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2000 Regular Session (0lr0145)

## ENROLLED BILL

-- Finance/Economic Matters --

## Introduced by Chairman, Finance Committee (Departmental - Insurance Administration, Maryland)

requirement in a certain manner; requiring carriers to provide certain

within certain time limits under certain circumstances; requiring certain

carriers to include certain information in a notice of a coverage decision;

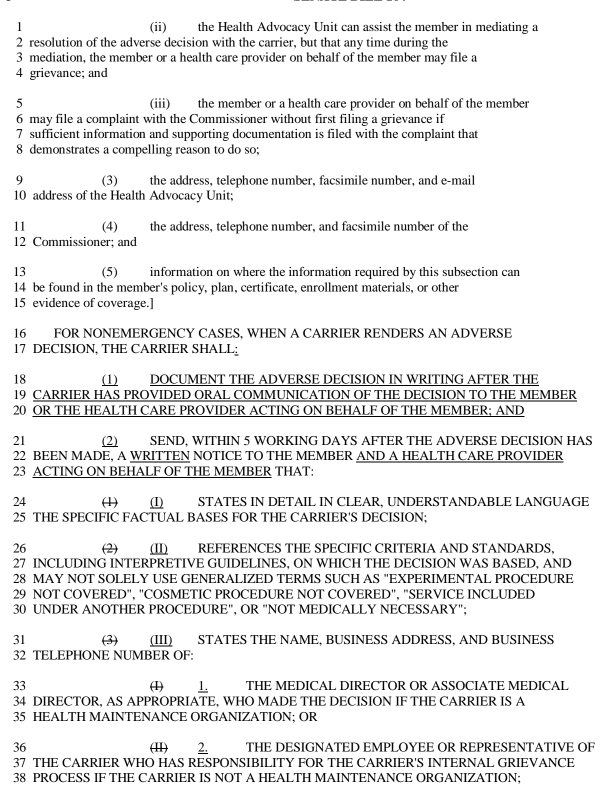
decisions and appeal decisions; authorizing the Insurance Commissioner to request authorization to release certain records under certain circumstances;

information concerning the internal appeal process to members under certain circumstances; requiring carriers to send members and certain health care

providers written notice of a coverage decision decisions and appeal decisions

	Read and Examined by Proofreaders:	
		Proofreader
	d with the Great Seal and presented to the Governor, for his approval thisday of at o'clock,M.	Proofreader
		President
	CHAPTER	
1 A	AN ACT concerning	
2	Health Insurance - Internal Appeal and Grievance Processes	
	FOR the purpose of requiring certain carriers to document an adverse decision and to	
4 5	include certain information in a <u>written</u> notice of an adverse decision <u>to certain</u> persons; requiring certain carriers to include certain information in a notice of a	
6	grievance decision to certain persons; requiring carriers to establish an internal	
7	appeal process for use by their members and health care providers for disputes	
8	relating to coverage decisions and providing that carriers can comply with this	
9	requirement in a certain manner; requiring carriers to provide certain	

1 2 3 4 5 6 7 8 9 10 11	certain information in a certain notice to certain persons; providing that a certain failure of a carrier is a certain violation; authorizing the Commissioner to take certain actions against a carrier for certain violations; authorizing the Commissioner to adopt certain regulations; providing for a delayed effective date for certain provisions of this Act; making stylistic and technical changes; defining certain terms; and generally relating to a carrier's internal appeal and						
12 13	BY repealing and reenacting, with amendments, Article - Insurance						
14	Section 15-10A-02(f), (i), (j), and (k)						
15 16	·						
17 18 19 20 21 22	Section 15-10D-01 through 15-10D-05 15-10D-04, inclusive, to be under the new subtitle "Subtitle 10D. Complaint Process for Coverage Decisions"  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	15-10A-02.						
	(f) [Except for an emergency case under subsection (b)(2)(i) of this section, at the time a member first contacts a carrier about an adverse decision, the carrier shall send in writing to the member within 2 working days after the initial contact:  (1) the details of its internal grievance process and procedures under the						
31	provisions of this subtitle;						
32	(2) information stating that:						
33	(i) the Health Advocacy Unit:						
34 35	1. is available to assist the member with filing a grievance under the carrier's internal grievance process; but						
36 37	2. is not available to represent or accompany the member during the proceedings of the internal grievance process;						



