH SUBSECTION (A) OF THIS SECTION.
27	PART III. HEALTH CARE FACILITY RATE SETTING.
28	<u>19-101.</u>
	(i) "Local health planning agency" means a body that the [Commission] DEPARTMENT designates to perform health planning and development functions for a health service area.
32	<u>19-110.</u>
33 34	(a) In accordance with criteria that the [Commission] DEPARTMENT sets, the Governor shall designate health service areas in this State.

1 After a 1-year period, the Governor may review or revise the boundaries of (b) 2 a health service area or increase the number of health service areas, on the 3 Governor's initiative, at the request of the [Commission] DEPARTMENT, at the 4 request of a local government, or at the request of a local health planning agency. 5 Revisions to boundaries of health service areas shall be done in accordance with the 6 criteria established by the [Commission] DEPARTMENT and with the approval of the 7 legislature. 8 Within 45 days of receipt of the State health plan or a change in the State (c) 9 health plan, the plan becomes effective unless the Governor notifies the 10 [Commission] DEPARTMENT of his intent to modify or revise the State health plan 11 adopted by the [Commission] DEPARTMENT. 12 19-111. 13 (a) The [Commission] DEPARTMENT shall designate, for each health service 14 area, not more than 1 local health planning agency. 15 Local health systems agencies shall be designated as the local health (B) 16 planning agency for a one-year period beginning October 1, 1982, provided that the 17 local health systems agency has: 18 Full or conditional designation by the federal government by October <u>(1)</u> 19 <u>1, 1</u>982; 20 The ability to perform the functions prescribed in subsection [(c)] (D) (2) 21 of this section; or 22 (3) Received the support of the local governments in the areas in which 23 the agency is to operate. 24 (C) The [Commission] DEPARTMENT shall establish by [regulations] [(b)]25 REGULATION criteria for designation of local health planning agencies. 26 [(c)](D) Applicants for designation as the local health planning agency shall, at a minimum, be able to: 27 Assure broad citizen representation, including a board with a consumer majority; AND 30 **(2)** Develop a local health plan by assessing local health needs and 31 resources, establishing local standards and criteria for service characteristics, 32 consistent with State specifications, and setting local goals and objectives for systems 33 development[; 34 Provide input into the development of statewide criteria and 35 standards for certificate of need and health planning; and Provide input into evidentiary hearings on the evaluation of 37 certificate of need applications from its area. Where no local health planning agency

	is designated, the Cothe affected area].	ommissior	a shall seek the advice of the local county government of
		ECTED I	OMMISSION SHALL ESTABLISH CRITERIA FOR OBTAINING OCAL HEALTH PLANNING AGENCIES WHEN CONSIDERING RTIFICATE OF NEED.
	(2) COMMISSION SH THE AFFECTED A	ALL SEE	E NO LOCAL HEALTH PLANNING AGENCY IS DESIGNATED, THE K THE ADVICE OF THE LOCAL COUNTY GOVERNMENT OF
9 10	[(d)] (F) local health plans, e		ommission] DEPARTMENT shall require that in developing health planning agency:
11 12	(1) 4-218 of this article		population estimates that the Department prepares under §
13 14	(2) Planning prepares a		figures and special age group projections that the Office of or the [Commission] DEPARTMENT;
15	<u>(3)</u>	Meet ap	oplicable planning specifications; and
16 17	(4) among local health		vith other local health planning agencies to ensure consistency
20	THIS SUBTITLE, HEALTH PLANN	THE DEP ING AGE	ADOPTION OF A STATE HEALTH PLAN UNDER § 19-114 OF ARTMENT SHALL PROVIDE THE OPPORTUNITY FOR LOCAL NCIES TO SUBMIT TO THE DEPARTMENT INFORMATION ON AND RESOURCES AS IDENTIFIED IN LOCAL HEALTH PLANS.
22	<u>19-114.</u>		
	(a) (1) [Commission] DEF health plans.		every 5 years, beginning no later than October 1, 1983, the NT shall adopt a State health plan that includes local
26	<u>(2)</u>	The pla	n shall include:
27 28	care system;	<u>(i)</u>	A description of the components that should comprise the health
29		<u>(ii)</u>	The goals and policies for Maryland's health care system;
30 31	criteria, and service	(iii) es to be reg	Identification of unmet needs, excess services, minimum access gionalized;
32 33	for the health care s	(iv) system;	An assessment of the financial resources required and available
34 35	need review; and	<u>(v)</u>	The methodologies, standards, and criteria for certificate of

1 2	where appropriate. (vi) Priority for conversion of acute capacity to alternative uses
3 4	(b) The [Commission] DEPARTMENT shall adopt specifications for the development of local health plans and their coordination with the State health plan.
7	(c) Annually or upon petition by any person, the [Commission] DEPARTMENT shall review the State health plan and publish any changes in the plan that the [Commission] DEPARTMENT considers necessary, subject to the review and approval granted to the Governor under this subtitle.
	(d) The [Commission] DEPARTMENT shall adopt rules and regulations that ensure broad public input, public hearings, and consideration of local health plans in development of the State health plan.
14 15 16 17 18	(e) The [Commission] DEPARTMENT shall include standards and policies in the State health plan that relate to the certificate of need program. The standards shall address the availability, accessibility, cost, and quality of health care. The standards are to be reviewed and revised periodically to reflect new developments in health planning, delivery, and technology. In adopting standards regarding cost, efficiency, cost-effectiveness, or financial feasibility, the [Commission] DEPARTMENT may take into account the relevant methodologies of the Health Services Cost Review Commission.
	[(f) Annually, the Secretary shall make recommendations to the Commission on the plan. The Secretary may review and comment on State specifications to be used in the development of the State health plan.]
	(F) THE DEPARTMENT MAY, IN CONSULTATION WITH THE COMMISSION, DELEGATE TO THE COMMISSION THE PLANNING FUNCTIONS NECESSARY TO SUPPORT THE CERTIFICATE OF NEED PROGRAM.
28	(g) All State agencies and departments, directly or indirectly involved with or responsible for any aspect of regulating, funding, or planning for the health care industry or persons involved in it, shall carry out their responsibilities in a manner consistent with the State health plan and available fiscal resources.
32 33	(h) In carrying out its responsibilities under this [Act] SUBTITLE for hospitals, the [Commission] DEPARTMENT shall recognize [and] BUT MAY not apply, [not] develop, or [not] duplicate standards or requirements related to quality which have been adopted and enforced by national or State licensing or accrediting authorities.
35	<u>19-122.</u>
36 37	(b) (1) The Commission, in lieu of the application fees provided for in § 19-115(b) of this subtitle, shall impose a user fee on facilities.
38 39	(2) Notwithstanding paragraph (3) of this subsection, the total user fees assessed by the Commission may not exceed \$3,250,000 in any fiscal year.

	special fund a	ppropria	tion for t	l user fees assessed by the Commission may not exceed the he Commission AND FOR THE HEALTH PLANNING RTMENT UNDER THIS SUBTITLE by more than 20%.
4 5				nmission shall pay all funds collected from fees assessed in to the Health Resources Planning Commission Fund.
6	<u>)</u>	<u>(5)</u>	All user	fee revenue assessed by the Commission:
7			<u>(I)</u>	[shall] SHALL be used exclusively to cover:
	fulfilling the s			1. [the] THE actual documented direct and indirect costs of latory duties of the Commission in accordance with]; and
11 12	<u>DEPARTME</u>	NT UNI	DER THI	2. THE HEALTH PLANNING FUNCTIONS OF THE IS SUBTITLE; AND
13 14	provisions of		(II) title.	[may] MAY only be expended for purposes authorized by the
15	19-128. <u>19-2</u>	<u>01.</u>		
16 17	(a) I meanings ind		ubtitle] I	PART III OF THIS SUBTITLE the following words have the
18	(b) {	"Comm	ission" m	neans the State Health Services Cost Review Commission.
19	(c)]	'Facility	" means,	whether operated for a profit or not:
20	((1)	Any hos	pital; or
21	((2)	Any rela	ited institution.
22	[(d)] ((C)	(1)	"Hospital services" means:
23 24	Regulation 42			Inpatient hospital services as enumerated in Medicare , as amended;
25			(ii)	Emergency services;
26 27	THE COMM	ISSION	(iii) BY REC	Outpatient services provided at the hospital, AS DEFINED BY GULATION; and
28 29	Commission-	approve	(iv) d rates or	Identified physician services for which a facility has a June 30, 1985.
30 31	services.	(2)	"Hospita	al services" does not include outpatient renal dialysis



1 2	(C) SHALL MA		T FOR PRIVILEGED MEDICAL INFORMATION, THE COMMISSION
5		N AT TH	EACH REPORT FILED AND EACH SUMMARY, COMPILATION, AND UNDER THIS PART III SUBTITLE AVAILABLE FOR PUBLIC HE OFFICE OF THE COMMISSION DURING REGULAR BUSINESS
7 8	AGENCY O	(2) N REQU	EACH SUMMARY, COMPILATION, AND REPORT AVAILABLE TO ANY JEST.
9	19-130.		
	First Church		Except for a facility that is operated or is listed and certified by the st, Scientist, Boston, Massachusetts, the Commission has pital services offered by or through all facilities.
13 14	service shall	(2) termina	The jurisdiction of the Commission over any identified physician te for a facility on the request of the facility.
15 16	the rate on J	(3) une 30, 1	The rate approved for an identified physician service may not exceed 985, adjusted by an appropriate index of inflation.
17	(b)	The Cor	mmission may not set rates for related institutions until:
18 19	reimburse re	(1) clated ins	State law authorizes the State Medical Assistance Program to titutions at Commission rates; and
	to accept Co		The United States Department of Health and Human Services agrees n-rates as a method of providing federal financial participation in sistance Program.
23	19 131.		
24	The Cor	nmission	-shall:
25		(1)	Require each facility to disclose publicly:
26			(i) Its financial position; and
27 28	verified tota	l costs in	(ii) As computed by methods that the Commission determines, the curred by the facility in providing health services;
29		(2)	Review for reasonableness and certify the rates of each facility;
30 31	its financial	(3) requirem	Keep informed as to whether a facility has enough resources to meet nents;
32 33	resources; a	(4) nd	Concern itself with solutions if a facility does not have enough

1	(5)	Assure each purchaser of health care facility services that:
2 3	facility are reasonabl	(i) The total costs of all hospital services offered by or through a e;
4 5	aggregate costs of th	(ii) The aggregate rates of the facility are related reasonably to the e facility; and
6 7	without undue discri	(iii) Rates are set equitably among all purchasers of services mination.
8	19 132.	
		mmission shall assess the underlying causes of hospital and make recommendations to the General Assembly on the ernatives to:
12	(1)	Reduce uncompensated care; and
13	(2)	Assure the integrity of the payment system.
		ommission may adopt regulations establishing alternative methods sonable total costs of hospital uncompensated care provided that ods:
17	(1)	Are in the public interest;
18	(2)	Will equitably distribute the reasonable costs of uncompensated care;
19 20	(3) included in hospital	Will fairly determine the cost of reasonable uncompensated care rates;
21 22	(4) credit and collection	Will continue incentives for hospitals to adopt efficient and effective policies; and
23 24	(5) of Maryland's Medic	Will not result in significantly increasing costs to Medicare or the loss care Waiver under § 1814(b) of the Social Security Act.
	adopted by the Com	nds generated through hospital rates under an alternative method mission in accordance with subsection (b) of this section may only be delivery of hospital uncompensated care.
28	19-133.	
29 30	(A) (1) INDICATED.	IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
31 32	(2) SERVICE, OFFICE	(I) "AMBULATORY SURGICAL FACILITY" MEANS ANY CENTER, FACILITY, OR OTHER ENTITY THAT:

35 OR SIMILAR ASSOCIATION:

_	SERVITE BIED 321
	1. OPERATES PRIMARILY FOR THE PURPOSE OF PROVIDING SURGICAL SERVICES TO PATIENTS REQUIRING A PERIOD OF POSTOPERATIVE OBSERVATION BUT NOT REQUIRING OVERNIGHT HOSPITALIZATION; AND
4 5	2. SEEKS REIMBURSEMENT FROM PAYORS AS AN AMBULATORY SURGERY CENTER.
6	(II) "AMBULATORY SURGICAL FACILITY" DOES NOT INCLUDE:
	1. THE OFFICE OF ONE OR MORE HEALTH CARE PRACTITIONERS SEEKING ONLY PROFESSIONAL REIMBURSEMENT FOR THE PROVISIONS OF MEDICAL SERVICES, UNLESS:
	A. THE OFFICE OPERATES UNDER CONTRACT OR OTHER AGREEMENT WITH A PAYOR AS AN AMBULATORY SURGICAL FACILITY REGARDLESS OF WHETHER IT IS PAID A TECHNICAL OR FACILITY FEE; OR
	B. THE OFFICE IS DESIGNATED TO RECEIVE AMBULATORY SURGICAL REFERRALS IN ACCORDANCE WITH UTILIZATION REVIEW OR OTHER POLICIES ADOPTED BY A PAYOR;
16 17	2. ANY FACILITY OR SERVICE OWNED OR OPERATED BY A HOSPITAL AND REGULATED UNDER THIS PART III OF THIS SUBTITLE;
18 19	3. THE OFFICE OF A HEALTH CARE PRACTITIONER WITH NOT MORE THAN ONE OPERATING ROOM IF:
20 21	A. THE OFFICE DOES NOT RECEIVE A TECHNICAL OR FACILITY FEE; AND
22 23	B. THE OPERATING ROOM IS USED EXCLUSIVELY BY THE HEALTH CARE PRACTITIONER FOR PATIENTS OF THE HEALTH CARE PRACTITIONER;
24 25	4. THE OFFICE OF A GROUP OF HEALTH CARE PRACTITIONERS WITH NOT MORE THAN ONE OPERATING ROOM IF:
26 27	A. THE OFFICE DOES NOT RECEIVE A TECHNICAL OR FACILITY FEE; AND
28 29	B. THE OPERATING ROOM IS USED EXCLUSIVELY BY MEMBERS OF THE GROUP PRACTICE FOR PATIENTS OF THE GROUP PRACTICE; OR
30 31	5. AN OFFICE OWNED OR OPERATED BY ONE OR MORE DENTISTS LICENSED UNDER THE HEALTH OCCUPATIONS ARTICLE.
	(3) "GROUP PRACTICE" MEANS A GROUP OF TWO OR MORE HEALTH CARE PRACTITIONERS LEGALLY ORGANIZED AS A PARTNERSHIP, PROFESSIONAL CORPORATION, FOUNDATION, NONPROFIT CORPORATION, FACULTY PRACTICE PLAN,

