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By: Chairman, Economic Matters Committee (Departmental - Insurance	
Administration, Maryland)	

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Assigned to: Economic Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 7, 2000

CHAPTER

1 AN ACT concerning

2

Health Insurance - Private Review Agents

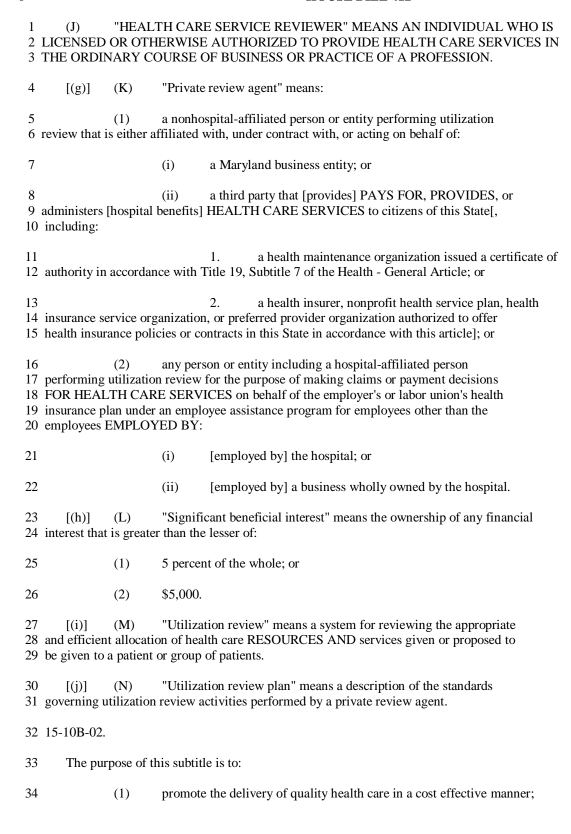
- 3 FOR the purpose of altering certain provisions of law relating to administrative and
- enforcement oversight of private review agents; requiring certain entities to 4
- conduct utilization review in a certain manner; requiring private review agents 5
- to file a copy of their internal grievance process with the Maryland Insurance 6
- Commissioner; altering the time frame concerning when a representative of a 7
- 8 private review agent must be accessible to patients and health care providers;
- 9 requiring private review agents to submit certain information to the Insurance
- 10 Commissioner; establishing certain requirements for when a private review
- agent must make certain determinations; requiring private review agents to 11 notify certain health care providers within a certain time frame after a certain 12
- 13 determination has been made; altering certain provisions of law related to
- 14 utilization review concerning the types of health care providers that may make
- 15 certain determinations; prohibiting certain persons from acting as or using a
- private review agent under certain circumstances; requiring certain private 16
- 17 review agents to relinquish the private review agent's certificate of registration
- 18 under certain circumstances; altering certain provisions of law relating to
- 19 violations of this Act; altering certain provisions of law requiring the
- 20 Commissioner to provide a hearing under certain circumstances; altering
- 21 certain penalties; establishing certain penalties; altering provisions of law
- relating to reporting requirements; defining certain terms; altering certain 22
- 23 terms; making certain stylistic and technical changes; providing for a delayed
- effective date; and generally relating to administrative and enforcement 24
- 25 oversight of private review agents.
- 26 BY repealing and reenacting, with amendments,

1 2 3 4	Article - Insurance Section 15-1001, 15-10B-01, 15-10B-03(d), 15-10B-05, and 15-10B-06 Annotated Code of Maryland (1997 Volume and 1999 Supplement)					
5 6 7 8 9	BY repealing and reenacting, without amendments, Article - Insurance Section 15-10B-02, 15-10B-04, 15-10B-09, and 15-10B-10 Annotated Code of Maryland (1997 Volume and 1999 Supplement)					
10 11 12 13 14 15	Section 15-10B-07, 15-10B-08, 15-10B-11, 15-10B-12, 15-10B-13, 15-10B-14, 15-10B-15, 15-10B-16, 15-10B-17, and 15-10B-18 Annotated Code of Maryland					
16 17 18 19 20 21 22	Section 15-10B-07, 15-10B-08, 15-10B-09.1, 15-10B-11, 15-10B-12, 15-10B-13, 15-10B-14, 15-10B-15, 15-10B-16, 15-10B-17, and 15-10B-18 Annotated Code of Maryland					
23 24	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:					
25	Article - Insurance					
26	15-1001.					
29 30	(a) This section applies to [insurers and nonprofit health service plans] ENTITIES that propose to issue or deliver individual, group, or blanket health insurance policies or contracts in the State or to administer health benefit programs that provide for the coverage of [hospital benefits] HEALTH CARE SERVICES and the utilization review of those [benefits] SERVICES, INCLUDING:					
32 33	(1) AN AUTHORIZED INSURER THAT PROVIDES HEALTH INSURANCE IN THE STATE;					
34	(2) A NONPROFIT HEALTH SERVICE PLAN;					
35	(3) A HEALTH MAINTENANCE ORGANIZATION;					
36	(4) A DENTAL PLAN ORGANIZATION; OR					

			THE HE	FOR A MANAGED CARE ORGANIZATION AS DEFINED IN TITLE ALTH - GENERAL ARTICLE, ANY OTHER PERSON THAT IT PLANS SUBJECT TO REGULATION BY THE STATE.
4 5	(b) entity subject	(1) t to this s		UBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, EACH all:
6		[(1)]	(I)	have a certificate issued under Subtitle 10B of this title; OR
7 8	issued under	[(2)] Subtitle	(II) 10B of th	contract with a private review agent that has a certificate is title[; or].
				FOR HOSPITAL SERVICES, EACH ENTITY SUBJECT TO THIS or delegate utilization review to a hospital utilization er § 19-319(d) of the Health - General Article.
14 15 16 17	that does not person entitl CONTRAC	providing t meet the led to rein T in acco ization re	g a covere e requirent burseme rdance w	any other provision of this article, if the medical ed benefit is disputed, an entity subject to this section ments of subsection (b) of this section shall pay any ent under the policy[, contract, or certificate] OR ith the determination of medical necessity by [the gram approved under § 19-319(d) of the Health -
19		(1)	THE TR	EATING PROVIDER; OR
	UTILIZATI GENERAL		IEW PRO	HOSPITAL SERVICES ARE PROVIDED, THE HOSPITAL OGRAM APPROVED UNDER § 19-319(D) OF THE HEALTH -
23	<u>(D)</u>	AN EN	ΓΙΤΥ SU	BJECT TO THIS SECTION MAY NOT:
24 25	CERTIFICA	<u>(1)</u> ATE ISSU		S A PRIVATE REVIEW AGENT WITHOUT HOLDING A DER SUBTITLE 10B OF THIS TITLE; OR
26 27	CERTIFICA	(2) ATE ISSU		PRIVATE REVIEW AGENT THAT DOES NOT HOLD A DER SUBTITLE 10B OF THIS TITLE.
28 29	(E) TO THE PE			AT VIOLATES ANY PROVISION OF THIS SECTION IS SUBJECT DED UNDER § 15-10B-12 OF THIS TITLE.
30	15-10B-01.			
31	(a)	In this s	ubtitle the	e following words have the meanings indicated.
32 33	, ,	(1) riew agen		e decision" means a utilization review determination made by roposed or delivered health care service:
34			(i)	is or was not medically necessary, appropriate, or efficient; and
35			(ii)	may result in noncoverage of the health care service.