(4)(IV) GIVES WRITTEN DETAILS OF THE CARRIER'S INTERNAL 2 GRIEVANCE PROCESS AND PROCEDURES UNDER THIS SUBTITLE; AND 3 (5)(V) INCLUDES THE FOLLOWING INFORMATION: THAT THE MEMBER OR A PROVIDER ON BEHALF OF THE 5 MEMBER HAS A RIGHT TO FILE A COMPLAINT WITH THE COMMISSIONER WITHIN 30 6 DAYS AFTER RECEIPT OF A CARRIER'S GRIEVANCE DECISION; 7 THAT A COMPLAINT MAY BE FILED WITHOUT FIRST 8 FILING A GRIEVANCE IF THE MEMBER OR A HEALTH CARE PROVIDER FILING A 9 GRIEVANCE ON BEHALF OF THE MEMBER CAN DEMONSTRATE A COMPELLING 10 REASON TO DO SO AS DETERMINED BY THE COMMISSIONER: AND (III)THE COMMISSIONER'S ADDRESS, TELEPHONE NUMBER, 12 AND FACSIMILE NUMBER: AND A STATEMENT THAT THE HEALTH ADVOCACY UNIT IS 13 14 AVAILABLE TO ASSIST THE MEMBER IN BOTH MEDIATING AND FILING A GRIEVANCE 15 UNDER THE CARRIER'S INTERNAL GRIEVANCE PROCESS; AND 16 THE ADDRESS, TELEPHONE NUMBER, FACSIMILE 17 NUMBER, AND EMAIL ADDRESS OF THE HEALTH ADVOCACY UNIT. 18 (6)INCLUDES THE FOLLOWING DISCLOSURE IN AT LEAST 12 POINT 19 TYPEFACE, WITH THE FIRST SENTENCE IN BOLD CAPITAL TYPEFACE: "THERE IS HELP AVAILABLE TO YOU IF YOU WISH TO DISPUTE THE DECISION 20 21 OF THE PLAN ABOUT PAYMENT FOR HEALTH CARE SERVICES. YOU MAY CONTACT 22 THE HEALTH ADVOCACY UNIT OF MARYLAND'S CONSUMER PROTECTION DIVISION 23 AT (PHONE NUMBER, ADDRESS, FAX, E-MAIL). THE HEALTH ADVOCACY UNIT CAN HELP YOU AND YOUR HEALTH CARE 24 25 PROVIDER PREPARE A GRIEVANCE TO FILE UNDER THE CARRIER'S INTERNAL 26 GRIEVANCE PROCEDURE. THAT UNIT CAN ALSO ATTEMPT TO MEDIATE A 27 RESOLUTION TO YOUR DISPUTE. THE HEALTH ADVOCACY UNIT IS NOT AVAILABLE 28 TO REPRESENT OR ACCOMPANY YOU DURING ANY PROCEEDING OF THE INTERNAL 29 GRIEVANCE PROCESS. ADDITIONALLY, YOU MAY FILE A COMPLAINT WITH THE MARYLAND 30 31 INSURANCE ADMINISTRATION, WITHOUT HAVING TO FIRST FILE A GRIEVANCE WITH 32 THE PLAN, IF: 33 THE PLAN HAS DENIED AUTHORIZATION FOR A HEALTH CARE 34 SERVICE NOT YET PROVIDED TO YOU: AND 35 YOU OR YOUR PROVIDER CAN SHOW A COMPELLING REASON TO FILE 36 A COMPLAINT, INCLUDING THAT A DELAY IN RECEIVING THE HEALTH CARE SERVICE 37 COULD RESULT IN LOSS OF LIFE, SERIOUS IMPAIRMENT TO A BODILY FUNCTION, OR 38 SERIOUS DYSFUNCTION OF A BODILY ORGAN OR PART, OR THE MEMBER REMAINING