36 SURGICAL SERVICES.

3	THAT THE PRACTI	TIONER	IN WHICH EACH HEALTH CARE PRACTITIONER WHO IS A ROVIDES SUBSTANTIALLY THE FULL RANGE OF SERVICES ROUTINELY PROVIDES THROUGH THE JOINT USE OF ACILITIES, EQUIPMENT, AND PERSONNEL;
5 6	HEALTH CARE PRA	(II) ACTITIO	FOR WHICH SUBSTANTIALLY ALL OF THE SERVICES OF THE NERS WHO ARE MEMBERS OF THE GROUP ARE:
7			1. PROVIDED THROUGH THE GROUP; AND
8 9	RECEIVED ARE TR	EATED .	2. BILLED IN THE NAME OF THE GROUP AND ANY AMOUNTS AS RECEIPTS OF THE GROUP; AND
			IN WHICH THE OVERHEAD EXPENSES OF AND THE INCOME STRIBUTED IN ACCORDANCE WITH METHODS PREVIOUSLY WAL BASIS BY MEMBERS OF THE GROUP.
15	ARTICLE TO PROV	HERWIS IDE ME	TH CARE PRACTITIONER" MEANS A PERSON WHO IS LICENSED, SE AUTHORIZED UNDER THE HEALTH OCCUPATIONS DICAL SERVICES, IN THE USINESS OR PRACTICE OF A PROFESSION.
17 18	(5) THERAPEUTIC OR		CAL SERVICES" MEANS ANY INVASIVE PROCEDURE WHETHER OSTIC INVOLVING THE USE OF:
19		(I)	ANY CUTTING INSTRUMENT;
20 21	LAPAROSCOPIC E	(II) QUIPME	MICROSCOPIC, ENDOSCOPIC, ARTHROSCOPIC, OR NT; OR
22 23	OTHER TISSUE.	(III)	A LASER FOR THE REMOVAL OR REPAIR OF AN ORGAN OR
26 27	SERVICES FOR INI SHALL ADOPT RE- FINANCE THE RE-	DIVIDU/ GULATI ASONAB	CESS TO MEDICALLY NECESSARY OUTPATIENT SURGICAL ALS WITHOUT HEALTH INSURANCE, THE COMMISSION ONS ESTABLISHING A METHOD AND MECHANISM TO LE TOTAL COST OF UNCOMPENSATED CARE PERFORMED IBULATORY SURGICAL FACILITIES.
29 30	(C) (1) SUBSECTION (B) (ETHOD AND MECHANISM ADOPTED BY REGULATION UNDER SECTION SHALL:
31 32	COMMISSION UNI	(I) DER § 19	BE CONSISTENT WITH THE METHOD ADOPTED BY THE 132 OF THIS SUBTITLE; AND
			INCLUDE AN ASSESSMENT ON EACH AMBULATORY SURGICAL BLE UNCOMPENSATED CARE COSTS THAT IS EQUAL TO THE BLT INCLUDED IN HOSPITAL OUTPATIENT CHARGES FOR

_		BE OFFS	SSESSMENT CHARGED TO EACH AMBULATORY SURGICAL SET BY THE ACTUAL DOCUMENTED REASONABLE PROVIDED BY THE AMBULATORY SURGICAL FACILITY.
6 7 8	ADOPTED BY REC SECTION MAY BE UNCOMPENSATE	ULATIC USED C D CARE	ENERATED THROUGH THE METHOD AND MECHANISM ON BY THE COMMISSION UNDER SUBSECTION (B) OF THIS ONLY TO FINANCE THE DELIVERY OF REASONABLE FOR OUTPATIENT SURGICAL PROCEDURES AND SERVICES ED IN HOSPITAL BASED AND AMBULATORY SURGICAL
10	19-134.		
	(a) (1) committee, the Com and financial reporti	mission s	ublic hearings and consultation with any appropriate advisory shall adopt, by [rule or] regulation, a uniform accounting n that:
14 15	determines; and	(i)	Includes any cost allocation method that the Commission
16 17	expenses, outlays, li	(ii) abilities,	Requires each facility to record its income, revenues, assets, and units of service.
18 19	(2) reporting system.	Each fa	cility shall adopt the uniform accounting and financial
22	Commission may all financial reporting s	low and pystem to	ith this [subtitle] PART III OF THIS SUBTITLE, the provide for modifications in the uniform accounting and reflect correctly any differences among facilities in their or scope or type of service.
24	19-135.		
			e fiscal year for a facility at least 120 days following a lat any other interval that the Commission sets, the
28	(1)	A balar	nce sheet that details its assets, liabilities, and net worth;
29	(2)	A state	ment of income and expenses; and
30 31	(3) in providing services		ner report that the Commission requires about costs incurred
32	(b) (1)	A repor	t under this section shall:
33		(i)	Be in the form that the Commission requires;
34		(ii)	Conform to the uniform accounting and financial reporting

35 system adopted under § 19 134 OF this subtitle; and

1	(iii) Be certified as follows:
2 3	1. For the University of Maryland Hospital, by the Legislative Auditor; or
4	2. For any other facility, by its certified public accountant.
7	(2) If the Commission requires, responsible officials of a facility also shall attest that, to the best of their knowledge and belief, the report has been prepared in conformity with the uniform accounting and financial reporting system adopted under § 19-134 OF this subtitle.
9	19 136.
	(a) Except as provided in subsection (c) of this section, a facility shall notify the Commission at least 30 days prior to executing any financial transaction, contract, or other agreement that would:
13 14	(1) Pledge more than 50% of the operating assets of the facility as collateral for a loan or other obligation; or
15 16	(2) Result in more than 50% of the operating assets of the facility being sold, leased, or transferred to another person or entity.
19	(b) Except as provided in subsection (c) of this section, the Commission shall publish a notice of the proposed financial transaction, contract, or other agreement reported by a facility in accordance with subsection (a) of this section in a newspaper of general circulation in the area where the facility is located.
23 24 25	(c) The provisions of this section do not apply to any financial transaction, contract, or other agreement made by a facility with any issuer of tax exempt bonds, including the Maryland Health and Higher Education Facilities Authority, the State, or any county or municipal corporation of the State, if a notice of the proposed issuance of revenue bonds that meets the requirements of § 147(f) of the Internal Revenue Code has been published.
27	19 137.
28 29	(A) The Commission shall require each facility to give the Commission information that:
30	(1) Concerns the total financial needs of the facility;
31 32	(2) Concerns its current and expected resources to meet its total financial needs;
33 34	(3) Includes the effect of any proposal made, under [Subtitle 1 of this title] PART II OF THIS SUBTITLE, on comprehensive health planning; and
35 36	(4) Includes physician information sufficient to identify practice patterns of individual physicians across all facilities.

1	(B)				physicians are confidential and are not
	be disclosed			vidence	in a civil or criminal proceeding, and may only
4			[(i)]	(1)	The utilization review committee of a Maryland hospital;
5 6	Maryland; or	r	[(ii)]	(2)	The Medical and Chirurgical Faculty of the State of
7			[(iii)]	(3)	The State Board of Physician Quality Assurance.
8	19-138.				
	(a) that the Con facility servi	nmission	considers		riew costs and rates and make any investigation ary to assure each purchaser of health care
12 13	are reasonal	(1) ole;	The total	l costs o	f all hospital services offered by or through a facility
14 15	aggregate co	(2) osts of th		-	tes of the facility are related reasonably to the
16 17		(3) without u			equitably among all purchasers or classes of on or preference.
	` /	ı may rev	view and a		or disapprove the reasonableness of any rate
21 22	with this [su	(2) ıbtitle] P			harge for services only at a rate set in accordance SUBTITLE.
23 24		(3) count obj			ne reasonableness of rates, the Commission may of efficiency and effectiveness.
27	services and	l, if it is i sion may	n the publ / promote	ic intere and app	cient and effective use of health care facility est and consistent with this [subtitle] PART III, rove alternate methods of rate determination al nature.
29	19-139. <u>19-</u>	<u>-217.</u>			
	` /				stical information needed for rate review and le all relevant financial and accounting
33		(2)	The info	rmation	shall include:
34			(i)	Necessa	ary operating expenses;

1 2	patients who cannot of	(ii) or do not	Appropriate expenses that are incurred in providing services to pay;
3		(iii)	Incurred interest charges; and
4 5	expected useful life o	(iv) f propert	Reasonable depreciation expenses that are based on the y or equipment.
	(b) (1) classes of charges that of this subtitle.		mmission shall define, by [rule or] regulation, the types and t be changed, except as specified in {\\$ 19-219} \\$ 19-141
11		ALL MA	CT TO THE PROVISIONS OF THIS SUBSECTION, THE Y ALLOW HOSPITALS TO CHARGE BELOW RATES FOR HOSPITAL OUTPATIENT SURGICAL SERVICES
			THE COMMISSION CONTINUES TO SET THE MAXIMUM THESE HOSPITAL OUTPATIENT SURGICAL SERVICES FOR HEALTH INSURANCE COVERAGE ALL PATIENTS; AND
16 17	HOSPITAL OUTPA	<u>(II)</u> TIENT S	THE COMMISSION DETERMINES THAT THE RATES FOR THESE SURGICAL SERVICES ARE ADEQUATE; AND
20 21	OUTPATIENT SUR	GICAL S	(III) THE REVENUE LOSSES, IF ANY, ASSOCIATED WITH A LOW COMMISSION-APPROVED RATES FOR HOSPITAL SERVICES ARE NOT RECOGNIZED BY THE COMMISSION AS REIMBURSEMENT AND ARE NOT USED TO JUSTIFY A RATE
25 26	REASONABLE UN OUTPATIENT SUR	CES, TH COMPE GICAL S	SURE ACCESS TO MEDICALLY NECESSARY OUTPATIENT E COMMISSION SHALL REQUIRE HOSPITALS TO INCLUDE NSATED CARE COSTS ASSOCIATED WITH PROVIDING SERVICES TO UNINSURED INDIVIDUALS IN THE HOSPITAL'S ENT SURGICAL SERVICES.
30 31 32	TO INCLUDE REA WITH PROVIDING INDIVIDUALS WIT	CIES OF SONABI MEDIC FHOUT I	CILITATE IMPLEMENTATION OF GRADUATE MEDICAL THE STATE, THE COMMISSION SHALL REQUIRE HOSPITALS LE GRADUATE MEDICAL EDUCATION COSTS ASSOCIATED ALLY NECESSARY OUTPATIENT SURGICAL SERVICES FOR HEALTH INSURANCE COVERAGE IN THE HOSPITAL'S ENT SURGICAL SERVICES.
36		ARAGR	OMMISSION MAY PHASE IN IMPLEMENTATION OF THE APH (2) OF THIS SUBSECTION ON A REGIONAL BASIS BASED THE REGIONAL MARKET FOR OUTPATIENT SURGICAL
38 39			shall obtain from each facility its current rate schedule chedule that the Commission requires.

35

(b)

36 after the notice is filed.

(1)

1 (d) The Commission shall: 2 Permit a nonprofit facility to charge reasonable rates that will permit (1) 3 the facility to provide, on a solvent basis, effective and efficient service that is in the 4 public interest; and 5 Permit a proprietary profitmaking facility to charge reasonable rates (2) 6 that: Will permit the facility to provide effective and efficient service 7 8 that is in the public interest; and 9 (ii) Based on the fair value of the property and investments that are 10 related directly to the facility, include enough allowance for and provide a fair return to the owner of the facility. 12 (e) In the determination of reasonable rates for each facility, as specified in 13 this section, the Commission shall take into account all of the cost of complying with 14 recommendations made, under [Subtitle 1 of this title] PART II OF THIS SUBTITLE, on 15 comprehensive health planning. In reviewing rates or charges or considering a request for change in rates 16 or charges, the Commission shall permit a facility to charge rates that, in the 17 aggregate, will produce enough total revenue to enable the facility to meet reasonably each requirement specified in this section. 20 Except as otherwise provided by law, in reviewing rates or charges or 21 considering a request for changes in rates or charges, the Commission may not hold 22 executive sessions. 23 19-140. The Commission shall use any reasonable, relevant, or generally accepted 24 25 accounting principles to determine reasonable rates for each facility. 26 19 141. 27 A facility may not change any rate schedule or charge of any type or (a) 28 class defined under [§ 19-217(b)] § 19-139(B) of this subtitle, unless the facility files with the Commission a written notice of the proposed change that is supported by any 30 information that the facility considers appropriate. 31 Unless the Commission orders otherwise in conformity to this 32 section, a change in the rate schedule or charge is effective on the date that the notice 33 specifies. That effective date shall be at least 30 days after the date on which the 34 notice is filed.

Commission review of a proposed change may not exceed 150 days

1	(2)	The Commission may hold a public hearing to consider the notice.
2	(3)	If the Commission decides to hold a public hearing, the Commission:
3	and date for the heari	(i) Within 65 days after the filing of the notice, shall set a place ng; and
5 6	days after conclusion	(ii) May suspend the effective date of any proposed change until 30 of the hearing.
	(4) the Commission shal suspension.	If the Commission suspends the effective date of a proposed change, give the facility a written statement of the reasons for the
10	(5)	The Commission:
11 12	rules of evidence; an	(i) May conduct the public hearing without complying with formal d
13 14	relates to the propose	(ii) Shall allow any interested party to introduce evidence that ed change, including testimony by witnesses.
15 16	(e) (1) temporarily, if the C	The Commission may permit a facility to change any rate or charge ommission considers it to be in the public interest.
17 18	(2) filing.	An approved temporary change becomes effective immediately on
19 20	(3) promptly shall consi	Under the review procedures of this section, the Commission der the reasonableness of the temporary change.
	proposed change, a f	ommission modifies a proposed change or approves only part of a acility, without losing its right to appeal the part of the nat denies full approval of the proposed change, may:
24	(1)	Charge its patients according to the decision of the Commission; and
25	(2)	Accept any benefits under that decision.
		nge in any rate or charge increase becomes effective because a final yed because of an appeal or otherwise, the Commission may
29	(1)	To keep a detailed and accurate account of:
30		(i) Funds received because of the change; and
31		(ii) The persons from whom these funds were collected; and
32 33	(2) excessive or unreaso	As to any funds received because of a change that later is held nable:

1	(i) To refund the funds with interest; or
2	(ii) If a refund of the funds is impracticable, to charge over and amortize the funds through a temporary decrease in charges or rates.
	(f) A decision by the Commission on any contested change under this section shall comply with the Administrative Procedure Act and shall be only prospective in effect.
9	(g) (1) The [State Health Services Cost Review] Commission shall provide incentives for merger, consolidation, and conversion and for the implementation of the institution specific plan [developed by the Health Resources Planning Commission] THAT IT DEVELOPS UNDER PART II OF THIS SUBTITLE.
13 14	(2) Notwithstanding any of the provisions in this section, on notification of a merger or consolidation by 2 or more hospitals, the Commission shall review the rates of those hospitals that are directly involved in the merger or consolidation in accordance with the rate review and approval procedures provided in [§ 19 217] § 19-139 of this subtitle and the regulations of the Commission.
18	(3) The Commission may provide, as appropriate, for temporary adjustment of the rates of those hospitals that are directly involved in the merger or consolidation, closure, or delicensure in order to provide sufficient funds for an orderly transition. These funds may include:
20	(i) Allowances for those employees who are or would be displaced;
21 22	(ii) Allowances to permit a surviving institution in a merger to generate capital to convert a closed facility to an alternate use;
23 24	(iii) Any other closure costs as defined in ARTICLE 43C, § 16A [of Article 43C] of the Code; or
25 26	(iv) Agreements to allow retention of a portion of the savings that result for a designated period of time.
27	19 142.
28 29	The Commission shall assess a fee on all hospitals whose rates have been approved by the Commission to pay for:
30 31 32	(1) The amounts required by subsection (j) of § 16A of Article 43C of the Code with respect to public body obligations or closure costs of a closed or delicensed hospital as defined in Article 43C, § 16A of the Code; and
33	(2) Funding the Hospital Employees Retraining Fund.
34	19-143.
35	(a) This section applies to each person [who] THAT is concurrently:

1 2	and	(1)	A trustee, director, or officer of any nonprofit facility in this State;				
3	percent or me	(2) ore of the		oyee, partner, director, officer, or beneficial owner of 3 ecount or stock of:			
5			(i)	A partnership;			
6			(ii)	A firm;			
7			(iii)	A corporation; or			
8			(iv)	Any other business entity.			
11 12	between any	an annu business the perso	al report entity sp n serves (ified in subsection (a) of this section shall file with the that discloses, in detail, each business transaction secified in subsection (a)(2) of this section and any as specified in subsection (a)(1) of this section, if any of ore a year:			
14 15	transaction l	(1) etween i		al or imputed value or worth to the business entity of any facility.			
16 17	the facility a	(2) as part of		ount of the contract price, consideration, or other advances by action.			
18	(e)	A report	under th	is section shall be:			
19		(1)	Signed a	and verified; and			
20 21	Commission	(2) requires		accordance with the procedures and on the form that the			
24	\ /			HAT willfully fails to file any report required by this anor and on conviction is subject to a fine not exceeding			
26 27	(a) Commission		natter that	relates to the cost of services in facilities, the			
28		(1)	Hold a p	ublic hearing;			
29		(2)	Conduct	an investigation;			
30		(3)	Require	the filing of any information; or			
31		(4)	Subpoen	a any witness or evidence.			