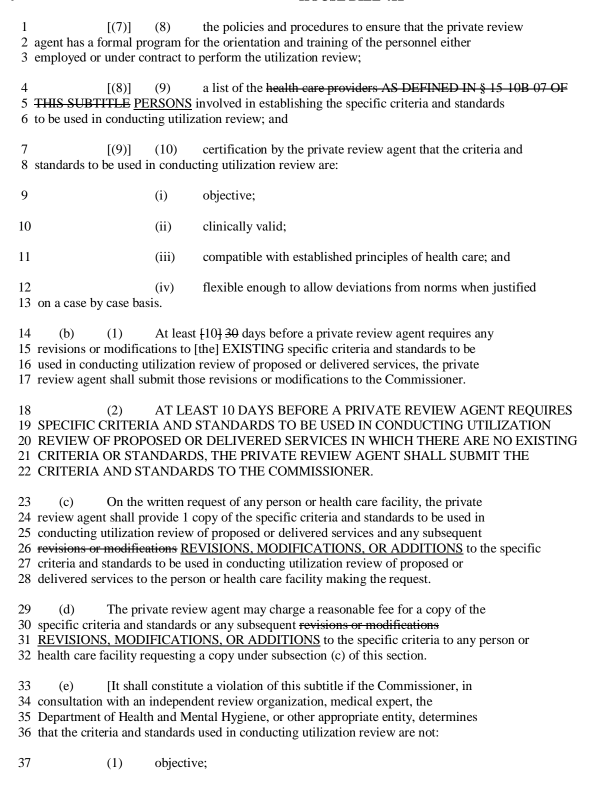
3	health care provider on delivered health care se	There is no adverse decision if the private review agent and the behalf of the patient reach an agreement on the proposed or prvices.] "ADVERSE DECISION" DOES NOT INCLUDE A NING A SUBSCRIBER'S STATUS AS A MEMBER.
5 6	(c) "Certifica Commissioner to a priv	te" means a certificate of registration granted by the rate review agent.
7 8		Employee assistance program" means a health care service plan a contract with an employer or labor union:
9 10	both to:	i) consults with employees or members of an employee's family or
11 12	mental health, alcohol,	1. identify the employee's or the employee's family member's or substance abuse problems; and
15	{health care providers}	2. refer the employee or the employee's family member to A PHYSICIAN OR PROVIDER LICENSED OR AUTHORIZED TO CARE SERVICES or other community resources for counseling, and
	,	ii) performs utilization review for the purpose of making claims or behalf of the employer's or labor union's health insurance or
		Employee assistance program" does not include a health care service pital solely for employees, or members of an employee's family,
25	CARE PROVIDER OF THROUGH THE PRIV	GRIEVANCE" MEANS A PROTEST FILED BY A PATIENT OR A HEALTH N BEHALF OF A PATIENT WITH A PRIVATE REVIEW AGENT VATE REVIEW AGENT'S INTERNAL GRIEVANCE PROCESS OVERSE DECISION CONCERNING A PATIENT.
27 28	* *	GRIEVANCE" DOES NOT INCLUDE A VERBAL REQUEST FOR NOF A UTILIZATION REVIEW DETERMINATION.
31	REVIEW AGENT TH	ANCE DECISION" MEANS A FINAL DETERMINATION BY A PRIVATE AT ARISES FROM A GRIEVANCE FILED WITH THE PRIVATE REVIEW INTERNAL GRIEVANCE PROCESS REGARDING AN ADVERSE NING A PATIENT.
33	[(e)] (G) "	Health care facility" means:
34	(1) a	hospital as defined in § 19-301 of the Health - General Article;
35 36	(2) a	related institution as defined in § 19-301 of the Health - General

3	patients not r	equiring	rimarily hospitali	latory surgical facility or center which is any entity or part for the purpose of providing surgical services to zation and seeks reimbursement from third party al facility or center;
5 6	disabled indi	(4) viduals;	a facility	that is organized primarily to help in the rehabilitation of
7 8	Article;	(5)	a home l	nealth agency as defined in § 19-401 of the Health - General
9		(6)	a hospic	e as defined in § 19-901 of the Health - General Article;
10 11	services;	(7)	a facility	that provides radiological or other diagnostic imagery
12 13	Article; or	(8)	a medica	al laboratory as defined in § 17-201 of the Health - General
14 15	8-403 of the	(9) Health -		ol abuse and drug abuse treatment program as defined in § Article.
16	(H)	"HEALT	ΓΗ CARI	E PROVIDER" MEANS:
17		(1)	AN IND	OIVIDUAL WHO:
	PROVIDE I PRACTICE			IS LICENSED OR OTHERWISE AUTHORIZED IN THE STATE TO SERVICES IN THE ORDINARY COURSE OF BUSINESS OR ON; AND
21			(II)	IS A TREATING PROVIDER OF A MEMBER PATIENT; OR
22 23	ARTICLE.	(2)	A HOSF	PITAL, AS DEFINED IN § 19-301 OF THE HEALTH - GENERAL
	procedure or		rendered	care service" means [any] A health or medical CARE by a health care provider LICENSED OR AUTHORIZED RE SERVICES that:
27 28	dysfunction;	(1) ; or	provides	testing, diagnosis, or treatment of a human disease or
29 30	goods for the	(2) e treatme		es drugs, medical devices, medical appliances, or medical aman disease or dysfunction; OR
			ORREC'	DES ANY OTHER CARE, SERVICE, OR TREATMENT OF DISEASE FION OF DEFECTS, OR THE MAINTENANCE OF THE WELL-BEING OF HUMAN BEINGS.