2	SERIOUSLY MENTALLY ILL WITH SYMPTOMS THAT CAUSE THE MEMBER TO BE A DANGER TO SELF OR OTHERS. INFORMATION DESCRIBED IN THIS NOTICE MAY ALSO BE FOUND IN (CITE POLICY, PLAN, CERTIFICATE, ENROLLMENT MATERIALS, OR OTHER EVIDENCE OF COVERAGE)".						
	(i) [(1) For nonemergency cases, each carrier's internal grievance process established under subsection (a) of this section shall include a provision that requires the carrier to:						
10	(i) document in writing any adverse decision or grievance decision made by the carrier after the carrier has provided oral communication of the decision to the member or the health care provider who filed the grievance on behalf of the member; and						
12 13	(ii) within 5 working days after the decision has been made, send notice of the adverse decision or grievance decision to:						
14	1. the member; and						
15 16	2. if the grievance was filed on behalf of the member under subsection (b)(2)(iii) of this section, the health care provider.						
17 18	(2) Notice of the adverse decision or grievance decision required to be sent under paragraph (1) of this subsection shall:]						
19 20	(1) FOR NONEMERGENCY CASES, WHEN A CARRIER RENDERS A GRIEVANCE DECISION, THE CARRIER SHALL:						
	(I) DOCUMENT THE GRIEVANCE DECISION IN WRITING AFTER THE CARRIER HAS PROVIDED ORAL COMMUNICATION OF THE DECISION TO THE MEMBER OR THE HEALTH CARE PROVIDER ACTING ON BEHALF OF THE MEMBER; AND						
	(II) SEND, WITHIN 5 WORKING DAYS AFTER THE GRIEVANCE DECISION HAS BEEN MADE, A <u>WRITTEN</u> NOTICE TO THE MEMBER <u>AND A HEALTH</u> CARE PROVIDER ACTING ON BEHALF OF THE MEMBER THAT:						
27 28	(i) <u>1.</u> [state] STATES in detail in clear, understandable language the specific factual bases for the carrier's decision;						
	(ii) <u>2.</u> [reference] REFERENCES the specific criteria and standards, including interpretive guidelines, on which the [adverse decision or] grievance decision was based;						
32 33	(iii) 3. [state] STATES the name, business address, and business telephone number of:						
	1. A. the medical director or associate medical director, as appropriate, who made the [adverse decision or] grievance decision if the carrier is a health maintenance organization; or						

	carrier who has responsis not a health mainter				the designated employee or representative of the ernal grievance process if the carrier
4		<del>(iv)</del>	<u>4.</u>	[include	] INCLUDES the following information:
5 6	the Commissioner with	thin 30 d	<del>1.</del> ays after	A. receipt of	that the member has a right to file a complaint with a carrier's grievance decision; <u>AND</u>
	grievance if the member can demonstr			<del>e provide</del>	omplaint may be filed without first filing a r filing a grievance on behalf of the do so; and
10 11	facsimile number.		<del>3.</del>	<u>B.</u>	the Commissioner's address, telephone number, and
14 15	"cosmetic procedure	not cove	zed terms red", "ser	s such as vice incl	t use solely in a notice sent under paragraph "experimental procedure not covered", uded under another procedure", or "not s of [paragraph (2)(i) or (ii) of] this
19		lecision h rier shall	nas been o	orally con	der subsection (b)(2)(i) of this section, numunicated to the member or health iting of any adverse decision or
21		(i)	the mem	nber; and	
22 23	subsection (b)(2)(iii)	(ii) of this se			vas filed on behalf of the member under are provider.
	(2) THIS SUBSECTION this section] FOLLO	Shall in			D TO BE SENT UNDER PARAGRAPH (1) OF tion required under subsection (i)(2) of
27 28	UNDER SUBSECTI	(I) ON (F) (			RSE DECISION, THE INFORMATION REQUIRED N; AND
29 30	UNDER SUBSECTI	(II) ON (I) C			NCE DECISION, THE INFORMATION REQUIRED N.
33 34	[(i)(2)(iii)] (I) SUBSI certificate, enrollment	ECTION it materia	(F)(2)(II als, or oth	I), (IV), A er eviden	mation required by subsections (f) and AND (V) of this section in the policy, plan, ce of coverage that the carrier 's initial coverage or renewal of
36 37	SECTION 2. AN read as follows:	D BE IT	FURTH	ER ENA	CTED, That the Laws of Maryland