1 2	(b) connection w			irector of the Commission may administer oaths in rinvestigation under this section.					
3	19-145.								
6 7	III OF THIS	te inform SUBTIT s or acco	nation in a LE, the (on considers a further investigation necessary or desirable a report that a facility files under this [subtitle] PART Commission may make any necessary further examination ne facility, in accordance with the rules or regulations of					
9 10	(b) The examination under this section may include a full or partial audit of the records or accounts of the facility that is:								
11		(1)	Provide	d by the facility; or					
12		(2)	Perform	ed by:					
13			(i)	The staff of the Commission;					
14			(ii)	A third party for the Commission; or					
15			(iii)	The Legislative Auditor.					
16	19-146.								
	(a) this [subtitle may take a c		III OF TI	rson aggrieved by a final decision of the Commission under HIS SUBTITLE may not appeal to the Board of Review but eal.					
20 21	decisions in	(2) the Adm	The appeal shall be made as provided for judicial review of final administrative Procedure Act.						
	(b) shall be take Commission		name of t	eal from a final decision of the Commission under this section the person aggrieved as appellant and against the					
25 26	appeal.	(2)	The Cor	mmission is a necessary party to an appeal at all levels of the					
27 28	decisions to	(3) a higher		mmission may appeal any decision that affects any of its final further review.					
29 30	interested pe	(4) erson mag		t of leave by the appropriate court, any aggrieved party or ne or participate in an appeal at any level.					
33		th or pay hearings	s a facili t	ernment agency, or nonprofit health service plan that ty for health care services has standing to participate in Il be allowed to appeal final decisions of the					

1

PART IV. MEDICAL CARE DATA COLLECTION.

2	19-147.				
3	(a) meanings inc		subtitle] I	PART IV	OF THIS SUBTITLE the following words have the
5 6	(b) Commission		nission" n	neans the	Maryland Health Care Access and Cost
	(e) standard head Article.				health benefit plan" means the comprehensive accordance with § 15–1207 of the Insurance
10	(d)]	(1)	"Health	care prov	vider" means:
13				Article to	on who is licensed, certified, or otherwise authorized oprovide health care in the ordinary course of in an approved education or training program;
15 16	including:		(ii)	A facilit	ty where health care is provided to patients or recipients,
17 18	article[,];			1.	[a facility] A FACILITY, as defined in § 10 101(e) of this
19 20	article[,];			2.	[a hospital] A HOSPITAL, as defined in § 19-301(f) of this
21 22	19 301(l) of	this artic	:le[,];	3.	[a] A related [institution] INSTITUTION, as defined in §
23 24	as defined ir	ı § 19-70	·1(e) of th	4 . is article	[a] A health maintenance [organization] ORGANIZATION, [,];
25				5.	[an] AN outpatient clinic[,]; and
26				6.	[a] A medical laboratory.
29	directors of	a facility	otherwise , and the	authoriza agents ar	vider" includes the agents and employees of a facility ed to provide health care, the officers and employees of a health care provider who are wide health care.
31 32	[(e)] care services	(C) s and is li			etitioner" means any person that provides health Health Occupations Article.
33 34	[(f)] service rend	(D) ered by a			vice" means any health or medical care procedure or itioner that:

1 2	dysfunction;	(1) or	Provides	testing, diagnosis, or treatment of human disease or
3	goods for the	(2) e treatmer		s drugs, medical devices, medical appliances, or medical and disease or dysfunction.
5	- [(g)]	(E)	(1)	"Office facility" means the office of one or more health care re services are provided to individuals.
7		(2)	"Office f	acility" includes a facility that provides:
8			(i)	Ambulatory surgery;
9			(ii)	Radiological or diagnostic imagery; or
10			(iii)	Laboratory services.
	operated by SUBTITLE.			acility" does not include any office, facility, or service lated under [Subtitle 2 of this title] PART III OF THIS
14	[(h)]	(F)	"Payor" 1	neans:
			y and pro	insurer or nonprofit health service plan that holds a vides health insurance policies or contracts in the ticle or the Insurance Article;
18 19	authority in	(2) the State		maintenance organization that holds a certificate of
20 21	Article.	(3)	A third p	arty administrator as defined in § 15-111 of the Insurance
22	<u>19-705.2.</u>			
25 26	timely inves	ONER sl stigation of	hall adopt of complai	f the [Commissioner] SECRETARY, the [Secretary] regulations to establish a system for the receipt and ints of members and subscribers of health maintenance peration of any health maintenance organization in
28	<u>(b)</u>	The con	nplaint sys	tem shall include:
29 30	complaint;	<u>(1)</u>	A proced	ure for the timely acknowledgement of receipt of a
31 32 33	determining of care, incl			THAT THE SECRETARY SHALL ADOPT BY REGULATION for yel of investigation for a complaint concerning quality

1 2	(i) A determination as to whether the member or subscriber with the complaint previously attempted to have the complaint resolved; and
	(ii) A determination as to whether a complaint should be sent to the 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.
17	(E) FOR QUALITY OF CARE COMPLAINTS REFERRED TO THE SECRETARY FOR 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.
19	<u>19-1502.</u>
20	(a) There is a Maryland Health Care Access and Cost Commission.
21 22	(b) The Commission is an independent commission that functions in the Department.
23	(c) The purpose of the Commission is to:
26	(1) Develop health care cost containment strategies to help provide access to appropriate quality health care services for all Marylanders, after consulting with the Health Resources Planning Commission and the Health Services Cost Review Commission;
28 29	(2) Facilitate the public disclosure of medical claims data for the development of public policy;
30 31	(3) Establish and develop a medical care data base on health care services rendered by health care practitioners;
34	(4) Encourage the development of clinical resource management systems to permit the comparison of costs between various treatment settings and the availability of information to consumers, providers, and purchasers of health care services;

1 2	develop:	<u>(5)</u>	In accord	dance with Title 15, Subtitle 12 of the Insurance Article,
3	Comprehens	ive Stand	<u>(i)</u> ard Healt	A uniform set of effective benefits to be included in the h Benefit Plan; and
5			<u>(ii)</u>	A modified health benefit plan for medical savings accounts;
6 7	an annual rej	(6) port on th		the medical care data base and provide, in aggregate form, ons in costs associated with health care practitioners;
10		es for ser	formatio	ntilization of the medical care data base as a primary means n and annually report on trends and variances to f care, regional and national comparisons, and ations;
12		<u>(8)</u>	[Develor	p a payment system for health care services;
13 14	electronic cl	(9)] aims clea		n standards for the operation and licensing of medical care es in Maryland;
15		[(10)]	<u>(9)</u>	Foster the development of practice parameters;
16 17	claims for h	[(11)] ealth care	(10) practitio	Reduce the costs of claims submission and the administration of mers and payors; [and]
				Develop a uniform set of effective benefits to be offered as rdable coverage in the nongroup market in accordance e Article; AND
21 22	CHARGES	(12) BY PRA		OTE THE AVAILABILITY OF INFORMATION TO CONSUMERS ON NERS AND REIMBURSEMENTS FROM PAYORS.
23	19-148. <u>19-</u>	1507.		
		ewide da	ta on hea	shall establish a Maryland medical care data base to lth services rendered by health care practitioners, ties selected by the Commission.
27 28	(b) regulation, t			other information the Commission may require by ata base shall:
29 30	practitioner	(1) or office		For each type of patient encounter with a health care esignated by the Commission:
31			(i)	The demographic characteristics of the patient;
32			(ii)	The principal diagnosis;
33			(iii)	The procedure performed;

1		(iv)	The date and location of where the procedure was performed;
2		(v)	The charge for the procedure;
3	nonassigned basis; and	(vi)	If the bill for the procedure was submitted on an assigned or
5 6	identification number;	(vii) AND	If applicable, a health care practitioner's universal
9		10DIFIE	IF THE PROVIDER RENDERING THE SERVICE IS A CERTIFIED STHETIST OR A CERTIFIED NURSE MIDWIFE, THE ER FOR THE CERTIFIED REGISTERED NURSE ANESTHETIST DWIFE;
11 12	(2) each type of patient e		appropriate information relating to prescription drugs for with a pharmacist designated by the Commission; and
13 14	(3) utilization, or resourc		appropriate information relating to health care costs, payors and governmental agencies.
17	medical care data bas	al claims e and an	mmission shall adopt regulations governing the access and data and other information collected and stored in the y claims clearinghouse licensed by the Commission and ing the costs of accessing and retrieving the stored data.
19 20	(2) information is kept ee		egulations shall ensure that confidential or privileged patient al.
		a patient	or information protected by the privilege between a health or otherwise required by law to be held confidential, does not disclose the identity of the person protected.
26	subsection (b) of this	section, nsfer sys	xtent practicable, when collecting the data required under the Commission shall utilize any standardized claim tem being used by health care practitioners, office
	data required under su maintenance organiza	ubsectior	mmission shall develop appropriate methods for collecting the (b) of this section on subscribers or enrollees of health
			ons of [§ 19-1508] § 19-149 of this subtitle are fully ate, the Commission may limit the data collection under
34 35	(f) By Octo	ber 1, 1 9	95 and each year thereafter, the Commission shall publish

	(1) Describes the variation in fees charged by health care practitioners and office facilities on a statewide basis and in each health service area for those health care services; and
4 5	(2) Describes the geographic variation in the utilization of those health care services.
6 7	(g) In developing the medical care data base, the Commission shall consult with[:
8 9	(1) Representatives] REPRESENTATIVES of health care practitioners, payors, and hospitals[; and
12 13 14 15 16	(2) Representatives of the Health Services Cost Review Commission and the Health Resources Planning Commission to ensure that the medical care data base is compatible with, may be merged with, and does not duplicate information collected by the Health Services Cost Review Commission hospital discharge data base, or data collected by the Health Resources Planning Commission as authorized in § 19-107 of this title] TO ENSURE THAT THE MEDICAL CARE DATA BASE IS COMPATIBLE WITH, MAY BE MERGED WITH, AND DOES NOT DUPLICATE INFORMATION COLLECTED BY THE COMMISSION UNDER PARTS II AND III OF THIS SUBTITLE.
20 21	(i) The Commission, in consultation with the Insurance Commissioner, payors, health care practitioners, and hospitals, may adopt by regulation standards for the electronic submission of data and submission and transfer of the uniform claims forms established under § 15-1003 of the Insurance Article.
23 24 25	
27 28	(2) In adopting regulations under this subsection, the Commission shall consider appropriate national standards.
29 30	(3) The Commission may limit the number of licensed claims elearinghouses to assure maximum efficiency and cost effectiveness.
31 32	(4) The Commission, by regulation, may charge a reasonable licensing fee to operate a licensed claims clearinghouse.
35 36 37	(5) Health care practitioners in Maryland, as designated by the Commission, shall submit, and payors of health care services in Maryland as designated by the Commission shall receive claims for payment and any other information reasonably related to the medical care data base electronically in a standard format as required by the Commission whether by means of a claims clearinghouse or other method approved by the Commission.

1	(6) The Commission shall establish reasonable deadlines for the phasing				
2	in of electronic transmittal of claims from those health care practitioners designated				
	under paragraph (5) of this subsection.				
4	(7) As designated by the Commission, payors of health care services in				
	Maryland and Medicaid and Medicare shall transmit explanations of benefits and any				
	other information reasonably related to the medical care data base electronically in a				
	standard format as required by the Commission whether by means of a claims				
8	clearinghouse or other method approved by the Commission.				
9	(b) The Commission may collect the medical care claims information				
10	submitted to any licensed claims clearinghouse for use in the data base established				
11	under [§ 19 1507] § 19 148 of this subtitle.				
11	under [8 17 1307] 8 17 140 of this subtrice.				
12	(c) (1) The Commission shall:				
12	(c) (1) The Commission shall:				
12	(') On only from I work of 1 1004 and 11 1 and 1 and 1 and 1				
13	(i) On or before January 1, 1994, establish and implement a				
	system to comparatively evaluate the quality of care outcomes and performance				
15	measurements of health maintenance organization benefit plans and services on an				
16	objective basis; and				
17	(ii) Annually publish the summary findings of the evaluation.				
-,	(ii) Limitally Process are summerly limitings of the Constantion.				
18	(2) The purpose of a comparable performance measurement system				
	established under this section is to assist health maintenance organization benefit				
	plans to improve the quality of care provided by establishing a common set of				
21	performance measurements and disseminating the findings of the performance				
22	measurements to health maintenance organizations and interested parties.				
23	(3) The system, where appropriate, shall solicit performance information				
24	from enrollees of health maintenance organizations.				
21	from enronces of neutra manifestance organizations.				
25	(4) (i) The Commission shall adopt regulations to establish the system				
	· · · · · · · · · · · · · · · · · · ·				
26	of evaluation provided under this section.				
27	(ii) Before adopting regulations to implement an evaluation system				
28	under this section, the Commission shall consider any recommendations of the				
29	quality of care subcommittee of the Group Health Association of America and the				
	National Committee for Quality Assurance.				
50	Tradional Committee for Quanty Abstrance.				
31	(5) The Commission may contract with a private nonprefit entity to				
_	(5) The Commission may contract with a private, nonprofit entity to				
	implement the system required under this subsection provided that the entity is not				
33	an insurer.				
34	19-150.				
35	(a) The Commission may implement a system to encourage health care				
	practitioners to voluntarily control the costs of health care services.				
50	productioners to voluntumly control the costs of meaning convices.				