2	utilization re			reater co	oordination between payors and providers conducting
			alified to	perform	, business, and providers by ensuring that private a utilization review activities and to make ness of medical care; and
6 7	medical reco	(4) rds in ac			rate review agents maintain the confidentiality of oplicable State and federal laws.
8	15-10B-03.				
11 12 13 14 15 16	Maryland, a PLANS, and MHA: THE <u>CAREFIRS</u> Maryland, a	nd the M I provide ASSOC <u>T BLUE</u> nd licens isorder, o	sociation Maryland A ers of hea CIATION CCROSS I sed or cer or a drug	of Ame Associate Ith care, OF MA BLUESI tified prabuse of	oner, after consultation with payors, including the crica, the League of Life and Health Insurers of tion of Health [Maintenance Organizations], including the [Maryland Hospital Association] ARYLAND HOSPITALS AND HEALTH SYSTEMS, HIELD, the Medical and Chirurgical Faculty of croviders of treatment for a mental illness, r alcohol abuse disorder, shall adopt regulations abtitle.
20	the regulation form for util	ization r	review of	e Comm services	et to the provisions of subparagraph (iii) of this paragraph, sissioner shall include a uniform treatment plan s for the treatment of a mental illness, emotional buse disorder.
22 23	Commission	ner:	(ii)	The un	niform treatment plan form adopted by the
24 25	and			1.	shall adequately protect the confidentiality of the patient;
			nilar uniq	2. ue patier	may only request the patient's membership number, polici nt identifier and first name for patient
	adopted und			(i) of this	ommissioner may waive the requirements of regulations s paragraph for the use of a uniform treatment e using the form solely for internal purposes.
32	15-10B-04.				
33	(a)	An app	licant for	a certifi	icate shall:
34		(1)	submit	an appli	cation to the Commissioner; and
35					

1	(b)	The app	cation shall:
2 3	the Commis	(1) sioner red	be on a form and accompanied by any supporting documentation that ires; and
4		(2)	be signed and verified by the applicant.
7		o)(2) of the cate prog	cation fees required under subsection (a)(2) of this section or § subtitle shall be sufficient to pay for the administrative costs m and any other costs associated with carrying out the le.
9	15-10B-05.		
10 11	` /		ction with the application, the private review agent shall submit ommissioner requires including:
12		(1)	utilization review plan that includes:
13 14	utilization r	eview of	the specific criteria and standards to be used in conducting roposed or delivered HEALTH CARE services;
15 16	be delegated	d to a hos	ii) those circumstances, if any, under which utilization review may tal utilization review program; and
	physicians, the private i		iii) [the] IF APPLICABLE, ANY provisions by which patients, s may seek reconsideration [or appeal of adverse decisions by at];
20 21		(2) perform t	he type and qualifications of the personnel either employed or under utilization review;
			A COPY OF THE PRIVATE REVIEW AGENT'S INTERNAL GRIEVANCE RIER DELEGATES ITS INTERNAL GRIEVANCE PROCESS TO THE AGENT IN ACCORDANCE WITH § 15-10A-02(L) OF THIS TITLE;
			the procedures and policies to ensure that a representative of it is reasonably accessible to patients and HEALTH CARE week [during normal business], 24 hours A DAY in this State;
	and federal followed;	[(4)] laws to p	5) the policies and procedures to ensure that all applicable State tect the confidentiality of individual medical records are
31 32	and provide	[(5)] ers of the	a copy of the materials designed to inform applicable patients quirements of the utilization review plan;
33 34	agent is per	[(6)] forming	7) a list of the third party payors for which the private review lization review in this State;



1	(2)	clinicall	lly valid;	
2	(3)	compati	tible with established principles of health care; or	
3 4	(4) case by case basis		e enough to allow deviations from norms when justified on a	
5 6	A PRIVATE A CHANGE IN:	REVIEW A	AGENT SHALL ADVISE THE COMMISSIONER, IN WRITING, OF	
7 8	(1) OFFICER AT LE		ORATE OWNERSHIP, MEDICAL DIRECTOR, OR CHIEF EXECUT YS BEFORE WITHIN 30 DAYS OF THE DATE OF THE CHANGE;	
9 10	(2) REVIEW AGEN		AME, ADDRESS, OR TELEPHONE NUMBER OF THE PRIVATE 30 DAYS OF THE DATE OF THE CHANGE; OR	
11 12	(3) <u>CONTRACT</u> .	THE PR	RIVATE REVIEW AGENT'S SCOPE OF RESPONSIBILITY <u>UNDER</u>	<u>. A</u>
13	15-10B-06.			
16 17	appropriate and e proposed to be gi	efficient alloc ven to a patie tal or an inte	dutilization review" means a system for reviewing the cation of health care resources and services given or ient or group of patients by a health care provider, ermediate care facility described under § 8-403(e) of the	
	agent performing	utilization re	review of services related to the treatment of alcoholism, shall meet the requirements of this section.	
		h care provid	sions shall be made by a physician, or a panel of other ders with at least 1 physician, selected by the private	
25 26	(1) under review; or	(i)	board certified or eligible in the same specialty as the treatment	
27 28	alcohol, drug abu	(ii) ase, or mental	actively practicing, or has demonstrated expertise, in the all health service or treatment under review; and	
29 30	\ /		npensated by the private review agent in a manner that e directly or indirectly to deny or reduce coverage.	
33	a private review a	agent may no	eatment has been preauthorized or approved for a patient, or revise or modify the specific criteria or standards used nake an adverse decision regarding the services delivered	
35 36	(e) (1) intermediate care		event a patient or health care provider, including a physician, cribed under § 8-403(e) of the Health - General Article,	

- 27 CARE SERVICES WITHIN 1 WORKING DAY AFTER RECEIPT OF THE INFORMATION
- 28 NECESSARY TO MAKE THE DETERMINATION; AND
- PROMPTLY NOTIFY THE HEALTH CARE PROVIDER OF THE 29 (III)
- 30 DETERMINATION.
- IF WITHIN 3 CALENDAR DAYS AFTER RECEIPT OF THE INITIAL 31
- 32 REQUEST FOR HEALTH CARE SERVICES THE PRIVATE REVIEW AGENT DOES NOT
- 33 HAVE SUFFICIENT INFORMATION TO MAKE A DETERMINATION, THE PRIVATE
- 34 REVIEW AGENT SHALL INFORM THE HEALTH CARE PROVIDER THAT ADDITIONAL
- 35 INFORMATION MUST BE PROVIDED.
- IF AN INITIAL DETERMINATION IS MADE BY A PRIVATE REVIEW AGENT 36
- 37 NOT TO AUTHORIZE OR CERTIFY A HEALTH CARE SERVICE AND THE HEALTH CARE
- 38 PROVIDER BELIEVES THE DETERMINATION WARRANTS AN IMMEDIATE
- 39 RECONSIDERATION, A PRIVATE REVIEW AGENT SHALL MAY PROVIDE THE HEALTH