- 1 SUBTITLE 10D. COMPLAINT PROCESS FOR COVERAGE DECISIONS.
- 2 15-10D-01.
- 3 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 4 INDICATED.
- 5 (B) "APPEAL" MEANS A PROTEST FILED BY A MEMBER OR A HEALTH CARE
- 6 PROVIDER WITH A CARRIER UNDER ITS INTERNAL APPEAL PROCESS REGARDING A
- 7 COVERAGE DECISION CONCERNING A MEMBER.
- 8 (C) "APPEAL DECISION" MEANS A FINAL DETERMINATION BY A CARRIER THAT
- 9 ARISES FROM AN APPEAL FILED WITH THE CARRIER UNDER ITS APPEAL PROCESS
- 10 REGARDING A COVERAGE DECISION CONCERNING A MEMBER.
- 11 (D) "CARRIER" MEANS A PERSON THAT OFFERS <u>A</u> HEALTH <del>CARE SERVICES</del>
- 12 <u>BENEFIT PLAN</u> AND IS:
- 13 (1) AN AUTHORIZED INSURER THAT PROVIDES HEALTH INSURANCE IN
- 14 THE STATE;
- 15 (2) A NONPROFIT HEALTH SERVICE PLAN;
- 16 (3) A HEALTH MAINTENANCE ORGANIZATION;
- 17 (4) A DENTAL PLAN ORGANIZATION; OR
- 18 (5) EXCEPT FOR A MANAGED CARE ORGANIZATION, AS DEFINED IN
- 19 TITLE 15, SUBTITLE 1 OF THE HEALTH GENERAL ARTICLE, ANY OTHER PERSON
- 20 THAT PROVIDES OFFERS A HEALTH CARE SERVICES BENEFIT PLAN SUBJECT TO
- 21 REGULATION BY THE STATE.
- 22 (E) "COMPLAINT" MEANS A PROTEST FILED WITH THE COMMISSIONER
- 23 INVOLVING A COVERAGE DECISION NOT TO PAY A CLAIM FOR HEALTH CARE
- 24 SERVICES OTHER THAN THAT WHICH IS COVERED BY SUBTITLE 10A OF THIS TITLE.
- 25 (F) (1) "COVERAGE DECISION" MEANS A FINAL AN INITIAL DETERMINATION
- 26 BY A CARRIER OR A REPRESENTATIVE OF THE CARRIER THAT RESULTS IN
- 27 NONCOVERAGE OF A HEALTH CARE SERVICE.
- 28 (2) "COVERAGE DECISION" INCLUDES <del>PAYMENT</del> NONPAYMENT OF ALL
- 29 OR ANY PART OF A CLAIM.
- 30 (3) "COVERAGE DECISION" DOES NOT INCLUDE AN ADVERSE DECISION
- 31 AS DEFINED IN § 15-10A-01(B) OF THIS TITLE.
- 32 (G) (1) "HEALTH BENEFIT PLAN" MEANS:
- 33 (I) A HOSPITAL OR MEDICAL POLICY OR CONTRACT, INCLUDING A
- 34 POLICY OR CONTRACT ISSUED UNDER A MULTIPLE EMPLOYER TRUST OR
- 35 ASSOCIATION;