33 ADMINISTRATION.

1 (b) The Commission may require health care practitioners of selected health 2 eare specialties to cooperate with licensed operators of clinical resource management systems that allow health care practitioners to critically analyze their charges and 4 utilization of services in comparison to their peers. 5 If the Commission determines that clinical resource management systems (c) 6 are not available in the private sector, the Commission, in consultation with interested parties including payors, health care practitioners, and the Maryland 8 Hospital Association, may develop a clinical resource management system. 9 The Commission may adopt regulations to govern the licensing of clinical 10 resource management systems to ensure the accuracy and confidentiality of information provided by the system. 12 19 151. 13 In any matter that relates to the utilization or cost of health care services 14 rendered by health care practitioners or office facilities, the Commission may: 15 (1)Hold a public hearing; 16 (2)Conduct an investigation; or 17 Require the filing of any reasonable information. (3)18 19-152. 19 If the Commission considers a further investigation necessary or desirable to 20 authenticate information in a report that a health care practitioner or office facility files under this subtitle, the Commission may make necessary further examination of the records or accounts of the health care practitioner or office facility, in accordance 23 with the regulations of the Commission. 24 Subtitle 3. Hospitals and Related Institutions. 25 19 301. 26 In this subtitle the following words have the meanings indicated. (a) 27 (b) "Accredited hospital" means a hospital accredited by the Joint Commission 28 on Accreditation of Healthcare Organizations. 29 "Accredited residential treatment center" means a residential treatment (c) 30 center that is accredited by the Joint Commission on Accreditation of Healthcare 31 Organizations. "ADMINISTRATION" MEANS THE QUALITY MANAGEMENT 32 (D)

1 2	[(d)] enclosed and	(E) d self-cor	"Apartr ntained ar	nent unit" means any space, in a residential building, that is nd has a sanitary environment, if the space includes:	
3		(1)	2 or mo	re rooms;	
4 5	thoroughfar	(2) e ;	A direc	t exit to a thoroughfare or to a common element leading to a	
6		(3)	Facilitie	es for living, sleeping, and eating; and	
7		(4)	At least	the following facilities for cooking:	
8			(i)	Storage space for food and utensils;	
9			(ii)	A refrigerator;	
10			(iii)	A cook top; and	
11			(iv)	Adequate electrical capacity and outlets for small appliances.	
12 13	[(e)] disabled inc	(F) lividuals	(1) in a prote	"Domiciliary care" means services that are provided to aged or ective, institutional or home-type environment.	
14		(2)	"Domic	riliary care" includes:	
15			(i)	Shelter;	
16			(ii)	Housekeeping services;	
17			(iii)	Board;	
18			(iv)	Facilities and resources for daily living; and	
19 20	living.		(v)	Personal surveillance or direction in the activities of daily	
21	[(f)]	(G)	"Hospit	al" means an institution that:	
22 23	staff for the	(1) institutio	Has a group of at least 5 physicians who are organized as a medical on;		
24 25	staff, diagn	(2) Maintains facilities to provide, under the supervision of the medical staff, diagnostic and treatment services for 2 or more unrelated individuals; and			
26		(3)	Admits	or retains the individuals for overnight care.	
27	[(g)]	(H)	"Licens	e" means a license issued by the Secretary:	
28		(1)	To oper	rate a hospital in this State;	
29		(2)	To oper	rate a related institution in this State; or	

1		(3)	To oper	ate a residential treatment center in this State.
2	(I)	"LIMIT	ED SER	VICE HOSPITAL" MEANS A HEALTH CARE FACILITY THAT:
3		(1)	IS LICI	ENSED AS A HOSPITAL ON OR AFTER JANUARY 1, 1998; AND
			HNATIN	GES THE TYPE OR SCOPE OF HEALTH CARE SERVICES IG THE FACILITY'S CAPABILITY TO ADMIT OR RETAIN IT ACUTE MEDICAL SURGICAL CARE.
				eredited hospital" means a hospital not accredited by the Joint of Healthcare Organizations.
10 treat		(K) nter that Organiza	is not ac	eredited residential treatment center" means a residential credited by the Joint Commission on Accreditation of
12	[(j)]	(L)	"Nursin	g care" means service for a patient that is:
13		(1)	Ordered	l by a physician; and
14 15 licer	ised to p	(2) practice i	Provide n this Sta	d or supervised by a registered or practical nurse who is tte.
				g facility" means a related institution that provides nursing ndividuals.
18	[(1)]	(N)	"Person	" includes this State or a county or municipal corporation.
20 wou				"Personal care" means a service that an individual normally t for which the individual needs help from another rmity, or physical or mental limitation.
22		(2)	"Person	al care" includes:
23			(i)	Help in walking;
24			(ii)	Help in getting in and out of bed;
25			(iii)	Help in bathing;
26			(iv)	Help in dressing;
27			(v)	Help in feeding; and
28			(vi)	General supervision and help in daily living.
29 30 envi	[(n)] ronment	(P) t, or hon	(1) ne that:	"Related institution" means an organized institution,

1		(i)	Maintains conditions or facilities and equipment to provide
	domiciliary, per	` '	ing care for 2 or more unrelated individuals who are
			or, operator, or proprietor for nursing care or the
			a safe, sanitary, and healthful environment; and
-			
5		(ii)	Admits or retains the individuals for overnight care.
6	(2) "Relate	ed institution" does not include a nursing facility or visiting
7	nurse service th	at is conducte	d only by or for adherents of a bona fide church or
8	religious organi	zation, in acco	ordance with tenets and practices that include reliance
9	on treatment by	spiritual mea	ns alone for healing.
10	[(o)] (4	?) "Reside	ential treatment center" means a psychiatric institution that
11	provides campi	us-based inten	sive and extensive evaluation and treatment of children
			and chronic emotional disturbances who require a
13	self-contained	therapeutic, ed	lucational, and recreational program in a residential
	setting.	1 ,	, 1 0
	C		
15	[(p)] (1	R) "Unrela	ated individual" means anyone who is not:
		,	•
16	(1	A child	l, grandchild, parent, grandparent, sibling, stepparent,
17	stepchild, or sp	•	
		· · · · · · · · · · · · · · · · · · ·	
18	(2	An in l	aw of any of these individuals.
	`	,	,
19	19-303.		
	-, -, -, -, -, -, -, -, -, -, -, -, -, -		
20	(A) T	HERE IS A O	UALITY MANAGEMENT ADMINISTRATION IN THE
	DEPARTMEN	-	
22	(B) T	HE ADMINIS	TRATION SHALL HAVE THE POWERS, DUTIES, AND
			OVIDED IN THIS SUBTITLE AND AS MAY BE SPECIFIED
	ELSEWHERE		
27	ELSE WILKE	nv mis mi	
25	19-304.		
23	17-30-		
26	THE ADM	INISTRATIO	M SHALL.
20	THE ADM		NOTHINE.
27	(1) DE DE	SDONSIBI E EOD
27	(1) DE RE	SPONSIBLE FOR:
28		(I)	LICENSING HOSPITALS AND RELATED INSTITUTIONS AS
-	DDOMDED IN	` /	F THIS SUBTITUE AND ANY OTHER HEALTH CARE FACILITIES
	I KO VIDED II	· · · · · · · · · · · · · · · · · · ·	THE SEPTILE THE THE TOTAL THE BITTER OF THE STREET
			WHICH THE DEPARTMENT HAS LICENSING OR OTHER
31	KEGUL/ATOK	-x-AUTHORI	TY UNDER THIS ARTICLE;
22		(11)	INITIESTICATING AND DESCRIPTION OF A DIESERVE AND DESCRIPTION OF A
32	HOODEN	(II)	INVESTIGATING AND RESOLVING COMPLAINTS INVOLVING
			ED INSTITUTIONS AND ANY OTHER HEALTH CARE FACILITIES
			WHICH THE DEPARTMENT HAS LICENSING OR OTHER
35	REGULATOR	<u>Y AUTHORI</u>	TY UNDER THIS ARTICLE;

	`	,	FIGATING AND RESOLVING COMPLAINTS INVOLVING ZATIONS, AS PROVIDED IN SUBTITLE 7 OF THIS
6	OTHER HEALTH CARI HAS LICENSING OR O	E FACILITIES THER REGUI	CTING HOSPITALS AND RELATED INSTITUTIONS AND ANY SAND PROGRAMS OVER WHICH THE DEPARTMENT LATORY AUTHORITY UNDER THIS ARTICLE TO H CARE SERVICES BEING PROVIDED; AND
10 11 12	INSTITUTIONS AND A WHICH THE DEPART! UNDER THIS ARTICL! AND INITIATING AD!	NY OTHER I MENT HAS L E WITH BOTH MINISTRATIV	CORING THE COMPLIANCE OF HOSPITALS AND RELATED IEALTH CARE FACILITIES AND PROGRAMS OVER ICENSING OR OTHER REGULATORY AUTHORITY HISTATE AND FEDERAL LAWS AND REGULATIONS OVE ACTION AGAINST HOSPITALS AND RELATED CATE LAWS AND REGULATIONS;
14 15			HE DISSEMINATION OF PRACTICE PARAMETERS AS IS TITLE;
16 17 18	OUTCOMES FOR THE	PURPOSE O	CHODOLOGIES TO ASSESS HEALTH CARE TREATMENT F BETTER EVALUATING THE QUALITY OF HEALTH D TO THE CITIZENS OF THIS STATE;
	()		RATIVELY AND COORDINATE WITH OTHER STATE ES IN CARRYING OUT THE PROVISIONS OF THIS
22 23	2 (5) DC 3 THIS SUBTITLE.) ANYTHING	NECESSARY OR PROPER TO CARRY OUT THE SCOPE OF
24	1 19-307.		
25	5 (a) (1) A1	hospital shall b	pe classified:
	· /		neral hospital if the hospital at least has the facilities sary for the general medical and surgical care
29	e (ii)	As a spe	ecial hospital if the hospital:
		1. , tuberculosis,	Defines a program of specialized services, such as orthopedy, chronic disease, or communicable
33 34	3 4 within the program; and	2.	Admits only patients with medical or surgical needs
35 36	5 5 services; [or]	3.	Has the facilities for and provides those specialized

1	(iii) As a special rehabilitation hospital if the hospital meets the requirements of this subtitle and Subtitle 12 of this title; OR
3	(IV) AS A LIMITED SERVICE HOSPITAL IF THE HEALTH CARE FACILITY:
5 6	1. IS LICENSED AS A HOSPITAL ON OR AFTER JANUARY 1, 1998; AND
	2. CHANGES THE TYPE OR SCOPE OF HEALTH CARE SERVICES OFFERED BY ELIMINATING THE FACILITY'S CAPABILITY TO ADMIT OR RETAIN PATIENTS FOR OVERNIGHT ACUTE MEDICAL SURGICAL CARE.
10 11	(2) The Secretary may set, by rule or regulation, other reasonable classifications for hospitals.
12	Subtitle 4. Home Health Agencies.
13	19-404.
	(a) The Department shall adopt rules and regulations that set standards for the care, treatment, health, safety, welfare, and comfort of patients of home health agencies.
	(b) The rules and regulations shall provide for the licensing of home health agencies and annual license renewal, and shall establish standards that require as a minimum, that all home health agencies:
	(1) Within 10 days of acceptance of a patient for skilled care, make and record all reasonable efforts to contact a physician to obtain the signed order required under paragraph (2) OF THIS SUBSECTION;
23 24	(2) That accept patients for skilled care do so only on the signed order of a physician obtained within 28 days after acceptance;
25	(3) Adopt procedures for the administration of drugs and biologicals;
26	(4) Maintain clinical records on all patients accepted for skilled care;
27	(5) Establish patient care policies and personnel policies;
28	(6) Have services available at least 8 hours a day, 5 days a week, and
29	available on an emergency basis 24 hours a day, 7 days a week;
30	(7) Make service available to an individual in need within 24 hours of a
31	referral when stipulated by a physician's order;
32	(8) Have a designated supervisor of patient care who is a full time
	employee of the agency and is available at all times during operating hours and additionally as needed; and

			Have as the administrator of the agency a person who has at least 1 sperience in hospital management, home health management, or a management and who is:		
4			(i)	A licensed physician;	
5			(ii)	A registered nurse; or	
6 7	field.		(iii)	A college graduate with a bachelor's degree in a health related	
8	(c)	The rule	s and reg	ulations may include provisions that:	
9		(1)	Deal wit	th the establishment of home health agencies;	
10 11	professional	(2) group th		each home health agency to have its policies established by a es at least:	
12			(i)	1 physician;	
13			(ii)	1 registered nurse;	
14			(iii)	1 representative of another offered service; and	
15			(iv)	1 public member;	
16		(3)	Govern	the services provided by the home health agencies;	
17 18	treatment to	(4) be provi e		keeping clinical records of each patient, including the plan of	
19		(5)	Govern	supervision of the services, as appropriate, by:	
20			(i)	A physician;	
21			(ii)	A registered nurse; or	
22 23	advanced tra	ining to	(iii) supervise	Another health professional who is qualified sufficiently by the same kind of services in a hospital; and	
24 25	utilization st	(6) atistics.	Require	submission of an annual report which includes service	
26 27		(1) all be dec		health agency accredited by an organization approved by the neet State licensing regulations.	
28 29	accreditation	(2) 1-organiz	(i) ation to tl	The home health agency shall submit the report of the he Secretary within 30 days of its receipt.	
30 31	for public in	spection.	(ii)	All reports submitted under this paragraph shall be available	

1	(3)	The Se	cretary may:
2	investigation;	(i)	Inspect the home health agency for the purpose of a complaint
4 5	problem identified in	(ii) ı an accre	Inspect the home health agency to follow up on a serious ditation organization's report; and
6 7	agencies in the State	(iii) to valida	Annually, conduct a survey of up to 5 percent of all home healt te the findings of an accreditation organization's report.
8 9	[(e) The pro		of this section do not waive the requirement for a home ficate of need.]
10	19 406.		
11	To qualify for a	license, a	an applicant shall[:
12	(1)	Show]	SHOW that the home health agency will provide:
13 14			(1) Appropriate home health care to patients who may be of care, in their residence instead of in a hospital; and
15 16		[(ii)] rvice that	(2) Skilled nursing, home health aid, and at least one other is approved by the Secretary[; and
17 18	(2) need].	Meet th	ne requirements of Subtitle 1 of this title for certification of
19			Subtitle 7. Health Maintenance Organizations.
20	19 706.		
21 22			of Title 15, Subtitles 13 [and 14], 14, AND 15 of the alth maintenance organizations.
23			Subtitle 9. Hospice Care Facilities.
24	19-906.		
25 26	` ′		license, an applicant and the hospice care program and its ne requirements of this section.
27 28			o is an individual, and any individual who is applying on iation, or government agency shall be:
29	(1)	At leas	t 18 years old; and
30	(2)	Of repu	stable and responsible character

	need, as require	d under Subtit	for a limited licensee, the applicant shall have a certificate of le 1 of this title, for [the] A NEW hospice care perated] CONSTRUCTED.
4 5	shall meet the re		spice care program to be operated and its medical director at the Secretary adopts under this subtitle.
6			Subtitle 16. Advisory Committee on Practice Parameters.
7	19-1601.		
8	(a) In	this subtitle th	ne following words have the meanings indicated.
9 10	(b) "A Parameters in t		mittee" means the Advisory Committee on Practice L
13	HEALTH CAR UNDER THE	RE SERVICES HEALTH OCC	E PRACTITIONER" MEANS ANY INDIVIDUAL WHO PROVIDES AND IS LICENSED, CERTIFIED, OR OTHERWISE AUTHORIZED CUPATIONS ARTICLE TO PROVIDE IN THE COURSE OF CARE PROFESSION.
15 16	[(c)] (I [Commission]		al specialty" means any medical specialty designated by the
17	19-1602.		
18 19	(a) The DEPARTMEN		sory Committee on Practice Parameters IN THE
22 23 24 25	practice paramerecommendation and use of prace	eters for medic ons to the Com tice parameter ERS ON PRAC NG THE QUA	he Advisory Committee is to [study the development of sal specialties and to provide information for and make mission, including recommendations on the adoption s] DISSEMINATE TO AND EDUCATE HEALTH CARE CTICE PARAMETERS ON BEST PRACTICES FOR THE PURPOSE LITY OF HEALTH CARE SERVICES DELIVERED TO THE
27	19-1603.		
28 29	(a) (1) the Governor.) The Ad	visory Committee shall consist of 15 members appointed by
30	(2	Of the	15 members:
31		(i)	Three shall be licensed Maryland physicians;
32		(ii)	One shall represent medical liability insurers;
33		(iii)	One shall represent health insurers;

1 2	in plaintiff n	(iv) One shall represent a member of the Maryland Bar specializing plaintiff medical malpractice cases;			
3 4	in defense o	f medical	(v) malpract	One shall represent a member of the Maryland Bar specializing ice cases;	
5			(vi)	One shall represent hospitals;	
6 7	ADMINIST:	RATION	(vii) IN THE	One shall represent the QUALITY MANAGEMENT Department of Health and Mental Hygiene;	
8 9	Hopkins Me	dical Sch	(viii) ool;	One shall be the dean, or the designee of the dean, of the Johns	
10 11	University of	of Maryla	(ix) nd Schoo	One shall be the dean, or the designee of the dean, of the l of Medicine;	
12 13	and		(x)	One shall represent the Board of Physician Quality Assurance;	
14			(xi)	Three shall be public members.	
15	(b)	(1)	The tern	of a member is 4 years.	
16 17		(2) ne term ar		per who is appointed after a term has begun serves only for successor is appointed and qualifies.	
18 19	incompeten	(3) ce, or mis		vernor may remove a member for neglect of duty,	
20		(4)	A memb	per may not serve more than two consecutive terms.	
21 22	(c) requirement			he Advisory Committee shall be subject to all applicable Public Ethics Law.	
23	19-1604.				
24	(a)	The Gov	vernor sh	all appoint a chairman of the Advisory Committee.	
25 26	(b) meetings.	The Adv	visory Co	mmittee shall determine the times and places of its	
				the Advisory Committee is entitled to reimbursement for tate Travel Regulations, as provided in the State	
30 31				isory Committee shall be provided by the [Commission, in EPARTMENT.	