2 3	RENDERED THE DET	ERMINATION OT TO EXCEE	TY TO SPEAK WITH THE PHYSICIAN THAT , BY TELEPHONE ON AN EXPEDITED BASIS, WITHIN ED 24 HOURS OF THE HEALTH CARE PROVIDER I.
7 8	MAY NOT RENDER A NOTIFY THE PRIVAT HOURS OR OTHER PI	AN ADVERSE I E REVIEW AC RESCRIBED PI	ATIENT ADMISSIONS, A PRIVATE REVIEW AGENT DECISION SOLELY BECAUSE THE HOSPITAL DID NOT SENT OF THE EMERGENCY ADMISSION WITHIN 24 ERIOD OF TIME AFTER THAT ADMISSION IF THE PREVENTED THE HOSPITAL FROM DETERMINING:
10	(1) T	HE PATIENT'S	S INSURANCE STATUS; AND
11 12	(2) II ADMISSION NOTIFIC		E, THE PRIVATE REVIEW AGENT'S EMERGENCY IREMENTS.
			GENT MAY NOT RENDER AN ADVERSE DECISION AS DURING THE FIRST 24 HOURS AFTER ADMISSION
16 17	(1) T IS IN IMMINENT DA		N IS BASED ON A DETERMINATION THAT THE PATIENT FOR OTHERS;
	PHYSICIAN OR PSYC	CHOLOGIST IN	NATION HAS BEEN MADE BY THE PATIENT'S I CONJUNCTION WITH A MEMBER OF THE MEDICAL S PRIVILEGES TO MAKE THE ADMISSION; AND
21 22	(3) T AGENT OF:	THE HOSPITAL	IMMEDIATELY NOTIFIES THE PRIVATE REVIEW
23	(1)	THE AD	OMISSION OF THE PATIENT; AND
24	. (1	II) THE RE	ASONS FOR THE ADMISSION.
27	submit a treatment plan	in order for the delivered service	e review agent that requires a health care provider to private review agent to conduct utilization s for the treatment of a mental illness, alcohol abuse disorder:
		15-10B-03(d) of	rept the uniform treatment plan form adopted by the f this subtitle as a properly submitted
32	(i	i) may not	impose any requirement to:
33		1.	modify the uniform treatment plan form or its content; or
34		2.	submit additional treatment plan forms.
35 36	(2) A this subsection:	uniform treatm	ent plan form submitted under the provisions of

1		(i)	shall be properly completed by the health care provider; and
2		(ii)	may be submitted by electronic transfer.
3	[15-10B-07.		
4	(a) Except	as specifi	cally provided in § 15-10B-06 of this subtitle:
	(1) decisions shall be m providers with at lea	ade by a p	as provided in paragraph (2) of this subsection, all adverse hysician or a panel of other appropriate health care cian on the panel.
		ıll be made	the health care service under review is a dental service, the eby a licensed dentist or a panel of other appropriate east 1 licensed dentist on the panel.
13 14	hospital seeks recor	cility desc sideration rmination	vent a patient or health care provider, including a physician, cribed in § 8-403(e) of the Health - General Article, or a or appeal of an adverse decision by a private review of the appeal of the adverse decision shall be made genent of:
			a physician or a panel of other appropriate health care ician on the panel who is board certified or eligible in ment under review; or
21	panel who is a licen	sed dentis	when the adverse decision involves a dental service, a licensed ate health care providers with at least 1 dentist on the t, who shall consult with a dentist who is board certified ty as the service under review.
25	hospital seeks recor	cility desc sideration	went a patient or health care provider, including a physician, cribed in § 8-403(e) of the Health - General Article, or a or appeal of an adverse decision by a private review of the appeal of the adverse decision shall:
27 28	the adverse decision	(i) n; and	be stated in writing and provide an explanation of the reason for
29 30	interpretive guidelin	(ii) nes, upon	reference the specific criteria and standards, including which the adverse decision is based.
31 32	(b) A priv		agent may not charge a fee to a patient or health care dverse decision.
35		preauthori vely rende	as provided in paragraph (2) of this subsection, if a course of zed or approved for a patient, a private review agent r an adverse decision regarding the preauthorized or that patient.

- 1 A private review agent may retrospectively render an adverse (2)2 decision regarding preauthorized or approved services delivered to a patient if: 3 the information submitted to the private review agent 4 regarding the services to be delivered to the patient was fraudulent or intentionally 5 misrepresentative or critical information requested by the private review agent 6 regarding services to be delivered to the patient was omitted such that the private 7 review agent's determination would have been different had it known the critical 8 information; or the planned course of treatment for the patient that was (ii) 10 approved by the private review agent was not substantially followed by the provider.] 11 15-10B-07. 12 (A) EXCEPT AS PROVIDED FOR IN PARAGRAPHS (2) AND (3) OF THIS 13 SUBSECTION, ALL ADVERSE DECISIONS SHALL BE MADE BY A PHYSICIAN, OR A 14 PANEL OF OTHER APPROPRIATE HEALTH CARE SERVICE REVIEWERS WITH AT LEAST 15 ONE PHYSICIAN ON THE PANEL WHO IS BOARD CERTIFIED OR ELIGIBLE IN THE SAME 16 SPECIALTY AS THE TREATMENT UNDER REVIEW. WHEN THE HEALTH CARE SERVICE UNDER REVIEW IS A MENTAL 17 18 HEALTH OR SUBSTANCE ABUSE SERVICE. THE ADVERSE DECISION SHALL BE MADE 19 BY A PHYSICIAN, OR A PANEL OF OTHER APPROPRIATE HEALTH CARE SERVICE 20 REVIEWERS WITH AT LEAST ONE PHYSICIAN, SELECTED BY THE PRIVATE REVIEW 21 AGENT WHO: 22 (I) IS BOARD CERTIFIED OR ELIGIBLE IN THE SAME SPECIALTY AS 23 THE TREATMENT UNDER REVIEW; OR IS ACTIVELY PRACTICING OR HAS DEMONSTRATED EXPERTISE 24 (II)25 IN THE SUBSTANCE ABUSE OR MENTAL HEALTH SERVICE OR TREATMENT UNDER 26 REVIEW. 27 WHEN THE HEALTH CARE SERVICE UNDER REVIEW IS A DENTAL (3) 28 SERVICE, THE ADVERSE DECISION SHALL BE MADE BY A LICENSED DENTIST, OR A 29 PANEL OF OTHER APPROPRIATE HEALTH CARE SERVICE REVIEWERS WITH AT LEAST 30 ONE LICENSED DENTIST ON THE PANEL. ALL ADVERSE DECISIONS SHALL BE MADE BY A PHYSICIAN OR A PANEL OF 31 (B) 32 OTHER APPROPRIATE HEALTH CARE SERVICE REVIEWERS WHO ARE NOT 33 COMPENSATED BY THE PRIVATE REVIEW AGENT IN A MANNER THAT VIOLATES § 34 19-705.1 OF THE HEALTH - GENERAL ARTICLE OR THAT DETERS THE DELIVERY OF
- 35 MEDICALLY APPROPRIATE CARE.
- 36 EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, IF A COURSE
- 37 OF TREATMENT HAS BEEN PREAUTHORIZED OR APPROVED FOR A PATIENT, A
- 38 PRIVATE REVIEW AGENT MAY NOT RETROSPECTIVELY RENDER AN ADVERSE
- 39 DECISION REGARDING THE PREAUTHORIZED OR APPROVED SERVICES DELIVERED
- 40 TO THAT PATIENT.

