Unofficial Copy J3

2001 Regular Session (1lr0185)

ENROLLED BILL

-- Environmental Matters/Finance --

Introduced by Chairman, Environmental Matters Committee (Departmental -**Health and Mental Hygiene**)

| | Read and Examined by Proofreaders: | |
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| | | Proofreader. |
| Sealed | ed with the Great Seal and presented to the Governor, for his approval thisday of at o'clock,M. | Proofreader. |
| | | Speaker. |
| | CHAPTER | |
| 1 A | AN ACT concerning | |
| 2 3 | Department of Health and Mental Hygiene - Maryland Health Care Commission - Modifications and Clarifications | |
| | FOR the purpose of authorizing the Maryland Health Care Commission to adopt | |
| 5 | regulations to establish certain deadlines for filing information and to impose certain penalties in certain circumstances; making certain modifications to the | |
| 6 7 | methodology for calculating user fees assessed payors; <u>altering the maximum</u> | |
| 8 | dollar amount of total fees that the Commission may assess in any fiscal year; | |
| 9 | altering the manner in which the Commission determines the assessments of | |
| 10 | total fees; transferring certain health planning functions to the Secretary of | |
| 11 | Health and Mental Hygiene; repealing or transferring to the Secretary of Health | |
| 12 | and Mental Hygiene certain provisions relating to establishment and operation | |
| 13 14 | of local health planning agencies; altering certain definitions; clarifying that the | |
| 15 | Commission may provide certain information to the Department of Health and Mental Hygiene and local health departments; <i>requiring the Commission to</i> | |
| 16 | adopt certain regulations; making clarifying changes; and generally relating to | |
| | | |

- 1 the Maryland Health Care Commission. 2 BY repealing and reenacting, with amendments, 3 Article - Health - General 4 Section 1-101, 2-105, 19-109(a), 19-111, 19-114, 19-116(b), 19-121, 5 19-122(d)(4), 19-123(l)(2), 19-124(b)(1)(ii), 19-126(2), 19-127(a), (c)(3), and (d), 19-134(f), and 19-135(a)(1) and (b) 6 Annotated Code of Maryland 7 8 (2000 Replacement Volume) 9 BY adding to Article - Health - General 10 Section 2-401 to be under the new subtitle "Subtitle 4. Local Health Planning 11 12 Agencies" 13 Annotated Code of Maryland 14 (2000 Replacement Volume) 15 BY repealing 16 Article - Health - General 17 Section 19-118 through 19-120, inclusive Annotated Code of Maryland 18 19 (2000 Replacement Volume) 20 BY renumbering Article - Health - General 21 22 Section 19-121 through 19-125.2 and 19-126 through 19-138, respectively 23 to be Section 19-118 through 19-137, respectively Annotated Code of Maryland 24 25 (2000 Replacement Volume) (As enacted by Section 1 of this Act) 26 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 27 28 MARYLAND, That the Laws of Maryland read as follows: 29 **Article - Health - General** 30 1-101. 31 In this article the following words have the meanings indicated. (a) 32 "County" means a county of this State and, unless expressly provided
- 34 (c) "Department" means the Department of Health and Mental Hygiene.

33 otherwise, Baltimore City.

- 1 (d) "Health officer" means, unless expressly provided otherwise, the Baltimore 2 City Commissioner of Health or the health officer of a county.
- 3 (e) "Includes" or "including" means includes or including by way of illustration 4 and not by way of limitation.
- 5 $\,$ (F) $\,$ "LOCAL HEALTH PLANNING AGENCY" MEANS THE HEALTH DEPARTMENT 6 OF A JURISDICTION OR A BODY DESIGNATED BY THE LOCAL HEALTH DEPARTMENT
- 7 TO PERFORM HEALTH PLANNING FUNCTIONS.
- 8 [(f)] (G) "Medical examiner" means:
- 9 (1) The Chief Medical Examiner;
- 10 (2) The Deputy Chief Medical Examiner;
- 11 (3) Any assistant medical examiner; or
- 12 (4) Any deputy medical examiner.
- 13 [(g)] (H) "Person" means an individual, receiver, trustee, guardian, personal
- 14 representative, fiduciary, or representative of any kind and any partnership, firm,
- 15 association, corporation, or other entity.
- 16 [(h)] (I) "Physician" means an individual who is authorized under the
- 17 Maryland Medical Practice Act to practice medicine in this State.
- 18 [(i)] (J) "Secretary" means the Secretary of Health and Mental Hygiene.
- 19 [(j)] (K) "State" means:
- 20 (1) A state, possession, or territory of the United States;
- 21 (2) The District of Columbia; or
- 22 (3) The Commonwealth of Puerto Rico.
- 23 2-105.
- 24 (a) The Secretary shall establish general policy for, and adopt standards to
- 25 promote and guide the development of, the physical and mental hygiene services of
- 26 this State and its subdivisions.
- 27 (b) The Secretary is responsible for the health interests of the people of this
- 28 State and shall supervise generally the administration of the health laws of this State
- 29 and its subdivisions.
- 30 (C) THE SECRETARY SHALL ADOPT AND REVISE AS NECESSARY A STATE
- 31 HEALTH IMPROVEMENT PLAN THAT INCLUDES THE FOLLOWING:

1 (1) A DESCRIPTION OF THE COMPONENTS THAT SHOULD COMPRISE THE 2 HEALTH CARE SYSTEM; 3 (2) THE GOALS AND POLICIES FOR MARYLAND'S HEALTH CARE SYSTEM; IDENTIFICATION OF UNMET NEEDS AND EXCESS SERVICES FOR 5 FACILITIES AND SERVICES NOT REGULATED BY THE CERTIFICATE OF NEED 6 PROGRAM: AND AN ASSESSMENT OF THE FINANCIAL RESOURCES REQUIRED AND 7 8 AVAILABLE FOR THE HEALTH CARE SYSTEM. 9 SUBTITLE 4. LOCAL HEALTH PLANNING AGENCIES 10 2-401. 11 (A) A LOCAL HEALTH PLANNING AGENCY SHALL: DEVELOP A LOCAL HEALTH PLAN BY ASSESSING LOCAL HEALTH 12 (1) 13 NEEDS AND RESOURCES; AND PROVIDE INPUT INTO THE DEVELOPMENT OF STATEWIDE CRITERIA (2) 15 AND STANDARDS FOR CERTIFICATE OF NEED AND HEALTH PLANNING. THE DEPARTMENT MAY REQUIRE THAT IN DEVELOPING LOCAL HEALTH 16 17 PLANS, EACH LOCAL HEALTH PLANNING AGENCY: USE DATA COMPATIBLE WITH STATE DATA AND DATA USED BY 18 (1) 19 OTHER LOCAL HEALTH PLANNING AGENCIES; 20 (2) MEET APPLICABLE PLANNING SPECIFICATIONS; AND WORK WITH OTHER LOCAL HEALTH PLANNING AGENCIES TO 21 (3) 22 ENSURE CONSISTENCY AMONG LOCAL HEALTH PLANS. 23 (C) SUBJECT TO THE ANNUAL STATE BUDGET, THE DEPARTMENT SHALL 24 PROVIDE FUNDING TO LOCAL HEALTH PLANNING AGENCIES FOR IMPLEMENTATION 25 OF THE FUNCTIONS UNDER THIS SECTION AND ANY OTHER FUNCTIONS REQUIRED 26 BY THE DEPARTMENT OR THE MARYLAND HEALTH CARE COMMISSION. 27 19-109. 28 In addition to the powers set forth elsewhere in this subtitle, the 29 Commission may: 30 Adopt rules and regulations to carry out the provisions of this (1) 31 subtitle; 32 (2) Create committees from among its members;

| 3 4 5 6 | recommendation acute patient se residential treat | presentations to the ervices, and alcoholication | appoint advisory committees, which shall include consumers and ives of interested public or private organizations, to make Commission on community-based services, long term care, inbulatory surgical services, specialized health care services, interest for emotionally disturbed children and adolescents, ol and drug abuse services, and any other topic or issue that ears necessary; |
|------------------|---|--|---|
| 8 9 | or government | | apply for and accept any funds, property, or services from any person |
| 10 11 | (5 services, include | | Take agreements with a grantor or payor of funds, property, or greement to make any study, plan, demonstration, or project; |
| 12 13 | (6 aspects of heal | | ublish and give out any information that relates to the financial nd is considered desirable in the public interest; and |
| 16 17 18 | ADOPTING R INFORMATION | bly neces REGULA ON OR R | ubject to the limitations of this subtitle, exercise any other power sary to carry out the purposes of this subtitle, INCLUDING TIONS THAT SET REASONABLE DEADLINES FOR FILING OF REPORTS REQUIRED UNDER THIS SUBTITLE AND IMPOSE LTIES FOR FAILURE TO FILE INFORMATION OR REPORTS AS |
| 20 | 19-111. | | |
| 21 | (a) (1 | l) Ir | n this section the following words have the meanings indicated. |
| 22 | (2 | 2) "1 | Fund" means the Maryland Health Care Commission Fund. |
| 23 24 | (3 Insurance Artic | | Health benefit plan" has the meaning stated in § 15-201 of the |
| | certified, or oth health care serv | herwise a | Health care practitioner" means any individual who is licensed, authorized under the Health Occupations Article to provide |
| 28 29 | (5 nursing home. | 5) "I | Nursing home" means a related institution that is classified as a |
| 30 | (6 | 5) "1 | Payor" means: |
| | | | A health insurer or nonprofit health service plan that holds a and provides health insurance policies or contracts in the h this article or the Insurance Article; or |
| 34 35 | authority in the | , | i) A health maintenance organization that holds a certificate of |