31

32

33

(c)

(2)

(1)

19 109 of the Health General Article.

1 19 1605. 2 [On request of the Commission, the] THE Advisory Committee shall advise, consult with, and propose to the [Commission] SECRETARY THE DISSEMINATION OF practice parameters ON BEST PRACTICES for any MEDICAL specialty [designated by the Commission] THAT THE COMMITTEE CONSIDERS APPROPRIATE that: 6 (1)Define appropriate clinical indications and methods of treatment for 7 individual procedures or diseases that are subject to a significant amount of medical 8 malpractice litigation within the medical specialty area; 9 (2)Are consistent with the appropriate standards of care; 10 (3)Are designed to discourage inappropriate utilization; and 11 (4)Are not inconsistent with certification, licensure, or accreditation 12 standards established by governmental agencies or national accreditation organizations, including the Joint Commission on the Accreditation of Health Care 14 Organizations. 15 Article - Insurance Subtitle 1. General Provisions. 16 17 15 111. 18 (1)In this section the following words have the meanings indicated. (a) 19 (2)"Health benefit plan" has the meaning stated in § 15 1201 of this 20 title. 21 (3)"Payor" means: 22 (i) a health insurer or nonprofit health service plan that holds a certificate of authority and provides health insurance policies or contracts in the State under this article: 25 (ii) a health maintenance organization that is licensed to operate in 26 the State; or 27 (iii) a third party administrator or any other entity under contract with a Maryland business to administer health care benefits. 29 (1)On or before June 30 of each year, the Commissioner shall assess 30 each payor a fee for the next fiscal year.

The fee shall be established in accordance with this section and [§

For each fiscal year, the total assessment for all payors shall be:

1	(i) set by a memorandum from the [Maryland Health Care Access
2	and Cost Commission) STATE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE
	COMMISSION; and
ی	COMMIDSION, and
4	(ii) apportioned equitably by the Commissioner among the classes
5	of payors described in subsection (a)(3) of this section as determined by the
	Commissioner.
O	Commissioner.
7	(2) Of the total assessment apportioned under paragraph (1) of this
8	subsection to payors described in subsection (a)(3)(i) of this section, the Commissioner
9	shall assess each payor a fraction:
10	(i) the numerator of which is the payor's total premiums collected
11	in the State for health benefit plans for an appropriate prior 12-month period as
	determined by the Commissioner; and
12	determined by the Commissioner, and
13	(ii) the denominator of which is the total premiums collected in the
14	State for the same period for health benefit plans of all payors described in subsection
	$\frac{1}{(a)(3)(i)}$ of this section.
13	(a)(3)(1) of this section.
16	(3) Of the total assessment apportioned under paragraph (1) of this
17	subsection to payors described in subsection (a)(3)(ii) of this section, the
10	Commissioner shall assess each payor a fraction:
19	(i) the numerator of which is the payor's total administrative fees
20	collected in the State for health benefit plans for an appropriate prior 12-month
21	period as determined by the Commissioner; and
22	(ii) the denominator of which is the total administrative fees
23	collected in the State for health benefit plans for the same period of all payors
	described in subsection (a)(3)(ii) of this section.
24	described in subsection (a)(3)(ii) of this section.
25	(d) (1) Subject to paragraph (2) of this subsection, each payor that is
26	assessed a fee under this section shall pay the fee to the Commissioner on or before
	September 1 of each year.
21	September 1 of each year.
28	(2) The Commissioner, in cooperation with the [Maryland Health Care
29	Access and Cost Commission] STATE HEALTH CARE ACCESS AND SYSTEMS
	PERFORMANCE COMMISSION, may provide for partial payments.
50	1 Did Old Milet Commission, may provide for partial payments.
_	
31	(e) The Commissioner shall distribute the fees collected under this section to
32	the [Health Care Access and Cost Fund] HEALTH CARE ACCESS AND SYSTEMS
	PERFORMANCE COMMISSION FUND established under [§ 19-1515] § 19-109 of the
34	Health General Article.
35	(f) Each payor shall cooperate fully in submitting reports and claims data and
	providing any other information to the [Maryland Health Care Access and Cost
	Commission in accordance with Title 19, Subtitle 15 of the Health—General Article]
38	STATE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION IN
39	ACCORDANCE WITH TITLE 19, SUBTITLE 1 OF THE HEALTH GENERAL ARTICLE.
	The continued with the state of the heart of

1 2	[(g) Each payor shall pay for health care services in accordance with the payment system adopted under § 19-1509 of the Health - General Article.]			
3				Subtitle 6. Required Reimbursement of Institutions.
4	15 606.			
5	(a)	In this s	ection, "	carrier" means:
6		(1)	an insur	'er;
7		(2)	a nonpr	ofit health service plan;
8		(3)	a health	maintenance organization;
9		(4)	a dental	plan organization; or
10 11	regulation b	(5) y the Sta	•	er person that provides health benefit plans subject to
14 15 16	coverage, the an approved	at shall t -purchas st Reviev	ns that spoe offered or differed or Commi	ealth Care Access and Cost Commission] COMMISSIONER ecify a plan for substantial, available, and affordable in the nongroup market by a carrier that qualifies for ntial under regulations adopted by the [Health ISSION] HEALTH CARE ACCESS AND SYSTEMS SION.
20 21	(C) [(2)] (1) In [establishing] DEVELOPING a plan under this subsection, the [Health Care Access and Cost Commission] COMMISSIONER, IN CONSULTATION WITH THE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION, shall judge preventive services, medical treatments, procedures, and related health services based on:			
23			(i)	their effectiveness in improving the health of individuals;
24 25	encouraging	; consum	(ii) ers to use	their impact on maintaining and improving health and only the health care services they need; and
26			(iii)	their impact on the affordability of health care coverage.
27 28	Commission			The [Health Care Access and Cost ER may exclude from the plan:
31		icle to be	provide	a health care service, benefit, coverage, or reimbursement for hat is required under this article or the Health— I or offered in a health benefit plan that is issued or rier; or
33 34	a service wh	en that s	(ii) ervice is	reimbursement required by statute, by a health benefit plan for performed by a health care provider who is licensed

	under the Health Oc service.	cupations	Article and whose scope of practice includes that
	[(4)] associated with its b Commission]COMP		The plan shall include uniform deductibles and cost-sharing determined by the [Health Care Access and Cost ER.
6 7	[(5)] Care Access and Co	(4) est Commi	In establishing cost sharing as part of the plan, the [Health ssion]COMMISSIONER shall:
8 9	use only the health	(i) eare servic	include cost-sharing and other incentives to help consumers es they need;
10 11	affecting utilization	(ii) of approp	balance the effect of cost-sharing in reducing premiums and in priate services; and
12 13	individual in a year	(iii)	limit the total cost sharing that may be incurred by an
16 17	EACH YEAR, THI THE HEALTH CA	E COMMI RE ACCI ILATION	N IS DEVELOPED UNDER SUBSECTION (C) OF THIS SECTION, ISSIONER SHALL REVIEW THE PLAN, IN CONSULTATION WITH ESS AND SYSTEMS PERFORMANCE COMMISSION, AND MAY ANY CHANGES TO THE PLAN, AS PROVIDED IN SUBSECTION
19	<u>19-1509.</u>		
20	<u>(a)</u> <u>(1)</u>	In this s	section the following words have the meanings indicated.
		the Ameri	means the applicable Current Procedural Terminology (CPT) ican Medical Association or other applicable code under g scheme approved by the Commission.
24	<u>(3)</u>	<u>"Payor"</u>	means:
			A health insurer or nonprofit health service plan that holds a ovides health insurance policies or contracts in the insurance Article or the Health - General Article; OR
28 29	authority.	<u>(ii)</u>	A health maintenance organization that holds a certificate of
		e a surgery	dling" means the use of two or more codes by a health care or service provided to a patient when a single, more at accurately describes the entire surgery or service.
33 34	(b) [(1) system for all health		pary 1, 1999, the Commission shall implement a payment etitioners in the State.
35 36	(2) methodology for a		yment system established under this section shall include a ystem of health care practitioner reimbursement.

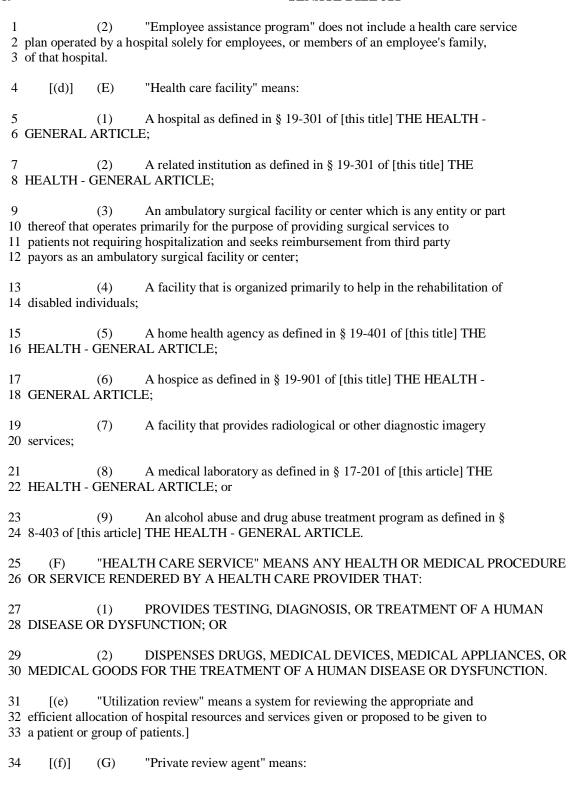
1 2	(3) Under the payment system, reimbursement for each health care practitioner shall be comprised of the following numeric factors:
3	(i) A numeric factor representing the resources of the health care practitioner necessary to provide health care services;
5 6	(ii) A numeric factor representing the relative value of a health care service, as classified by a code, compared to that of other health care services; and
7 8	(iii) A numeric factor representing a conversion modifier used to adjust reimbursement.
	(4)] To prevent overpayment of claims for surgery or services, [in developing the payment system under this section,] the Commission, to the extent practicable, shall [establish standards to prohibit]:
12 13	(1) PROHIBIT the unbundling of codes and the use of reimbursement maximization programs, commonly known as "upcoding"; AND
14	(2) REQUIRE PAYORS TO:
15	(I) USE REBUNDLING EDITS; AND
16 17	(II) MAKE THE STANDARDS FOR REBUNDLING AVAILABLE TO THE PUBLIC ON REQUEST.
	[(5) In developing the payment system under this section, the Commission shall consider the underlying methodology used in the resource based relative value scale established under 42 U.S.C. § 1395w-4.
23	The Commission and the licensing boards shall develop, by regulation, appropriate sanctions, including, where appropriate, notification to the Insurance Fraud Unit of the State, for health care practitioners who violate the standards established by the Commission to prohibit unbundling and upcoding.
25 26	(c) (1) In establishing a payment system under this section, the Commission shall take into consideration the factors listed in this subsection.
	(2) In making a determination under subsection (b)(3)(i) of this section concerning the resources of a health care practitioner necessary to deliver health care services, the Commission:
30 31	(i) Shall ensure that the compensation for health care services is reasonably related to the cost of providing the health care service; and
32	(ii) Shall consider:
33	<u>1.</u> <u>The cost of professional liability insurance;</u>
34 35	2. The cost of complying with all federal, State, and local regulatory requirements;

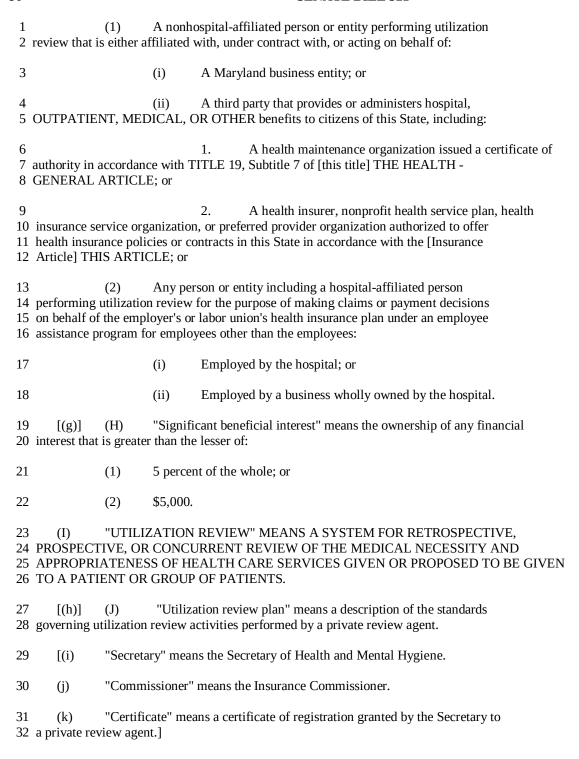
1			<u>3.</u>	The reasonable cost of bad debt and charity care;
				The differences in experience or expertise among health of relative preeminence in the practitioner's on and continuing professional education;
5			<u>5.</u>	The geographic variations in practice costs;
6 7	necessary by the Com	mission	<u>6.</u> to deliver	The reasonable staff and office expenses deemed health care services;
8 9	with a teaching hospi	tal; and	<u>7.</u>	The costs associated with a faculty practice plan affiliated
10			<u>8.</u>	Any other factors deemed appropriate by the Commission.
	concerning the value	of a heal	-	rmination under subsection (b)(3)(ii) of this section ervice relative to other health care services, the
14 15	that of other health c	(i) are servic		tive complexity of the health care service compared to
16		<u>(ii)</u>	The cog	nitive skills associated with the health care service;
17 18	care service; and	<u>(iii)</u>	The time	e and effort that are necessary to provide the health
19		<u>(iv)</u>	Any oth	er factors deemed appropriate by the Commission.
20 21	(4) modifier shall be:	Except	as provide	ed under subsection (d) of this section, a conversion
22		<u>(i)</u>	A payor	's standard for reimbursement;
23		<u>(ii)</u>	A health	care practitioner's standard for reimbursement; or
24 25	practitioner.	<u>(iii)</u>	Arrange	ments agreed upon between a payor and a health care
28 29 30	practitioner specialty into compliance with determines that:	group, to the heal	ween the bring the care co	nmission may make an effort, through voluntary and Commission and the appropriate health care at health care practitioner specialty group st goals of the Commission if the Commission Certain health care services are significantly contributing
32	to unreasonable incre	eases in tl	ne overall	volume and cost of health care services:

1		<u>2.</u>	Health care practitioners in a specialty area have attained
			rvices under a specific code in comparison to cialty area for the same code;
5	nearur care praeutioners in a	nomer spe	erarty area for the same code,
4		<u>3.</u>	Health care practitioners in a specialty area have attained
	unreasonable levels of reimb to health care practitioners in		in terms of total compensation, in comparison
U	to hearth care practitioners in	1 anounce s	pecialty area,
7		<u>4.</u>	There are significant increases in the cost of providing
8	<u>health care services; or</u>		
9		<u>5.</u>	Costs in a particular health care specialty vary
10	significantly from the health		annual adjustment goal established under
11	subsection (f) of this section	<u>ı.</u>	
12	(ii)	If the C	Commission determines that voluntary and cooperative
			ppropriate health care practitioners have been
			te health care practitioners into compliance
	with the health care cost gos conversion modifier.	als of the C	Commission, the Commission may adjust the
10	conversion modifier.		
17			on adjusts the conversion modifier under this
18	-		oup, a health care practitioner in that specialty
19 20			an an amount equal to the amount determined osection (b)(3)(i) and (ii) of this section and the
	conversion modifier establis		·
		one o y uni	- COMMINGS
22	(e)] (C) (1)	On an a	annual basis, the Commission shall publish:
23	<u>(i)</u>	The tot	al reimbursement for all health care services over a
_	12-month period;	1110 000	**************************************
2.5	<i>(11)</i>		
25	(ii) 12-month period;	The tot	al reimbursement for each health care specialty over a
20	12-monur period,		
27	<u>(iii)</u>	The tot	al reimbursement for each code over a 12-month period;
28	<u>and</u>		
29	(iv)	The an	nual rate of change in reimbursement for health services
	by health care specialties an		
	•	•	
31			e information required under paragraph (1) of this
			ish any other information that the Commission ORMATION ON CAPITATED HEALTH CARE
	SERVICES.	JINO IINI	ORMATION ON CALITATED HEALTH CARE
35			ablish health care cost annual adjustment goals
			may establish the total cost of health care pecialty group of health care practitioners
	designated by the Commission		

1 2	(g) In (f) of this section		nealth care cost annual adjustment goal under subsection sion shall:
5		tal Associatior Health and Mer	with appropriate health care practitioners, payors, the n, the Health Services Cost Review Commission, the ntal Hygiene, and the Department of Business and
7	<u>(2</u>	<u>Take int</u>	to consideration:
8 9	the rising cost o	(<u>i)</u> f health care in	The input costs and other underlying factors that contribute to this State and in the United States;
10		<u>(ii)</u>	The resources necessary for the delivery of quality health care;
11 12	technology;	(iii)	The additional costs associated with aging populations and new
13		<u>(iv)</u>	The potential impacts of federal laws on health care costs; and
14 15	practice pattern	<u>(v)</u> <u>s.</u>	The savings associated with the implementation of modified
	health maintena	ance organizati	ection shall have the effect of impairing the ability of a on to contract with health care practitioners or any ly agreed upon terms and conditions.
	in furtherance of	of the purposes	rganization or society that performs activities in good faith of this section is not subject to criminal or civil liability at Act for those activities.]
22	<u>19-1606.</u>		
			roposal of the Advisory Committee concerning adoption of gulation, the Commission may adopt the practice
26	<u>(b)</u> <u>Th</u>	ne Commission	may adopt a practice parameter if:
29		umentation, tha	posal of the Advisory Committee includes a statement, with at at least 60 percent of the VOTES CAST BY specialists actice parameter [have voted favorably on the] FAVOR
		isfactory to the	posal of the Advisory Committee includes supporting Commission that the practice parameter will reduce Ith care services; and
	information sat to provide a hig	isfactory to the	posal of the Advisory Committee includes supporting Commission that the practice parameter will continue talth care.

3	by regulation r may readopt a	no longer than practice para	arameter adopted by the Commission shall remain in effect, 3 years from the date of its adoption. The Commission neter after its expiration following consultation with the tyl SPECIALTY.	
5 6			Committee may submit amendments to a practice parameter ion at any time.	
7 8			meter adopted under this subtitle is not admissible into ding in this State as evidence of a standard of care.	
9			Article - Insurance	
10)		Subtitle 9A. Private Review Agents.	
11	15-9A-01.			
12	(a) I	n this subtitle	the following words have the meanings indicated.	
13 14	` /		rse decision" means a utilization review determination made by proposed or delivered health care service:	
15		(i)	Is or was not necessary, appropriate, or efficient; and	
16	i	(ii)	May result in noncoverage of the health care service.	
	,	ovider on beh	is no adverse decision if the private review agent and the lf of the patient reach an agreement on the proposed or s.	
20 21			E" MEANS A CERTIFICATE OF REGISTRATION GRANTE A PRIVATE REVIEW AGENT.	ED BY
22 23		D) (1) ccordance wit	"Employee assistance program" means a health care service a contract with an employer or labor union:	
24 25	both to:	(i)	Consults with employees or members of an employee's family	y or
26 27		alcohol, or s	1. Identify the employee's or the employee's family me bstance abuse problems; and	mber's
			2. Refer the employee or the employee's family member community resources for counseling, therapy, or	er to
			Performs utilization review for the purpose of making claims of the employer's or labor union's health insurance or	or





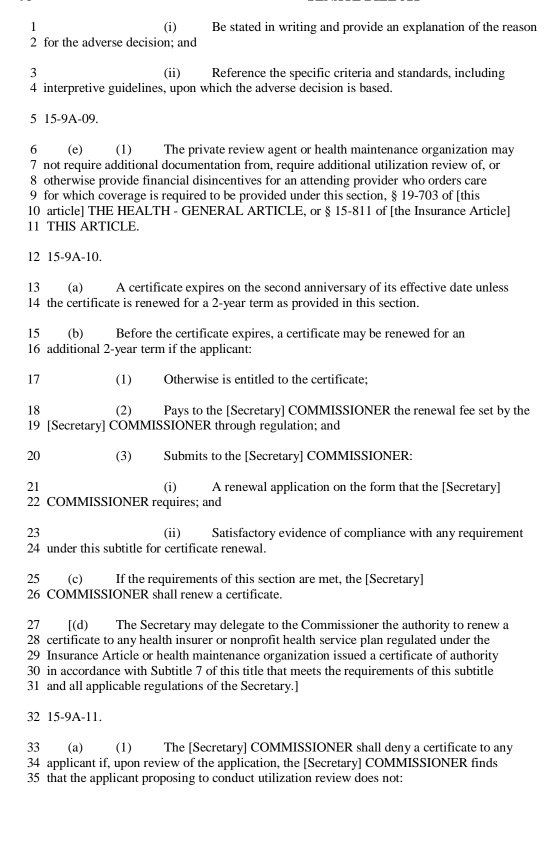
1	15-9A-03.		
			agent may not conduct utilization review in this State ISSIONER has granted the private review agent a
		he requiremen	COMMISSIONER shall issue a certificate to an applicant ats of this subtitle and all applicable regulations of the
10 11	Commissioner for the Insurance As authority in acco	or any health i rticle or health ordance with S	ay delegate the authority to issue a certificate to the nsurer or nonprofit health service plan regulated under a maintenance organization issued a certificate of Subtitle 7 of this title that meets the requirements of regulations of the Secretary.]
13	$[(d)] \qquad (C)$	A certif	icate issued under this subtitle is not transferable.
16 17 18 19	Commissioner,] the Maryland A health care, incl Chirurgical Fact a mental illness,	payors, inclusions payors, inclusions of I uding the Marulty of Maryla emotional dis	The [Secretary] COMMISSIONER, after consultation with [the ding the Health Insurance Association of America and Health Maintenance Organizations, and providers of ryland Hospital Association, the Medical and and, and licensed or certified providers of treatment for sorder, or a drug abuse or alcohol abuse disorder, shall at the provisions of this subtitle.
23	the regulations a treatment plan f	orm for utiliza	Subject to the provisions of subparagraph (iii) of this paragraph, e [Secretary] COMMISSIONER shall include a uniform ation review of services for the treatment of a mental a drug abuse or alcohol abuse disorder.
25 26	COMMISSION	(ii) ER:	The uniform treatment plan form adopted by the [Secretary]
27 28	and		1. Shall adequately protect the confidentiality of the patient;
		r similar uniqı	2. May only request the patient's membership number, policy ue patient identifier and first name for patient
	of regulations ac		The [Secretary] COMMISSIONER may waive the requirements subparagraph (i) of this paragraph for the use of a for any entity that would be using the form solely for

- 35 internal purposes.36 15-9A-04.
- 37 (a) An applicant for a certificate shall:

1 (1) Submit an application to the [Secretary] COMMISSIONER; and 2 (2) Pay to the [Secretary] COMMISSIONER the application fee 3 established by the [Secretary] COMMISSIONER through regulation. 4 (b) The application shall: Be on a form and accompanied by any supporting documentation that 5 (1) 6 the [Secretary] COMMISSIONER requires; and 7 Be signed and verified by the applicant. (2) 8 (c) The application fees required under subsection (a)(2) of this section or [§ 9 19-1306(b)(2)] § 15-9A-10(B)(2) of this subtitle shall be sufficient to pay for the 10 administrative costs of the certificate program and any other costs associated with carrying out the provisions of this subtitle. 12 15-9A-05. 13 In conjunction with the application, the private review agent shall submit (a) 14 information that the [Secretary] COMMISSIONER requires including: 15 (1) A utilization review plan that includes: 16 (i) The specific criteria and standards to be used in conducting 17 utilization review of proposed or delivered services; 18 Those circumstances, if any, under which utilization review may (ii) 19 be delegated to a hospital utilization review program; and 20 The provisions by which patients, physicians, or hospitals may (iii) 21 seek reconsideration or appeal of adverse decisions by the private review agent; 22 The type and qualifications of the personnel either employed or (2) 23 under contract to perform the utilization review; The procedures and policies to ensure that a representative of the 24 25 private review agent is reasonably accessible to patients and providers 5 days a week during normal business hours in this State; 27 The policies and procedures to ensure that all applicable State and 28 federal laws to protect the confidentiality of individual medical records are followed; A copy of the materials designed to inform applicable patients and 29 30 providers of the requirements of the utilization review plan; A list of the third party payors for which the private review agent is 32 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;
4 5	(8) A list of the health care providers involved in establishing the specific criteria and standards to be used in conducting utilization review; and
6 7	(9) Certification by the private review agent that the criteria and standards to be used in conducting utilization review are:
8	(i) Objective;
9	(ii) Clinically valid;
10	(iii) Compatible with established principles of health care; and
11 12	(iv) Flexible enough to allow deviations from norms when justified on a case by case basis.
15	(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.
17	15-9A-06.
20 21	(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.
25 26 27 28	(e) (1) In the event a patient or health care provider, including a physician, intermediate care facility described under § 8-403(e) of [this article] THE HEALTH - GENERAL ARTICLE, or hospital seeks reconsideration or appeal of an adverse decision by a private review agent, the final determination of the appeal of the adverse decision shall be made based on the professional judgment of a physician, or a panel of other appropriate health care providers with at least 1 physician, selected by the private review agent who is:
30 31	(i) 1. Board certified or eligible in the same specialty as the treatment under review; or
32 33	2. Actively practicing or has demonstrated expertise in the alcohol, drug abuse, or mental health service or treatment under review; and
34 35	(ii) Not compensated by the private review agent in a manner that provides a financial incentive directly or indirectly to deny or reduce coverage.

3 4 5 6	GENERAL ARTICL by a private review a decision shall be state	ility descr E, or hos gent, the ed in writ	vent a patient or health care provider, including a physician, ribed under § 8-403(e) of [this article] THE HEALTH - pital seeks reconsideration or appeal of an adverse decision final determination of the appeal of the adverse ing and shall reference the specific criteria and we guidelines, upon which the denial or reduction in
10	proposed or delivere	der for the	te review agent that requires a health care provider to submit e private review agent to conduct utilization review of s for the treatment of a mental illness, emotional cohol abuse disorder:
	[Secretary under § 1 as a properly submit		Shall accept the uniform treatment plan form adopted by the OCOMMISSIONER UNDER § 15-9A-03(E) of this subtitle nent plan form; and
15		(ii)	May not impose any requirement to:
16			1. Modify the uniform treatment plan form or its content; or
17			2. Submit additional treatment plan forms.
18 19	(2) this subsection:	A unifo	rm treatment plan form submitted under the provisions of
20		(i)	Shall be properly completed by the health care provider; and
21		(ii)	May be submitted by electronic transfer.
22	15-9A-07.		
23	(a) Except	as specifi	cally provided in [§ 19-1305.1] § 15-9A-06 of this subtitle:
24 25	(1) appropriate health ca		erse decisions shall be made by a physician or a panel of other ers with at least 1 physician on the panel.
28 29 30	GENERAL ARTICI by a private review a decision shall be ma	cility desc LE, or hos agent, the de based	vent a patient or health care provider, including a physician, ribed in § 8-403(e) of [this article] THE HEALTH - spital seeks reconsideration or appeal of an adverse decision final determination of the appeal of the adverse on the professional judgment of a physician or a panel of providers with at least 1 physician on the panel.
34 35	GENERAL ARTICI	cility desc LE, or hos	vent a patient or health care provider, including a physician, ribed in § 8-403(e) of [this article] THE HEALTH - spital seeks reconsideration or appeal of an adverse decision final determination of the appeal of the adverse



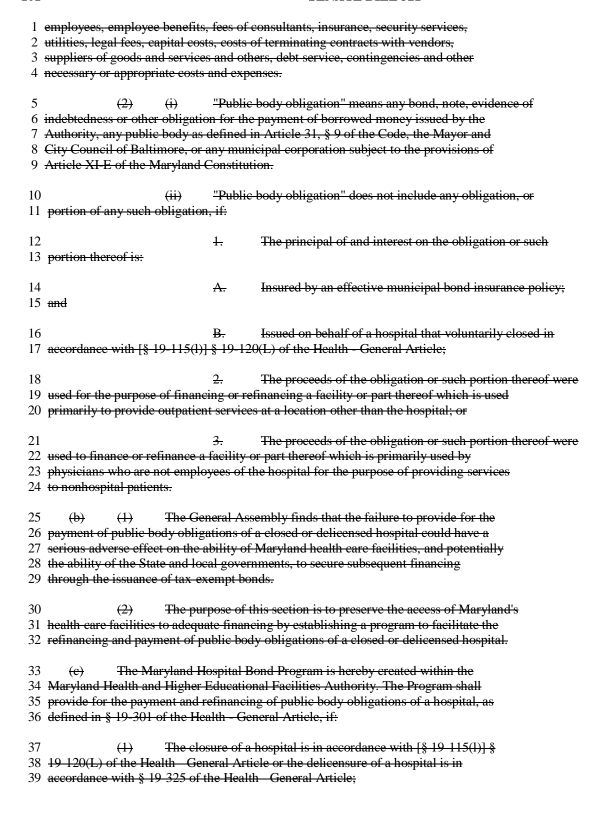
	(i) Have available the services of sufficient numbers of registered nurses, medical records technicians or similarly qualified persons supported and supervised by appropriate physicians to carry out its utilization review activities; and
	(ii) Meet any applicable regulations the [Secretary] COMMISSIONER adopts under this subtitle relating to the qualifications of private review agents or the performance of utilization review.
	(2) The [Secretary] COMMISSIONER shall deny a certificate to any applicant that does not provide assurances satisfactory to the [Secretary] COMMISSIONER that:
	(i) The procedures and policies of the private review agent will protect the confidentiality of medical records in accordance with applicable State and federal laws; and
13 14	(ii) The private review agent will be accessible to patients and providers 5 working days a week during normal business hours in this State.
17	(b) The [Secretary] COMMISSIONER may revoke a certificate if the holder does not comply with performance assurances under this section, violates any provision of this subtitle, or violates any regulation adopted under any provision of this subtitle.
21	(c) (1) Before denying or revoking a certificate under this section, the [Secretary] COMMISSIONER shall provide the applicant or certificate holder with reasonable time to supply additional information demonstrating compliance with the requirements of this subtitle and the opportunity to request a hearing.
	(2) If an applicant or certificate holder requests a hearing, the [Secretary] COMMISSIONER shall send a hearing notice by certified mail, return receipt requested, at least 30 days before the hearing.
26 27	(3) The [Secretary] COMMISSIONER shall hold the hearing in accordance with Title 10, Subtitle 2 of the State Government Article.
28	15-9A-12.
31	The [Secretary] COMMISSIONER may waive the requirements of this subtitle for a private review agent that operates solely under contract with the federal government for utilization review of patients eligible for hospital services under Title XVIII of the Social Security Act.
33	15-9A-13.
34 35	The [Secretary] COMMISSIONER shall periodically provide a list of private review agents issued certificates and the renewal date for those certificates to:
36	(1) The Maryland Chamber of Commerce;