15 **HOUSE BILL 412** 1 (D) A PRIVATE REVIEW AGENT MAY RETROSPECTIVELY RENDER AN ADVERSE 2 DECISION REGARDING PREAUTHORIZED OR APPROVED SERVICES DELIVERED TO A 3 PATIENT IF: 4 (1) THE INFORMATION SUBMITTED TO THE PRIVATE REVIEW AGENT 5 REGARDING THE SERVICES TO BE DELIVERED TO THE PATIENT WAS FRAUDULENT 6 OR INTENTIONALLY MISREPRESENTATIVE; 7 CRITICAL INFORMATION REQUESTED BY THE PRIVATE REVIEW 8 AGENT REGARDING SERVICES TO BE DELIVERED TO THE PATIENT WAS OMITTED 9 SUCH THAT THE PRIVATE REVIEW AGENT'S DETERMINATION WOULD HAVE BEEN 10 DIFFERENT HAD THE AGENT KNOWN THE CRITICAL INFORMATION; OR 11 (3) THE PLANNED COURSE OF TREATMENT FOR THE PATIENT THAT WAS 12 APPROVED BY THE PRIVATE REVIEW AGENT WAS NOT SUBSTANTIALLY FOLLOWED 13 BY THE PROVIDER. 14 (E) IF A COURSE OF TREATMENT HAS BEEN PREAUTHORIZED OR APPROVED 15 FOR A PATIENT, A PRIVATE REVIEW AGENT MAY NOT REVISE OR MODIFY THE 16 SPECIFIC CRITERIA OR STANDARDS USED FOR THE UTILIZATION REVIEW TO MAKE 17 AN ADVERSE DECISION REGARDING THE SERVICES DELIVERED TO THAT PATIENT. 18 [15-10B-08. 19 (a) Except as provided in subsection (b) of this section, a private review agent 20 shall: 21 make all initial determinations on whether to authorize or certify a (1) 22 nonemergency course of treatment for a patient within 2 working days of receipt of 23 the information necessary to make the determination; and 24 (2) promptly notify the attending health care provider and patient of the 25 determination. 26 A private review agent shall: (b) 27 make all determinations on whether to authorize or certify an 28 extended stay in a health care facility or additional health care services within 1 working day of receipt of the information necessary to make the determination; and 30 promptly notify the attending health care provider of the (2) 31 determination. 32 If an initial determination is made by the private review agent not to 33 authorize or certify a course of treatment, an extended stay in a health care facility, or 34 additional health care services and the attending health care provider believes the

35 determination warrants an immediate reconsideration, the private review agent shall 36 provide the attending health care provider an opportunity to seek a reconsideration of 37 that determination by telephone on an expedited basis not to exceed 24 hours of the

38 health care provider seeking the reconsideration.

- 1 (d) For emergency inpatient admissions, a private review agent may not
- 2 render an adverse decision or deny coverage for medically necessary covered services
- 3 solely because the hospital did not notify the private review agent of the emergency
- 4 admission within 24 hours or other prescribed period of time after that admission if
- 5 the patient's medical condition prevented the hospital from determining:
- 6 (1) the patient's insurance status; and
- 7 (2) the private review agent's emergency admission notification 8 requirements.
- 9 (e) For an involuntary or voluntary inpatient admission of a patient
- 10 determined by the patient's physician or psychologist in conjunction with a member of
- 11 the medical staff of the hospital who has privileges to admit patients to be in
- 12 imminent danger to self or others, a private review agent may not render an adverse
- 13 decision as to the admission of a patient during the first 24 hours the patient is in an
- 14 inpatient facility or until the next business day of the private review agent, whichever
- 15 is later. The hospital shall immediately notify the private review agent that a patient
- 16 has been admitted and shall state the reasons for the admission.]
- 17 15-10B-08.
- 18 (A) IF A CARRIER DELEGATES ITS INTERNAL GRIEVANCE PROCESS TO A
- 19 PRIVATE REVIEW AGENT, THE PRIVATE REVIEW AGENT SHALL ESTABLISH AN
- 20 INTERNAL GRIEVANCE PROCESS FOR ITS PATIENTS AND HEALTH CARE PROVIDERS
- 21 ACTING ON BEHALF OF A PATIENT.
- 22 (B) A PRIVATE REVIEW AGENT'S INTERNAL GRIEVANCE PROCESS SHALL
- 23 MEET THE SAME REQUIREMENTS ESTABLISHED UNDER §§ 15-10A-02 THROUGH
- 24 15-10A-05 OF THIS TITLE.
- 25 (C) AN INTERNAL GRIEVANCE PROCESS ESTABLISHED BY A PRIVATE REVIEW
- 26 AGENT UNDER THIS SECTION MAY NOT CHARGE A FEE TO A PATIENT OR HEALTH
- 27 CARE PROVIDER FOR FILING A GRIEVANCE.
- 28 15-10B-09.
- 29 (a) In this section, "attending provider" means an obstetrician, pediatrician, or
- 30 other physician or certified nurse midwife or pediatric nurse practitioner attending
- 31 the mother or newborn child.
- 32 (b) Except as provided in subsections (c) and (d) of this section, the criteria
- 33 and standards used by a private review agent or health maintenance organization in
- 34 performing utilization review of hospital services related to maternity and newborn
- 35 care, including length of stay, shall be in accordance with the medical criteria outlined
- 36 in the most current version of the "Guidelines for Perinatal Care" prepared by the
- 37 American Academy of Pediatrics and the American College of Obstetricians and
- 38 Gynecologists.

3	(c) Subject to the provisions of subsection (d) of this section, a private review agent or health maintenance organization performing utilization review of hospital services related to maternity and newborn care shall authorize a minimum coverage of:				
5 6	(1) vaginal delivery; and	48 hours	of inpatient hospitalization care following an uncomplicated		
7 8	(2) cesarean section.	96 hours	of inpatient hospitalization care following an uncomplicated		
11		ngth of st	ate review agent or health maintenance organization may ay than that provided in subsection (c) of this section with her attending provider, decides that less time is		
15		ded unde	other and newborn child who have a hospital stay shorter in r subsection (c) of this section, the private review rganization performing utilization review shall		
17 18	discharge; and	(i)	one home visit scheduled to occur within 24 hours after hospital		
19 20	provider.	(ii)	an additional home visit as may be prescribed by the attending		
23	review agent or healt	ne provide h mainter	other and newborn child who remain in the hospital for at ed under subsection (c) of this section, the private nance organization performing utilization review shall be prescribed by the attending provider.		
25	(4)	A home	visit under paragraph (2) or (3) of this subsection shall:		
26 27	nursing practice for h	(i) ome care	be provided in accordance with generally accepted standards of of a mother and newborn child;		
	experience in materna an emphasis on mater		be provided by a registered nurse with at least 1 year of ld health nursing or in community health nursing with hild health; and		
31		(iii)	include any services required by the attending provider.		
34 35	otherwise provide fin	document ancial dis required	ate review agent or health maintenance organization may neutration from, require additional utilization review of, or sincentives for an attending provider who orders care to be provided under this section, § 19-703 of the 15-811 of this article.		