1 2	<u>NONPROFI</u>	T HEAL	(II) TH SERV	A HOSPITAL OR MEDICAL POLICY OR CONTRACT ISSUED BY A VICE PLAN;
3			(III)	A HEALTH MAINTENANCE ORGANIZATION CONTRACT; OR
4			<u>(IV)</u>	A DENTAL PLAN ORGANIZATION CONTRACT.
5 6	COMBINA	<u>(2)</u> ГІОN OF		TH BENEFIT PLAN" DOES NOT INCLUDE ONE OR MORE, OR ANY DLLOWING:
7			<u>(I)</u>	LONG-TERM CARE INSURANCE;
8			<u>(II)</u>	DISABILITY INSURANCE;
9 10	DISMEMB	ERMEN'	<u>(III)</u> Γ INSUR	ACCIDENTAL TRAVEL AND ACCIDENTAL DEATH AND ANCE:
11			<u>(IV)</u>	CREDIT HEALTH INSURANCE;
	ORGANIZA ARTICLE;	ATION, A	<u>(V)</u> AS DEFI	A HEALTH BENEFIT PLAN ISSUED BY A MANAGED CARE NED IN TITLE 15, SUBTITLE 1 OF THE HEALTH - GENERAL
15			<u>(VI)</u>	DISEASE-SPECIFIC INSURANCE; OR
16			(VII)	FIXED INDEMNITY INSURANCE.
17	<del>(G)</del>	<u>(H)</u>	"HEAL	TH CARE PROVIDER" MEANS:
20		F BUSIN	RTICLE T	DIVIDUAL WHO IS LICENSED UNDER THE HEALTH TO PROVIDE HEALTH CARE SERVICES IN THE ORDINARY PRACTICE OF A PROFESSION AND IS A TREATING PROVIDER
22 23	ARTICLE.	(2)	A HOSI	PITAL, AS DEFINED IN § 19-301 OF THE HEALTH - GENERAL
24 25	( <del>H)</del> PROCEDU	<u>(I)</u> RE OR S		TH CARE SERVICE" MEANS A HEALTH OR MEDICAL CARE RENDERED BY A HEALTH CARE PROVIDER THAT:
26 27	DISEASE (	(1) OR DYSF		DES TESTING, DIAGNOSIS, OR TREATMENT OF A HUMAN DN; OR
28 29	MEDICAL	(2) GOODS		NSES DRUGS, MEDICAL DEVICES, MEDICAL APPLIANCES, OR TE TREATMENT OF A HUMAN DISEASE OR DYSFUNCTION.
				"MEMBER" MEANS A PERSON ENTITLED TO HEALTH CARE PER A POLICY, PLAN, OR <del>CERTIFICATE</del> <u>CONTRACT</u> ISSUED OR E BY A CARRIER.
33		(2)	"MEMI	BER" INCLUDES:

y			SENATE BILL 104
1	1	(I) A	SUBSCRIBER; AND
	2 3 RECIPIENT.	(II) UI	NLESS PREEMPTED BY FEDERAL LAW, A MEDICARE
2	4 (3)	'MEMBEF	R" DOES NOT INCLUDE A MEDICAID RECIPIENT.
4	5 15-10D-02.		
6	6 THIS SUBTITLE	APPLIES	TO A CARRIER FOR ANY CONTRACT THAT:
7	7 <del>(1)</del>	S DELIVI	ERED OR ISSUED IN THE STATE; OR
1	9 <del>CONTRACT IS DELI</del> 10 <del>DETERMINES DOES</del>	VERED O	INDIVIDUALS WHO RESIDE OR WORK IN THE STATE IF THE R ISSUED IN A STATE THAT THE COMMISSIONER OF AN EXTERNAL COMPLAINT PROCESS FOR APPEALS PLAINT PROCESS ESTABLISHED IN THIS SUBTITLE.
1	12 <del>15-10D-03.</del>		
1	14 <del>TITLE,</del> EACH CARR	IER SHAL ND HEAI	TON TO THE REQUIREMENTS OF SUBTITLE 10A OF THIS LL ESTABLISH AN INTERNAL APPEAL PROCESS FOR USE LTH CARE PROVIDERS TO DISPUTE COVERAGE DECISIONS
1	18 ESTABLISHED UND	ER SUBT	RIER MAY USE THE INTERNAL GRIEVANCE PROCESS TILE 10A OF THIS TITLE <u>TO COMPLY WITH THE</u> <u>APH (1) OF THIS SUBSECTION</u> .
2 2	21 <del>PROCEDURE FOR U</del>	SE IN AN	RNAL APPEAL PROCESS SHALL INCLUDE AN EXPEDITED I EMERGENCY CASE FOR PURPOSES OF RENDERING AN 24 HOURS AFTER THE DATE AN APPEAL IS FILED WITH
	24 <del>(2)</del> 2 25 <del>RENDER AN APPE</del> A		ERNAL APPEAL PROCESS SHALL PROVIDE THAT A CARRIER ION IN WRITING.
2	27 SECTION SHALL PR	OVIDE T	PPEAL PROCESS ESTABLISHED BY A CARRIER UNDER THIS HAT A CARRIER RENDER A FINAL DECISION IN WRITING LTH CARE PROVIDER ACTING ON BEHALF OF THE MEMBER
2	29 WITHIN 60 WORKIN	IG DAYS	AFTER THE DATE ON WHICH THE APPEAL IS FILED.
3	31 CARRIER'S INTERN	AL APPE	VIDED IN SUBSECTION (D) OF THIS SECTION, THE AL PROCESS SHALL BE EXHAUSTED PRIOR TO FILING A MMISSIONER UNDER THIS SUBTITLE.
			ER OR A HEALTH CARE PROVIDER FILING A COMPLAINT ON Y FILE A COMPLAINT WITH THE COMMISSIONER WITHOUT

35 FIRST FILING AN APPEAL WITH A CARRIER ONLY IF THE COVERAGE DECISION
 36 INVOLVES AN URGENT MEDICAL CONDITION, AS DEFINED BY REGULATION ADOPTED

2	RECEIVING AN APP PROVIDES SUFFICIE	EAL DE	CISION ORMAT	TILE INDIVIDENT OIL I	HE HEALTH CARE PROVIDER  G DOCUMENTATION IN THE
7	STANDARDS THAT	THE CO	MMISS	ONER SHALL DEFINE ONER SHALL USE TO EASON UNDER PARA	
		SHED U	NDER S	JBSECTION (A) OF TH	CARRIER'S INTERNAL APPEAL IS SECTION SHALL INCLUDE A
12 13	DECISION MADE B				COVERAGE DECISION OR APPEAL
14 15					TER THE DECISION HAS BEEN APPEAL DECISION TO:
16			<del>1.</del>	THE MEMBER; AND	
17 18	MEMBER, THE HEA				'AS FILED ON BEHALF OF THE
19 20	` /				N OR APPEAL DECISION S SUBSECTION SHALL:
21 22	THE SPECIFIC FACT	( <del>I)</del> FUAL B	STATE ASES FO	N DETAIL IN CLEAR, R THE CARRIER'S DE	UNDERSTANDABLE LANGUAGE CISION;
23	•	<del>(II)</del>	INCLUE	E THE FOLLOWING IN	NFORMATION:
		SSIONE			IAS A RIGHT TO FILE A COMPLAINT CEIPT OF A CARRIER'S APPEAL
29	FILING AN APPEAL	F THE		R OR A HEALTH CAR	MAY BE FILED WITHOUT FIRST E PROVIDER FILING AN ATE A COMPELLING REASON
31 32	AND FACSIMILE N	<del>UMBER</del>		FHE COMMISSIONER'	S ADDRESS, TELEPHONE NUMBER,
35	BEEN MADE, A CAL DECISION TO THE I	RRIER S MEMBE	HALL S R AND,	END A WRITTEN NOT	A COVERAGE DECISION HAS ICE OF THE COVERAGE ALTH MAINTENANCE DER.