1 (2) The Medical and Chirurgical Faculty of Maryland; 2 (3) The Maryland Hospital Association; 3 (4) All hospital utilization review programs; and 4 (5) Any other business or labor organization requesting the list. 5 15-9A-14. The [Secretary] COMMISSIONER may establish reporting requirements to: 6 7 (1) Evaluate the effectiveness of private review agents; and (2) Determine if the utilization review programs are in compliance with 9 the provisions of this section and applicable regulations. 10 15-9A-17. 11 In addition to the provisions of subsection (a) of this section, the (b) (1) 12 [Secretary] COMMISSIONER may impose an administrative penalty of up to \$1,000 13 for a violation of any provision of this subtitle. 14 The [Secretary] COMMISSIONER shall adopt regulations to provide 15 standards for the imposition of an administrative penalty under paragraph (1) of this 16 subsection. 17 15-9A-18. 18 (a) Any person aggrieved by a final decision of the [Secretary] 19 COMMISSIONER in a contested case under this subtitle may take a direct judicial 20 appeal. 21 Subtitle 10. Claims and Utilization Review. 22 15-1001. This section applies to insurers and nonprofit health service plans that 23 24 propose to issue or deliver individual, group, or blanket health insurance policies or 25 contracts in the State or to administer health benefit programs that provide for the 26 coverage of hospital benefits and the utilization review of those benefits. 27 (b) Each entity subject to this section shall: have a certificate issued under [Title 19, Subtitle 13 of the Health -28 (1) 29 General Article] SUBTITLE 9A OF THIS TITLE; 30 contract with a private review agent that has a certificate issued 31 under [Title 19, Subtitle 13 of the Health - General Article] SUBTITLE 9A OF THIS 32 TITLE; or

1 2	(3) contract with or delegate utilization review to a hospital utilization review program approved under § 19-319(d) of the Health - General Article.
5	(c) Notwithstanding any other provision of this article, if the medical necessity of providing a covered benefit is disputed, an entity subject to this section that does not meet the requirements of subsection (b) of this section shall pay any
7	person entitled to reimbursement under the policy, contract, or certificate in accordance with the determination of medical necessity by the hospital utilization review program approved under § 19-319(d) of the Health - General Article.
9	<u>15-1003.</u>
10 11	(c) (1) The Commissioner shall adopt by regulation a uniform claims form for reimbursement of health care practioners' services.
14	(2) IF THE HEALTH CARE PRACTITIONER RENDERING THE SERVICE IS A CERTIFIED REGISTERED NURSE ANESTHETIST OR A CERTIFIED NURSE MIDWIFE, THE UNIFORM CLAIMS FORM SHALL INCLUDE THE IDENTIFICATION MODIFIER FOR THE CERTIFIED REGISTERED NURSE ANESTHETIST OR CERTIFIED NURSE MIDWIFE.
16	Subtitle 12. Maryland Health Insurance Reform Act.
17	15-1201.
18 19	[(d) "Commission" means the Maryland Health Care Access and Cost Commission established under Title 19, Subtitle 15 of the Health - General Article.]
20	1
	adopted by the [Commission] COMMISSIONER in accordance with § 15-1207 of this
22	subtitle [and Title 19, Subtitle 15 of the Health—General Article].
23	15 1205.
24	(c) (1) Based on the adjustments allowed under subsection (a)(2) of this
25	section, a carrier may charge a rate that is 33% above or below the community rate.
26	(2) On or before October 1, 1998, the Commissioner, in conjunction with
	the [Health Care Access and Cost Commission] HEALTH CARE ACCESS AND SYSTEMS
	PERFORMANCE COMMISSION, shall submit a report to the Governor and, in
	accordance with § 2-1246 of the State Government Article, the General Assembly on
	the feasibility and desirability of requiring carriers to charge rates that are less than
31	33% above or below the community rate for health benefit plans.
32	15-1207.
35	(a) [In accordance with Title 19, Subtitle 15 of the Health - General Article, the Commission] THE COMMISSIONER, IN CONSULTATION WITH THE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION, shall adopt regulations that specify:

1 2	(1) PLAN to apply under		rehensive Standard Health Benefit Plan] STANDARD e; and
	(2) qualify under the fede including:		health benefit plan for medical savings accounts that Insurance Portability and Accountability Act of 1996,
6		(i) a	waiver of deductibles as permitted under federal law;
7		(ii) m	ninimum funding standards for medical savings accounts; and
		[Comprehe	uthorization for offering the modified plan only by those ensive Standard Health Benefit Plan] STANDARD th item (1) of this subsection.
11 12	(b) The [Co		COMMISSIONER shall require that the minimum the Standard Plan:
		f the minin	n maintenance organization, shall include at least the num benefits required to be offered by a federally ganization; and
	expense incurred bas	is, shall be	rer or nonprofit health service plan on an actuarially equivalent to at least the minimum nder item (1) of this subsection.
21	COMMISSIONER sl	nall exclude f the averag	paragraph (2) of this subsection, the [Commission] c or limit benefits or adjust cost-sharing arrangements ge rate for the Standard Plan exceeds 12% of the c.
	` '	tandard Pla	mission] COMMISSIONER annually shall determine the in by using the average rate submitted by each than.
			efits, the [Commission] COMMISSIONER shall judge atments, procedures, and related health services
29	(1)	their effect	tiveness in improving the health status of individuals;
30 31		their impa umption of	ct on maintaining and improving health and on reducing health care services; and
32	(3)	their impa	ct on the affordability of health care coverage.
33	(e) The [Co	mmission]	COMMISSIONER may exclude:
34 35	` /		re service, benefit, coverage, or reimbursement for covered

	to be provided or offered in a health benefit plan that is issued or delivered in the State by a carrier; or
	(2) reimbursement required by statute, by a health benefit plan for a service when that service is performed by a health care provider who is licensed under the Health Occupations Article and whose scope of practice includes that service.
6 7	(f) The Standard Plan shall include uniform deductibles and cost sharing associated with its benefits, as determined by the [Commission] COMMISSIONER.
8 9	(g) In establishing cost-sharing as part of the Standard Plan, the [Commission] COMMISSIONER shall:
10 11	(1) include cost-sharing and other incentives to help prevent consumers from seeking unnecessary services;
12 13	(2) balance the effect of cost sharing in reducing premiums and in affecting utilization of appropriate services; and
14 15	(3) limit the total cost sharing that may be incurred by an individual in a year.
16	15-1214.
19	Notwithstanding any other provision of this subtitle, health benefit plans shall reimburse hospitals in accordance with rates approved by the [State Health Services Cost Review Commission] MARYLAND HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION.
21	Article - State Government
22	8 403.
25 26 27	(I) EXCEPT AS OTHERWISE PROVIDED IN SUBSECTION (E) OF THIS SECTION, ON OR BEFORE JULY 1, 2007, AN EVALUATION SHALL BE MADE OF THE STATE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION ESTABLISHED UNDER TITLE 19, SUBTITLE 1 OF THE HEALTH—GENERAL ARTICLE AND THE REGULATIONS THAT RELATE TO THE STATE HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION.
29	Article 43C - Maryland Health and Higher Educational Facilities Authority
30	16A.
31	(a) In this section, the following terms have the meanings indicated.
34	(1) "Closure costs" means the reasonable costs determined by the [Health Services Cost Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION to be incurred in connection with the closure or delicensure of a hospital, including expenses of operating the hospital, payments to

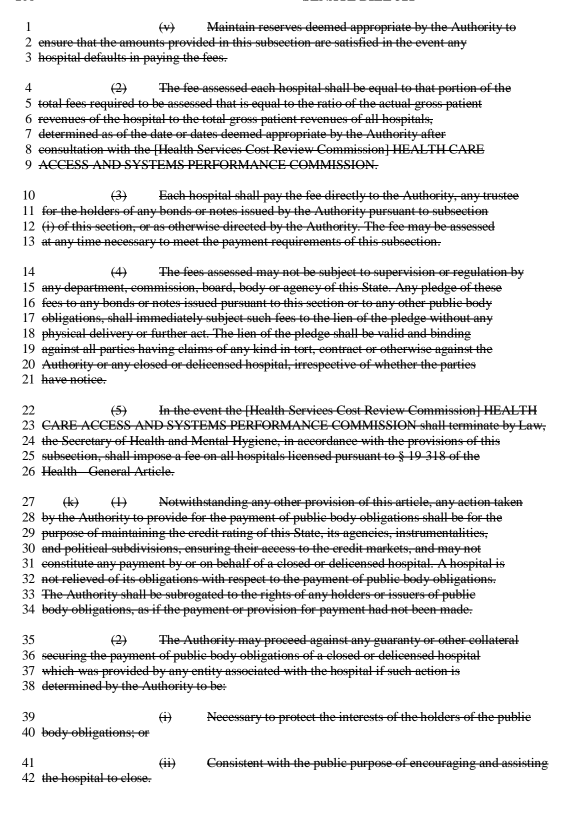


1 2	outstanding;	(2)	There are public body obligations issued on behalf of the hospital
3 4	consolidation	(3) n with 1 o	The closure of the hospital is not the result of a merger or or more other hospitals; and
	or refinancin the Authority		The hospital plan for closure or delicensure and the related financing acceptable to the Secretary of Health and Mental Hygiene and
8 9	(d) ACCESS Al		The [Health Resources Planning Commission] HEALTH CARE EMS PERFORMANCE COMMISSION shall give:
12 13	Resources P PERFORM	lanning (ANCE C	(i) The Authority [and the Health Services Cost Review notification of the filing by a hospital with the [Health Commission] HEALTH CARE ACCESS AND SYSTEMS OMMISSION of any written notice of intent to close under [§ L) of the Health—General Article; or
	•		(ii) The Authority written notification of the filing with the nd Mental Hygiene of a petition for the delicensure of a hospital e Health - General Article.
18 19	after the fili	(2) ng of the	The notice required by this subsection shall be given within 10 days notice or petition.
22	Mental Hyg	iene shal l	The [Health Resources Planning Commission] HEALTH CARE FEMS PERFORMANCE COMMISSION and the Secretary of Health and give the Authority [and the Health Services Cost Review notification of[:
			(i) A determination by the Health Resources Planning Commission closure from the certificate of need requirement pursuant to § th - General Article; or
27 28	Hygiene to	delicense	(ii) A] A determination by the Secretary of Health and Mental a hospital pursuant to § 19–325 of the Health—General Article.
31 32 33	Mental Hyg subsection n or] delicense	ND SYS' iene shall to later th ure and sl	The [Health Resources Planning Commission] HEALTH CARE FEMS PERFORMANCE COMMISSION and the Secretary of Health and submit the written notification required in paragraph (1) of this an 150 days prior to the scheduled date of the hospital [closure nall include the name and location of the hospital, and the spital [closure or] delicensure.
37 38	CARE ACC	ESS AN anding pu	A hospital that intends to close or is scheduled to be delicensed shall rand the [Health Services Cost Review Commission] HEALTH D SYSTEMS PERFORMANCE COMMISSION with a written statement ablic body obligations issued on behalf of the hospital, which

1 2	the hospital;	(i)	The name of each issuer of a public body obligation on behalf of
	obligation and the due thereof;	(ii) dates fo	The outstanding principal amount of each public body repayment or any mandatory redemption or purchase
6 7	obligation and the inte	(iii) erest rates	
			Any documents and information pertaining to the public body the [Health Services Cost Review Commission] ND SYSTEMS PERFORMANCE COMMISSION may request.
11 12	(2) filed by the hospital:	The state	ement required in paragraph (1) of this subsection shall be
15	Resources Planning (Commissi	In the case of closure pursuant to [§ 19 115(1)] § 19 120(L) of the n 10 days after the date of filing with the [Health on] HEALTH CARE ACCESS AND SYSTEMS ION of written notice of intent to close; or
17 18	General Article, at lea	(ii) ast 150 d	In the case of delicensure pursuant to § 19-325 of the Health- ays prior to the scheduled date of delicensure.
21 22 23	ACCESS AND SYST payment of all or any public body obligation	FEMS PI	alth Services Cost Review Commission] HEALTH CARE ERFORMANCE COMMISSION may determine to provide for the of the closure costs of a hospital having outstanding [Health Services Cost Review Commission] HEALTH EMS PERFORMANCE COMMISSION determines that payment by or appropriate to:
25		(i)	Encourage and assist the hospital to close; or
26		(ii)	Implement the program created by this section.
	(2) Services Cost Review PERFORMANCE CO	Commi	ng the determinations under this subsection, the [Health ssion] HEALTH CARE ACCESS AND SYSTEMS HON shall consider:
30 31	system expected to re	(i) esult from	The amount of the system wide savings to the State health care the closure or delicensure of the hospital over:
	payment of the closus will be assessed; or	re costs o	1. The period during which the fee to provide for the rany bonds or notes issued to finance the closure costs
35 36	delicensure, whichever	er is the l	2. A period ending 5 years after the date of closure or onger; and

1 2	(ii) The recommendations of [the Health Resources Planning Commission and] the Authority.
	(3) Within 60 days after receiving the notice of closure or delicensure required by subsection (e), the [Health Services Cost Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION shall:
6 7	(i) Determine whether to provide for the payment of all or any portion of the closure costs of the hospital in accordance with this subsection; and
8 9	(ii) Give written notification of such determination to [the Health Resources Planning Commission and] the Authority.
12	(4) The provisions of this subsection may not be construed to require the [Health Services Cost Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION to make provision for the payment of any closure costs of a closed or delicensed hospital.
16 17	(5) In any suit, action or proceeding involving the validity or enforceability of any bond or note issued to finance any closure costs or any security for a bond or note, the determinations of the [Health Services Cost Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION under this subsection shall be conclusive and binding.
	(h) (1) Within 60 days after receiving the written statement required by subsection (f) of this section, the Authority shall prepare a schedule of payments necessary to meet the public body obligations of the hospital.
24 25 26 27	(2) As soon as practicable after receipt of the notice of closure or delicensure required by subsection (e) and after consultation with the issuer of each public body obligation and the [Health Services Cost Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION, the Authority shall prepare a proposed plan to finance, refinance or otherwise provide for the payment of public body obligations. The proposed plan may include any tender, redemption, advance refunding or other technique deemed appropriate by the Authority.
31 32 33	(3) As soon as practicable after receipt of written notification that the [Health Services Cost Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION has determined to provide for the payment of any closure costs of a hospital pursuant to subsection (g) of this section, the Authority shall prepare a proposed plan to finance, refinance or otherwise provide for the payment of the closure costs set forth in the notice.
	(4) Upon the request of the [Health Services Cost Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION, the Authority may begin preparing the plan or plans required by this subsection before:
	(i) [The final determination by the Health Resources Planning Commission to exempt a hospital closure from the certificate of need requirement pursuant to § 19 115(l) of the Health—General Article;