1 (2) The private review agent, hospital, or health maintenance 2 organization may not deny, limit, or otherwise impair the participation of an 3 attending provider under a contract or any privilege granted an attending provider 4 who advocates more than 48 hours of inpatient hospital care following a complicated 5 vaginal delivery or more than 96 hours of inpatient hospital care following a 6 complicated cesarean section. 7 15-10B-09.1. A GRIEVANCE DECISION SHALL BE MADE BASED ON THE PROFESSIONAL 8 9 JUDGMENT OF: 10 (1) A PHYSICIAN, OR A PANEL OF OTHER APPROPRIATE HEALTH CARE 11 SERVICE REVIEWERS WITH AT LEAST ONE PHYSICIAN ON THE PANEL WHO IS BOARD 12 CERTIFIED OR ELIGIBLE IN THE SAME SPECIALTY AS THE TREATMENT UNDER 13 REVIEW; 14 WHEN THE ADVERSE GRIEVANCE DECISION INVOLVES A DENTAL 15 SERVICE, A LICENSED DENTIST, OR A PANEL OF APPROPRIATE HEALTH CARE 16 SERVICE REVIEWERS WITH AT LEAST ONE DENTIST ON THE PANEL WHO IS A 17 LICENSED DENTIST WHO SHALL CONSULT WITH A DENTIST WHO IS BOARD 18 CERTIFIED OR ELIGIBLE IN THE SAME SPECIALTY AS THE SERVICE UNDER REVIEW; 19 OR WHEN THE ADVERSE GRIEVANCE DECISION INVOLVES A MENTAL 20 (3) 21 HEALTH OR SUBSTANCE ABUSE SERVICE, A LICENSED PHYSICIAN, OR A PANEL OF 22 OTHER APPROPRIATE HEALTH CARE SERVICE REVIEWERS WITH AT LEAST ONE 23 PHYSICIAN, SELECTED BY THE PRIVATE REVIEW AGENT WHO: 24 (I) IS BOARD CERTIFIED OR ELIGIBLE IN THE SAME SPECIALTY AS 25 THE TREATMENT UNDER REVIEW; OR 26 IS ACTIVELY PRACTICING OR HAS DEMONSTRATED EXPERTISE (II)27 IN THE ALCOHOL, DRUG ABUSE, OR MENTAL HEALTH SERVICE OR TREATMENT 28 UNDER REVIEW. 29 15-10B-10. 30 A certificate expires on the second anniversary of its effective date unless 31 the certificate is renewed for a 2-year term as provided in this section. Before the certificate expires, a certificate may be renewed for an 32 33 additional 2-year term if the applicant: 34 (1) otherwise is entitled to the certificate; pays to the Commissioner the renewal fee set by the Commissioner 35 (2) 36 through regulation; and 37 (3)submits to the Commissioner:

1 2	requires; and	(i)	a renewal application on the form that the Commissioner
3	this subtitle for	(ii) certificate rene	satisfactory evidence of compliance with any requirement under ewal.
5 6	(c) If to a certificate.	the requiremer	nts of this section are met, the Commissioner shall renew
7	[15-10B-11.		
	` ' ' '	plication, the	mmissioner shall deny a certificate to any applicant if, upon Commissioner finds that the applicant proposing to es not:
	2 nurses, medical		have available the services of sufficient numbers of registered icians or similarly qualified persons supported and visicians to carry out its utilization review activities; and
			meet any applicable regulations the Commissioner adopts the qualifications of private review agents or the iew.
17 18	` '		mmissioner shall deny a certificate to any applicant that does ctory to the Commissioner that:
			the procedures and policies of the private review agent will nedical records in accordance with applicable State and
22 23		(ii) king days a w	the private review agent will be accessible to patients and eek during normal business hours in this State.
	with performan	ce assurances	ner may revoke a certificate if the holder does not comply under this section, violates any provision of this ation adopted under any provision of this subtitle.
29	Commissioner so to supply additi	shall provide t onal informati	denying or revoking a certificate under this section, the he applicant or certificate holder with reasonable time on demonstrating compliance with the requirements of ty to request a hearing.
		shall send a he	plicant or certificate holder requests a hearing, the aring notice by certified mail, return receipt requested, uring.
34 35	4 (3) 5 Subtitle 2 of the		mmissioner shall hold the hearing in accordance with Title 10, ment Article.]

- 1 15-10B-11.
- 2 A PRIVATE REVIEW AGENT MAY NOT:
- 3 (1) VIOLATE ANY PROVISION OF THIS SUBTITLE OR ANY RULE OR 4 REGULATION ADOPTED UNDER THIS SUBTITLE;
- 5 (2) FAIL TO MEET THE REQUIREMENTS FOR CERTIFICATION UNDER 6 THIS SUBTITLE;
- 7 (3) OBTAIN OR ATTEMPT TO OBTAIN CERTIFICATION BASED ON 8 INACCURATE INFORMATION;
- 9 (4) FRAUDULENTLY OR DECEPTIVELY OBTAIN OR USE A CERTIFICATE;
- 10 (5) FAIL TO MAKE AVAILABLE THE SERVICES OF SUFFICIENT NUMBERS
- 11 OF REGISTERED NURSES, MEDICAL RECORDS TECHNICIANS, OR SIMILARLY
- 12 QUALIFIED PERSONS SUPPORTED AND SUPERVISED BY APPROPRIATE PHYSICIANS
- 13 TO CARRY OUT ITS UTILIZATION REVIEW ACTIVITIES;
- 14 (6) FAIL TO MEET ANY APPLICABLE REGULATIONS THE COMMISSIONER
- 15 ADOPTS UNDER THIS SUBTITLE RELATING TO THE QUALIFICATIONS OF PRIVATE
- 16 REVIEW AGENTS OR THE PERFORMANCE OF UTILIZATION REVIEW;
- 17 (7) FAIL TO PROTECT THE CONFIDENTIALITY OF MEDICAL RECORDS IN
- 18 ACCORDANCE WITH APPLICABLE STATE AND FEDERAL LAWS; OR
- 19 (8) USE CRITERIA AND STANDARDS TO CONDUCT UTILIZATION REVIEW
- 20 UNLESS THE CRITERIA AND STANDARDS USED BY THE PRIVATE REVIEW AGENT ARE:
- 21 (I) OBJECTIVE;
- 22 (II) CLINICALLY VALID;
- 23 (III) COMPATIBLE WITH ESTABLISHED PRINCIPLES OF HEALTH
- 24 CARE; OR
- 25 (IV) FLEXIBLE ENOUGH TO ALLOW DEVIATIONS FROM NORMS
- 26 WHEN JUSTIFIED ON A CASE-BY-CASE BASIS; OR
- 27 (9) ACT AS A PRIVATE REVIEW AGENT WITHOUT HOLDING A
- 28 CERTIFICATE ISSUED UNDER THIS SUBTITLE.
- 29 [15-10B-12.
- The Commissioner may waive the requirements of this subtitle for a private
- 31 review agent that operates solely under contract with the federal government for
- 32 utilization review of patients eligible for hospital services under Title XVIII of the
- 33 Social Security Act.]