1 2	(2) NOTICE OF THE COVERAGE DECISION REQUIRED TO BE SENT UNDER PARAGRAPH (1) OF THIS SUBSECTION SHALL:
3 4	(I) STATE IN DETAIL IN CLEAR, UNDERSTANDABLE LANGUAGE, THE SPECIFIC FACTUAL BASES FOR THE CARRIER'S DECISION; AND
5	(II) INCLUDE THE FOLLOWING INFORMATION:
	1. THAT THE MEMBER, OR A HEALTH CARE PROVIDER ACTING ON BEHALF OF THE MEMBER, HAS A RIGHT TO FILE AN APPEAL WITH THE CARRIER;
11 12	2. THAT THE MEMBER, OR A HEALTH CARE PROVIDER ACTING ON BEHALF OF THE MEMBER, MAY FILE A COMPLAINT WITH THE COMMISSIONER WITHOUT FIRST FILING AN APPEAL, IF THE COVERAGE DECISION INVOLVES AN URGENT MEDICAL CONDITION FOR WHICH CARE HAS NOT BEEN RENDERED;
14 15	3. AND FACSIMILE NUMBER; THE COMMISSIONER'S ADDRESS, TELEPHONE NUMBER,
	4. THAT THE HEALTH ADVOCACY UNIT IS AVAILABLE TO ASSIST THE MEMBER IN BOTH MEDIATING AND FILING AN APPEAL UNDER THE CARRIER'S INTERNAL APPEAL PROCESS; AND
19 20	5. THE ADDRESS, TELEPHONE NUMBER, FACSIMILE NUMBER, AND EMAIL ADDRESS OF THE HEALTH ADVOCACY UNIT.
23	(F) (1) WITHIN 30 CALENDAR DAYS AFTER THE APPEAL DECISION HAS BEEN MADE, EACH CARRIER SHALL SEND TO THE MEMBER, AND THE HEALTH CARE PROVIDER ACTING ON BEHALF OF THE MEMBER, A WRITTEN NOTICE OF THE APPEAL DECISION.
25 26	(2) NOTICE OF THE APPEAL DECISION REQUIRED TO BE SENT UNDER PARAGRAPH (1) OF THE THIS SUBSECTION SHALL:
27 28	(I) STATE IN DETAIL IN CLEAR, UNDERSTANDABLE LANGUAGE THE SPECIFIC FACTUAL BASES FOR THE CARRIER'S DECISION; AND
29	(II) INCLUDE THE FOLLOWING INFORMATION:
32	1. THAT THE MEMBER, OR A HEALTH CARE PROVIDER ACTING ON BEHALF OF THE MEMBER, HAS A RIGHT TO FILE A COMPLAINT WITH THE COMMISSIONER WITHIN 60 WORKING DAYS AFTER RECEIPT OF A CARRIER'S APPEAL DECISION; AND
34 35	2. AND FACSIMILE NUMBER.  THE COMMISSIONER'S ADDRESS, TELEPHONE NUMBER,

36

(III)