1		(ii)]	Any final determination of delicensure by the Secretary of
2	Health and Mental Hy	giene pu	rsuant to § 19-325 of the Health - General Article; or
3		[(iii)]	(II) Any final determination by the [Health Services Cost
			H CARE ACCESS AND SYSTEMS PERFORMANCE
5	COMMISSION to pro	ovide for	the payment of any closure costs of the hospital.
_	(5)	Tile a A and	
6	(5)		hority shall promptly submit the schedule of payments and
			hired by this subsection to the [Health Services Cost
	-	HEALI	H CARE ACCESS AND SYSTEMS PERFORMANCE
9	COMMISSION.		
10	(i) (1)	The Aut	hority may issue negotiable bonds or notes for the purpose of
			wise providing for the payment of public body
			s of a hospital in accordance with any plan developed
	pursuant to subsection		
	1	` /	
14	` /		ds or notes shall be payable from the fees provided pursuant
15	to subsection (j) of th	is section	or from other sources as may be provided in the plan.
16	` '		ds or notes shall be authorized, sold, executed and delivered
			nd shall have terms consistent with all existing
18	constitutional and leg	al require	ements.
19	(4)	In conne	ection with the issuance of any bond or note, the Authority
	` '		/ loan, lease or other financing agreement between the
			of a public body obligation and the closed or delicensed
			riate agency in consideration for the payment of any
	public body obligation		
23	public body obligation	n as prov	idea in this section.
24	(i) (1)	On the d	ate of closure or delicensure of any hospital for which a
			has been developed in accordance with subsection (h) of
26	this section, the [Hea	lth Servic	res Cost Review Commission] HEALTH CARE ACCESS
			ANCE COMMISSION shall assess a fee on all hospitals as
			142 of the Health - General Article in an amount
	sufficient to:		
30		(i)	Pay the principal and interest on any public body obligations, or
31	any bonds or notes is	sued by the	ne Authority pursuant to subsection (i) of this section to
32	finance or refinance p	oublic boo	ly obligations;
33		(ii)	Pay any closure costs or the principal and interest on any bonds
			ty pursuant to subsection (i) of this section to finance or
35	refinance any closure	-costs;	
36		(iii)	Maintain any recorns required in the resolution trust
		(111) popoina e	Maintain any reserve required in the resolution, trust greement securing public body obligations, bonds, or
	notes;	nancing a	greement securing public body obligations, bolids, or
50	110105,		
39		(iv)	Pay any required financing fees or other similar charges; and



1 2	(3) In making the determination required under paragraph (2) of this subsection, the Authority shall consider:
3	(i) The circumstances under which the guaranty or other collateral was provided; and
5 6 7	(ii) The recommendations of the [Health Services Cost Review Commission and the Health Resources Planning Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE COMMISSION.
8	(4) Any amount realized by the Authority or any assignce of the
9	Authority in the enforcement of any claim against a hospital for which a plan has
10	been developed in accordance with subsection (h) of this section shall be applied to
11	offset the amount of the fee required to be assessed by the [Health Services Cost
	Review Commission] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE
	COMMISSION pursuant to subsection (j) of this section. The costs and expenses of
	enforcing the claim, including any costs for maintaining the property prior to its
	disposition, shall be deducted from this amount.
16	(l) It is the purpose and intent of this section that the [Health Services Cost
17	Review Commission, the Health Resources Planning Commission,] HEALTH CARE
	ACCESS AND SYSTEMS PERFORMANCE COMMISSION and the Authority consult with
	each other and take into account each others' recommendations in making the
	determinations required to be made under this section.
21	(m) Notwithstanding any other provision of this section, in any suit, action or
22	proceeding involving the validity or enforceability of any bond or note or any security
	for a bond or note, the determinations of the Authority under this section shall be
24	conclusive and binding.
25 26	(n) The [Health Services Cost Review Commission, the Health Resources Planning Commission,] HEALTH CARE ACCESS AND SYSTEMS PERFORMANCE
27	COMMISSION or the Authority may waive any notice required to be given to it under
28	this section.
29	SECTION 7. AND BE IT FURTHER ENACTED, That the terms of the initial
30	members of the Health Care Access and Systems Performance Commission shall
31	expire as follows:
32	(a) 3 members in 2002;
33	(b) 3 members in 2003;
34	(c) 3 members in 2004; and
35	(d) 2 members in 2005.
36	SECTION 8. AND BE IT FURTHER ENACTED, That:

- 1 (a) all property of any kind, including personal property, records,
- 2 fixtures, appropriations, credits, assets, liabilities, obligations, rights, and privileges,
- 3 held by the State Health Resources Planning Commission, the State Health Services
- 4 Cost Review Commission, and the Maryland Health Care Access and Cost
- 5 Commission shall be and hereby are transferred to the State Health Care Access and
- 6 Systems Performance Commission;
- 7 (b) except as otherwise provided by law, all contracts, agreements,
- 8 grants, or other obligations entered into prior to July 1, 1998 by the State Health
- 9 Resources Planning Commission, the State Health Services Cost Review Commission,
- 10 or the Maryland Health Care Access and Cost Commission, and which by their terms
- 11 are to continue in effect on or after July 1, 1998, shall be valid, legal, and binding
- 12 obligations of the State Health Care Access and Systems Performance Commission,
- 13 under the terms of the obligations; and
- 14 (e) any transaction affected by any change of nomenclature under this
- 15 Act, and validly entered into before July 1, 1998, and every right, duty, or interest
- 16 flowing from the transaction, remains valid on and after July 1, 1998 as if the change
- 17 of nomenclature had not occurred.
- 18 SECTION 9. AND BE IT FURTHER ENACTED, That all employees who are
- 19 transferred to the State Health Care Access and Systems Performance Commission
- 20 from the State Health Resources Planning Commission, the State Health Services
- 21 Cost Review Commission, and the Maryland Health Care Access and Cost
- 22 Commission upon the implementation of this Act shall be so transferred without
- 23 diminution of their rights, benefits, or employment or retirement status.

24 SECTION 10. AND BE IT FURTHER ENACTED, That:

- 25 (a) the publishers of the Annotated Code of Maryland, subject to the
- 26 approval of the Department of Legislative Services, shall propose the correction of any
- 27 agency names and titles throughout the Code that are rendered incorrect by this Act;
- 28 and
- 29 (b) subject to the approval of the Executive Director of the Department of
- 30 Legislative Services, the publishers of the Annotated Code of Maryland shall correct
- 31 any cross references that are rendered incorrect by this Act.
- 32 SECTION 11. AND BE IT FURTHER ENACTED, That, the State Health Care
- 33 Access and Systems Performance Commission, the Department of Health and Mental
- 34 Hygiene, and the Maryland Insurance Administration shall until July 1, 2000 report
- 35 quarterly to the Senate Finance Committee, the House Economic Matters Committee,
- 36 and the House Environmental Matters Committee on the implementation of this Act.
- 37 Beginning January 1, 2001, the Health Care Access and Systems Performance
- 38 Commission shall annually offer to brief the appropriate committees of the General
- 39 Assembly on the work of the Commission.
- 40 SECTION 12. AND BE IT FURTHER ENACTED, That the State Health Care
- 41 Access and Systems Performance Commission shall become operationalized on
- 42 January 1, 1999.

1 2	SECTION 13. AND BE IT FURTHER ENACTED, That the changes made to § 19-139 of the Health - General Article shall take effect January 1, 1999.				
5	SECTION 3. AND BE IT FURTHER ENACTED, That the Department of Health and Mental Hygiene, in consultation with the Health Resources Planning Commission, Health Services Cost Review Commission, and Health Care Access and Cost Commission, shall:				
7 8	(a) conduct a comprehensive study of the certificate of need program to determine:				
9	(1) the necessity of requiring a certificate of need for:				
10	(i) <u>building, developing, or establishing a health care facility;</u>				
11	(ii) moving a health care facility to another site;				
12	(iii) changing the bed capacity of a health care facility;				
	(iv) changing the type or scope of any health care service, including in particular a home health program, a hospice program, or a specialty medical program;				
16	(v) making a certain capital expenditure; and				
17 18	(vi) closing a hospital or part of a hospital, particularly in a single-hospital jurisdiction; and				
	(2) the possibility of further consolidating, modifying, or streamlining the certificate of need application process in those situations that the Department, in consultation with the Commissions, determines a certificate of need is necessary; and				
	(b) on or before January 1, 1999, submit a report of its study, including recommendations, to the Governor and, subject to § 2-1246 of the State Government Article, the General Assembly.				
25	SECTION 4. AND BE IT FURTHER ENACTED, That:				
28	the survey by the Health Resources Planning Commission of freestanding ambulatory surgery utilization, capacity, and financial data shall be conducted annually in a manner that assures comparability with data collected by the Health Services Cost Review Commission;				
	(b) the data collected by the Health Services Cost Review Commission concerning ambulatory surgery shall be done in a manner that permits comparison of costs, charges, uncompensated care, and other pertinent data deemed necessary;				
	Good data collected by the Health Resources Planning Commission and the Health Services Cost Review Commission shall permit comparability of the hospital and freestanding ambulatory surgery settings; and				

1	1 (d) the Commissions shall data collection design.	consult with interested parties in the Commissions'
	3 SECTION 5. AND BE IT FUE 4 Cost Review Commission shall:	RTHER ENACTED, That the Health Services
6		cing the cost of uncompensated care for the types of provided by freestanding ambulatory care
9		feasibility and desirability of establishing a method hable cost of uncompensated care through an ory care facilities;
11	11 (c) take into consideration	a financing policy that:
	12 (1) promotes acce 13 individuals without health insurance	ess to medically necessary outpatient services for
14	(2) equitably distr	ributes the reasonable costs of uncompensated care;
16		nes the costs of reasonable uncompensated care res or services performed or provided by ies; and
	18 (4) will provide in 19 policies; and	ncentives for efficient and effective credit and collection
21		s regarding the financing of uncompensated care ernor and, subject to § 2-1246 of the State ssembly.
23	23 <u>SECTION 6. AND BE IT FUR</u>	THER ENACTED, That:
25	25 Care Access and Cost Commission	ssioner and the Executive Director of the Health shall establish a small group insurance market f senior staff members of the two agencies.
27	27 (b) The task force shall:	
	28 (1) meet quarterly 29 and coordination; and	y to discuss and report on issues of common concern
	30 (2) establish a for 31 the small group insurance market le	mal protocol for resolving questions of interpretation of gislation and regulations.
32	32 (c) The Commissioner sha	<u>II:</u>
33	33 (1) provide a liais	son to attend Commission meetings; and

- 1 <u>(2)</u> <u>consult in a timely manner with the Executive Director with respect</u>
- 2 to issues raised in the small group insurance market filings.

3 SECTION 7. AND BE IT FURTHER ENACTED, That:

- 4 (a) The Insurance Commissioner and the Executive Directors of the Health
- 5 Services Cost Review Commission and the Health Care Access and Cost Commission
- 6 shall establish an interagency task force comprised of senior staff members of the
- 7 three agencies to coordinate the analysis of downstream risk arrangements between
- 8 licensed carriers and subcontracting provider entities.
- 9 (b) The interagency task force shall conduct a study of the extent and nature
- 10 of downstream risk arrangements in Maryland and report its findings and
- 11 recommendations to the three agencies, the Senate Finance Committee, the House
- 12 Economic Matters Committee, and the House Environmental Matters Committee by
- 13 December 1, 1999.
- 14 (c) As part of the study, the task force shall consider recommendations from
- 15 the affected industries.

16 SECTION 8. AND BE IT FURTHER ENACTED, That:

- 17 (a) The Health Care Access and Cost Commission shall study the feasibility of
- 18 establishing and implementing a system to comparatively evaluate the quality of care
- 19 outcomes and performance measurements of hospitals and other health care
- 20 providers on an objective basis.
- 21 (b) In conducting the study, the Commission shall assume that the purpose of
- 22 the comparative performance measurement system is to improve the quality of care
- 23 by establishing a common set of performance measurements and disseminating the
- 24 findings.
- 25 (c) As part of the study, the Commission shall consider recommendations from
- 26 <u>hospitals</u>, other health care providers, and other interested parties.
- 27 (d) The Commission shall also consider in its study existing outcome and
- 28 performance measurement systems for hospitals and other health care providers as
- 29 well as the availability of existing data.
- 30 (e) The Commission shall report its findings and recommendations from the
- 31 study to the Senate Finance Committee, the House Economic Matters Committee,
- 32 and the House Environmental Matters Committee by December 1, 1998.

33 SECTION 9. AND BE IT FURTHER ENACTED, That:

- 34 (a) Due to the rapid changes the health care market is experiencing, the
- 35 Health Care Access and Cost Commission shall study and make recommendations on
- 36 the findings that result from a study on the desirability of continuing to develop
- 37 practice parameters for health care practitioners.

1	<u>(b)</u>	The stud	ly shall include an evaluation of:	
2		<u>(1)</u>	the goals of practice parameter development;	
3	Subtitle 16 o	(2) f the Hea	the appropriateness of the practice parameters authorized in Title 19, lth - General Article to achieving these goals;	
5 6	parameters in	<u>(3)</u> n utilizati	the feasibility and desirability of enhancing the use of practice on review decisions and malpractice cases; and	
7		<u>(4)</u>	any other factors the Commission regards as important.	
10		tions to t	he Senate Finance Committee, the House Economic Matters House Environmental Matters Committee on or before November	
12	SECTIO	ON 10.	AND BE IT FURTHER ENACTED, That:	
15	calculating h	urces Pla nospital l	partment of Health and Mental Hygiene, in consultation with the unning Commission, shall study and develop a methodology for icensed bed capacity that more accurately reflects actual and operated beds.	
17	<u>(b)</u>	The met	chodology shall address:	
18		<u>(1)</u>	occupancy variations by service throughout the year;	
19		<u>(2)</u>	migration patterns and current and future projected population data;	
20		<u>(3)</u>	accessibility and availability of beds;	
21		<u>(4)</u>	patient stays of less than 24 hours; and	
22		<u>(5)</u>	managed care contracting arrangements with hospitals.	
		On or before January 1, 1999, the Department shall submit a report of its ding any recommendations, to the Governor and, subject to § 2-1246 of overnment Article, the General Assembly.		
	(d) The Department, in consultation with the Commission, shall adopt regulations to implement the methodology developed under this section on or before July 1, 1999.			
31 32 33 34	provisions of the Secretary Resources Postaff, the Secretary	f § 19-10 y or the S lanning O cretary, i of Healtl	ND BE IT FURTHER ENACTED, That, notwithstanding the 05 of the Health - General Article prohibiting the participation of Georetary's designee in the considerations of the Health Commission concerning personnel matters involving Commission in consultation with the Commission, may transfer to the 1 and Mental Hygiene Commission staff necessary to develop the	

1 SECTION 12. AND BE IT FURTHER ENACTED, That:

- 2 (a) The Health Services Cost Review Commission may implement the changes
- 3 to § 19-217 of the Health General Article, as enacted by Section 2 of this Act,
- 4 relating to the regulation of hospital outpatient surgical services, in only one region of
- 5 the State in 1998.
- 6 (b) Prior to implementing the changes in other regions of the State, the
- 7 <u>Commission shall report to the Senate Finance Committee, the House Environmental</u>
- 8 Matters Committee, and the House Economic Matters Committee on the effect of
- 9 these changes on:
- 10 (1) regulated hospital rates;
- 11 (2) the cost of outpatient surgery to consumers and payers;
- 12 (3) access to outpatient surgery, particularly for individuals without
- 13 health insurance; and
- 14 (4) the State's Medicare waiver.
- 15 (c) It is the intent of the General Assembly that, in reviewing and approving
- 16 <u>hospital regulated rates</u>, the Commission only take into account the costs attributable
- 17 to regulated hospital services and exclude costs attributable to unregulated hospital
- 18 services, including, where applicable, outpatient surgical services.
- 19 (d) The changes to § 19-217 of the Health General Article, as enacted by
- 20 Section 2 of this Act, shall remain effective for a period of 1 year and 6 months and, at
- 21 the end of December 31, 1999, with no further action required by the General
- 22 Assembly, the changes made by Section 2 of this Act to § 19-217 of the Health -
- 23 General Article shall be null and void.
- 24 SECTION 14. 13. AND BE IT FURTHER ENACTED, That this Act shall take
- 25 effect July 1, 1998.