31

1 15-10B-12. 2 (A) A PERSON WHO VIOLATES ANY PROVISION OF § 15-10B-11 OF THIS (1) 3 SUBTITLE IS GUILTY OF A MISDEMEANOR AND ON CONVICTION IS SUBJECT TO A 4 PENALTY NOT EXCEEDING \$1,000. EACH DAY A VIOLATION IS CONTINUED AFTER THE FIRST 6 CONVICTION IS A SEPARATE OFFENSE. IN ADDITION TO THE PROVISIONS OF SUBSECTION (A) OF THIS SECTION. IF 7 (B) 8 ANY PERSON VIOLATES ANY PROVISION OF § 15-10B-11 OF THIS SUBTITLE, THE 9 COMMISSIONER MAY: 10 (1) DENY, SUSPEND, OR REVOKE THE CERTIFICATE TO DO BUSINESS AS 11 A PRIVATE REVIEW AGENT; 12 ISSUE AN ORDER TO CEASE AND DESIST FROM ACTING AS A PRIVATE 13 REVIEW AGENT WITHOUT HOLDING A CERTIFICATE ISSUED UNDER THIS SUBTITLE; 14 REQUIRE A PRIVATE REVIEW AGENT TO MAKE RESTITUTION TO (2)15 A PATIENT WHO HAS SUFFERED ACTUAL ECONOMIC DAMAGE BECAUSE OF THE 16 VIOLATION: AND IMPOSE AN ADMINISTRATIVE PENALTY OF UP TO \$5,000 FOR (4) 18 EACH VIOLATION OF ANY PROVISION OF THIS SUBTITLE. 19 [15-10B-13. 20 The Commissioner shall periodically provide a list of private review agents 21 issued certificates and the renewal date for those certificates to any person on 22 request.] 23 15-10B-13. ANY PERSON AGGRIEVED BY AN ORDER OF THE COMMISSIONER UNDER THIS 25 SUBTITLE HAS THE RIGHT TO A HEARING AND THE RIGHT TO APPEAL FROM THE 26 ACTION OF THE COMMISSIONER IN ACCORDANCE WITH §§ 2-210 THROUGH 2-215 OF 27 THIS ARTICLE. 28 [15-10B-14. 29 The Commissioner may establish reporting requirements to: evaluate the effectiveness of private review agents; and 30 (1)

determine if the utilization review programs are in compliance with

32 the provisions of this section and applicable regulations.]

- 1 15-10B-14.
- 2 THE COMMISSIONER MAY WAIVE THE REQUIREMENTS OF THIS SUBTITLE FOR A
- 3 PRIVATE REVIEW AGENT THAT OPERATES SOLELY UNDER CONTRACT WITH THE
- 4 FEDERAL GOVERNMENT FOR UTILIZATION REVIEW OF PATIENTS ELIGIBLE FOR
- 5 HOSPITAL SERVICES UNDER TITLE XVIII OF THE SOCIAL SECURITY ACT.
- 6 [15-10B-15.
- A private review agent may not disclose or publish individual medical records or
- 8 any other confidential medical information obtained in the performance of utilization
- 9 review activities.]
- 10 15-10B-15.
- 11 THE COMMISSIONER SHALL PERIODICALLY PROVIDE A LIST OF PRIVATE
- 12 REVIEW AGENTS ISSUED CERTIFICATES AND THE RENEWAL DATE FOR THOSE
- 13 CERTIFICATES TO ANY PERSON ON REQUEST.
- 14 [15-10B-16.
- 15 (a) (1) Except as provided in paragraph (2) of this subsection, this section 16 does not apply to:
- 17 (i) a private review agent referring an individual to a health care 18 provider or facility that participates in a health maintenance organization;
- 19 (ii) a preferred provider organization network of participating
- 20 health care providers or facilities to which the individual would otherwise be referred
- 21 as part of the individual's membership or insurance contract; or
- 22 (iii) an employee assistance program referring an individual to a
- 23 network of participating health care providers or facilities in accordance with a
- 24 contract with the individual's employer or labor union to provide comprehensive
- 25 mental health and substance abuse services.
- 26 (2) A private review agent or any other individual who is either affiliated
- 27 with, under contract with, or acting on behalf of a private review agent may not
- 28 approve or fail to approve a course of treatment based on whether the treatment is
- 29 delivered by a provider who is a participating or nonparticipating provider in the
- 30 preferred provider organization or employee assistance program network.
- 31 (b) A private review agent or any individual who is either affiliated with,
- 32 under contract with, or acting on behalf of a private review agent may not:
- 33 (1) refer a patient who has undergone utilization review by the private
- 34 review agent to:
- 35 (i) a health care facility in which the private review agent owns a
- 36 significant beneficial interest; or

1	(ii) the private review agent's own health care practice;
2 3	(2) pay or agree to pay any sum to, or accept or agree to accept any sum from, any person for bringing or referring a patient to the private review agent; or
	(3) provide for different insurance coverage or benefits based on receiving the service from a health care facility or health care provider in which the private review agent owns a significant beneficial interest.
9	(c) A private review agent or any individual who is either affiliated with, under contract with, or acting on behalf of a private review agent may refer a patient who has undergone utilization review by the private review agent to another health care provider regulated under the Health Occupations Article if:
	(1) (i) the patient or provider requests the private review agent to provide the patient with the name of a health care provider appropriate to meet the health care needs of the patient; or
14	(ii) the patient has no attending physician; and
	(2) the private review agent provides the patient with the names of at least 2 health care providers appropriate to meet the health care needs of the patient.]
18	15-10B-16.
19	THE COMMISSIONER MAY ESTABLISH REPORTING REQUIREMENTS TO:
20	(1) EVALUATE THE EFFECTIVENESS OF PRIVATE REVIEW AGENTS; AND
	(2) DETERMINE IF THE UTILIZATION REVIEW PROGRAMS ARE IN COMPLIANCE WITH THE PROVISIONS OF THIS SECTION AND APPLICABLE REGULATIONS.
24	[15-10B-17.
27	(a) A person who violates any provision of this subtitle or any regulation adopted under this subtitle is guilty of a misdemeanor and on conviction is subject to a penalty not exceeding \$1,000. Each day a violation is continued after the first conviction is a separate offense.
	(b) (1) In addition to the provisions of subsection (a) of this section, the Commissioner may impose an administrative penalty of up to \$5,000 for a violation of any provision of this subtitle.
32 33	(2) The Commissioner shall adopt regulations to provide standards for the imposition of an administrative penalty under paragraph (1) of this subsection.]