37 BEEN DENIED IMPROPERLY; OR

**SENATE BILL 164** 1 <del>(F)</del> (G) THE COMMISSIONER MAY REQUEST THE MEMBER THAT FILED THE 2 COMPLAINT OR A LEGALLY AUTHORIZED DESIGNEE OF THE MEMBER TO SIGN A 3 CONSENT FORM AUTHORIZING THE RELEASE OF THE MEMBER'S MEDICAL RECORDS 4 TO THE COMMISSIONER OR THE COMMISSIONER'S DESIGNEE THAT ARE NEEDED IN 5 ORDER FOR THE COMMISSIONER TO MAKE A FINAL DECISION ON THE COMPLAINT. DURING THE REVIEW OF A COMPLAINT BY THE COMMISSIONER 6 (H) 7 OR A DESIGNEE OF THE COMMISSIONER, A CARRIER SHALL HAVE THE BURDEN OF 8 PERSUASION THAT ITS COVERAGE DECISION OR APPEAL DECISION, AS APPLICABLE, 9 IS CORRECT. 10 AS PART OF THE REVIEW OF A COMPLAINT, THE COMMISSIONER OR (2) 11 A DESIGNEE OF THE COMMISSIONER MAY CONSIDER ALL OF THE FACTS OF THE 12 CASE AND ANY OTHER EVIDENCE THAT THE COMMISSIONER OR DESIGNEE OF THE 13 COMMISSIONER CONSIDERS APPROPRIATE. 14 <del>(H)</del> <u>(I)</u> THE COMMISSIONER SHALL: MAKE AND ISSUE IN WRITING A FINAL DECISION ON ALL 15 (1) 16 COMPLAINTS FILED WITH THE COMMISSIONER UNDER THIS SUBTITLE THAT ARE 17 WITHIN THE COMMISSIONER'S JURISDICTION; AND PROVIDE NOTICE IN WRITING TO ALL PARTIES TO A COMPLAINT OF 18 (2) 19 THE OPPORTUNITY AND TIME PERIOD FOR REQUESTING A HEARING TO BE HELD IN 20 ACCORDANCE WITH TITLE 10 SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE TO 21 CONTEST A FINAL DECISION OF THE COMMISSIONER MADE AND ISSUED UNDER THIS 22 SUBTITLE. 23 <del>15 10D 04.</del> 15-10D-03. 24 IT IS A VIOLATION OF THIS SUBTITLE FOR A CARRIER TO FAIL TO FULFILL 25 THE CARRIER'S OBLIGATIONS TO PROVIDE OR REIMBURSE FOR HEALTH CARE 26 SERVICES SPECIFIED IN THE CARRIER'S POLICIES OR CONTRACTS WITH MEMBERS. 27 IF, IN RENDERING A COVERAGE DECISION OR APPEAL DECISION, A 28 CARRIER FAILS TO FULFILL THE CARRIER'S POLICIES OR CONTRACTS WITH 29 MEMBERS, THE COMMISSIONER MAY: 30 (1) ISSUE AN ADMINISTRATIVE ORDER THAT REQUIRES THE CARRIER 31 TO: CEASE INAPPROPRIATE CONDUCT OR PRACTICES BY THE 32 (I) 33 CARRIER OR ANY OF THE PERSONNEL EMPLOYED OR ASSOCIATED WITH THE 34 CARRIER: 35 (II)FULFILL THE CARRIER'S CONTRACTUAL OBLIGATIONS;

PROVIDE A HEALTH CARE SERVICE OR PAYMENT THAT HAS

- 1 (IV) TAKE APPROPRIATE STEPS TO RESTORE THE CARRIER'S
- 2 ABILITY TO PROVIDE A HEALTH CARE SERVICE OR PAYMENT THAT IS PROVIDED
- 3 UNDER A CONTRACT; OR
- 4 (2) IMPOSE ANY PENALTY OR FINE OR TAKE ANY ACTION AS
- 5 AUTHORIZED:
- 6 (I) FOR AN INSURER, NONPROFIT HEALTH SERVICE PLAN, OR
- 7 DENTAL PLAN ORGANIZATION, UNDER THIS ARTICLE; OR
- 8 (II) FOR A HEALTH MAINTENANCE ORGANIZATION, UNDER THE
- 9 HEALTH GENERAL ARTICLE OR UNDER THIS ARTICLE.
- 10 <del>15-10D-05.</del> <u>15-10D-04.</u>
- 11 THE COMMISSIONER MAY ADOPT ANY NECESSARY REGULATIONS TO CARRY
- 12 OUT THE PROVISIONS OF THIS SUBTITLE.
- 13 SECTION 3. AND BE IT FURTHER ENACTED, That, notwithstanding any
- 14 policy or benefit statement to the contrary, Section 2 of this Act shall take effect
- 15 January 1, 2001.
- 16 SECTION 4. AND BE IT FURTHER ENACTED, That, except as provided in
- 17 Section 3 of this Act, this Act shall take effect <del>July 1, 2000</del> October 1, 2000.