- 1 15-10B-17.
- 2 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, THIS 3 SECTION DOES NOT APPLY TO:
- 4 (I) A PRIVATE REVIEW AGENT REFERRING AN INDIVIDUAL TO A
- 5 HEALTH CARE PROVIDER OR FACILITY THAT PARTICIPATES IN A HEALTH
- 6 MAINTENANCE ORGANIZATION;
- 7 (II) A PREFERRED PROVIDER ORGANIZATION NETWORK OF
- 8 PARTICIPATING HEALTH CARE PROVIDERS OR FACILITIES TO WHICH THE
- 9 INDIVIDUAL WOULD OTHERWISE BE REFERRED AS PART OF THE INDIVIDUAL'S
- 10 MEMBERSHIP OR INSURANCE CONTRACT: OR
- 11 (III) AN EMPLOYEE ASSISTANCE PROGRAM REFERRING AN
- 12 INDIVIDUAL TO A NETWORK OF PARTICIPATING HEALTH CARE PROVIDERS OR
- 13 FACILITIES IN ACCORDANCE WITH A CONTRACT WITH THE INDIVIDUAL'S EMPLOYER
- 14 OR LABOR UNION TO PROVIDE COMPREHENSIVE MENTAL HEALTH AND SUBSTANCE
- 15 ABUSE SERVICES.
- 16 (2) A PRIVATE REVIEW AGENT OR ANY OTHER INDIVIDUAL WHO IS
- 17 EITHER AFFILIATED WITH, UNDER CONTRACT WITH, OR ACTING ON BEHALF OF A
- 18 PRIVATE REVIEW AGENT MAY NOT APPROVE OR FAIL TO APPROVE A COURSE OF
- 19 TREATMENT BASED ON WHETHER THE TREATMENT IS DELIVERED BY A PROVIDER
- 20 WHO IS A PARTICIPATING OR NONPARTICIPATING PROVIDER IN THE PREFERRED
- 21 PROVIDER ORGANIZATION OR EMPLOYEE ASSISTANCE PROGRAM NETWORK.
- 22 (B) A PRIVATE REVIEW AGENT OR ANY INDIVIDUAL WHO IS EITHER
- 23 AFFILIATED WITH, UNDER CONTRACT WITH, OR ACTING ON BEHALF OF A PRIVATE
- 24 REVIEW AGENT MAY NOT:
- 25 (1) REFER A PATIENT WHO HAS UNDERGONE UTILIZATION REVIEW BY 26 THE PRIVATE REVIEW AGENT TO:
- 27 (I) A HEALTH CARE FACILITY IN WHICH THE PRIVATE REVIEW
- 28 AGENT OWNS A SIGNIFICANT BENEFICIAL INTEREST; OR
- 29 (II) THE PRIVATE REVIEW AGENT'S OWN HEALTH CARE PRACTICE:
- 30 (2) PAY OR AGREE TO PAY ANY SUM TO, OR ACCEPT OR AGREE TO
- 31 ACCEPT ANY SUM FROM, ANY PERSON FOR BRINGING OR REFERRING A PATIENT TO
- 32 THE PRIVATE REVIEW AGENT; OR
- 33 (3) PROVIDE FOR DIFFERENT INSURANCE COVERAGE OR BENEFITS
- 34 BASED ON RECEIVING THE SERVICE FROM A HEALTH CARE FACILITY OR HEALTH
- 35 CARE PROVIDER IN WHICH THE PRIVATE REVIEW AGENT OWNS A SIGNIFICANT
- 36 BENEFICIAL INTEREST.
- 37 (C) A PRIVATE REVIEW AGENT OR ANY INDIVIDUAL WHO IS EITHER
- 38 AFFILIATED WITH, UNDER CONTRACT WITH, OR ACTING ON BEHALF OF A PRIVATE

- 1 REVIEW AGENT MAY REFER A PATIENT WHO HAS UNDERGONE UTILIZATION REVIEW
- 2 BY THE PRIVATE REVIEW AGENT TO ANOTHER HEALTH CARE PROVIDER REGULATED
- 3 UNDER THE HEALTH OCCUPATIONS ARTICLE IF:
- 4 (1) (I) THE PATIENT OR PROVIDER REQUESTS THE PRIVATE REVIEW
- 5 AGENT TO PROVIDE THE PATIENT WITH THE NAME OF A HEALTH CARE PROVIDER
- 6 APPROPRIATE TO MEET THE HEALTH CARE NEEDS OF THE PATIENT; OR
- 7 (II) THE PATIENT HAS NO ATTENDING PHYSICIAN; AND
- 8 (2) THE PRIVATE REVIEW AGENT PROVIDES THE PATIENT WITH THE
- 9 NAMES OF AT LEAST TWO HEALTH CARE PROVIDERS APPROPRIATE TO MEET THE
- 10 HEALTH CARE NEEDS OF THE PATIENT.
- 11 [15-10B-18.
- 12 (a) Any person aggrieved by a final decision of the Commissioner in a
- 13 contested case under this subtitle may take a direct judicial appeal.
- 14 (b) The appeal shall be made as provided for the judicial review of final
- 15 decisions under Title 10, Subtitle 2 of the State Government Article.]
- 16 15-10B-18.
- 17 (A) A PRIVATE REVIEW AGENT SHALL ADVISE THE COMMISSIONER, IN
- 18 WRITING, OF ITS INTENTION TO WITHDRAW ITS CERTIFICATE WITHIN 60 DAYS OF
- 19 INTENTION TO CEASE OPERATIONS AS A PRIVATE REVIEW AGENT.
- 20 (B) A PRIVATE REVIEW AGENT SHALL SUBMIT ITS CERTIFICATE TO THE
- 21 ADMINISTRATION WITHIN 30 DAYS AFTER THE DATE THAT THE PRIVATE REVIEW
- 22 AGENT CEASED OPERATIONS.
- 23 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 24 January 1, 2001.