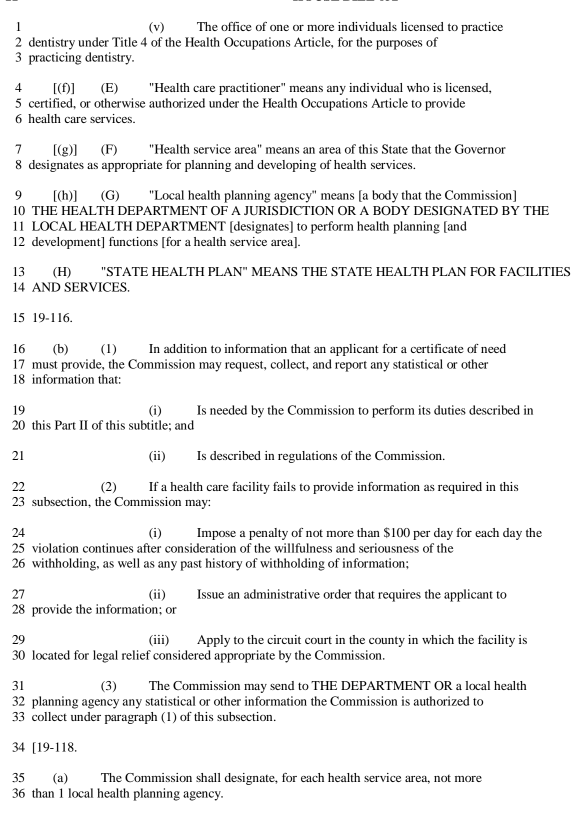
| 1 2 | (b) Su shall assess a fee | bject to the provisions of subsection (d) of this section, the Commission e on: |
|----------|------------------------------|--|
| 3 | (1) | All hospitals; |
| 4 | (2) | All nursing homes; |
| 5 | (3) | All payors; and |
| 6 | (4) | All health care practitioners. |
| 7 8 | (c) (1) \$10,000,000 in a | |
| | | The fees assessed by the Commission shall be used exclusively to documented direct costs of fulfilling the statutory and regulatory mmission in accordance with the provisions of this subtitle. |
| 12 13 | in accordance w | The Commission shall pay all funds collected from the fees assessed with this section into the Fund. |
| 14 15 | the provisions of | |
| 16 17 | (d) Of fiscal year, the | the total fees assessed by the Commission under this section in any Commission: |
| 18 19 | this subtitle, sho | 11 1 10 10 |
| 20 21 | 36% of the total | (i) Hospitals and special hospitals for an amount not exceeding lamount assessed; and |
| 22 23 | amount assessed | (ii) Nursing homes for an amount not exceeding 5% of the total |
| 24 25 | (2) amount assessed | Shall assess payors for an amount not exceeding 40% of the total 1; and |
| 26 27 | | Shall assess health care practitioners for an amount not exceeding amount assessed. |
| 28 29 | | THE AMOUNT IN PARAGRAPH (1) OF THIS SUBSECTION LIMITS ONLY EES THE COMMISSION MAY ASSESS IN A FISCAL YEAR. |
| 30 31 | (D) IN SHALL: | DETERMINING ASSESSMENTS OF THE TOTAL FEES, THE COMMISSION |
| 32 33 | (1) COMMISSION | USE A METHODOLOGY THAT ACCOUNTS FOR THE PORTION OF THE SWORKLOAD ATTRIBUTABLE TO EACH INDUSTRY ASSESSED; AND |

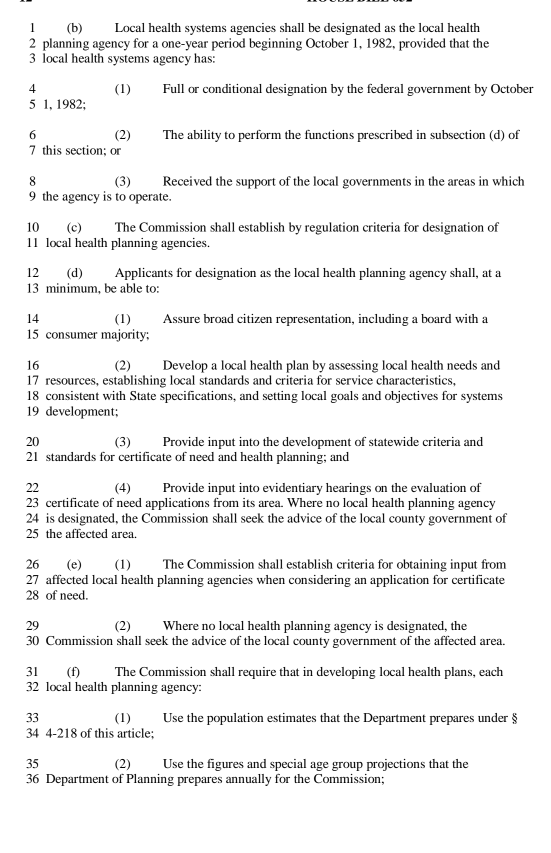
| 1 | <u>(2)</u> | RECALCULATE WORKLOAD DISTRIBUTION EVERY 4 YEARS. |
|----------|--------------------------------|--|
| 2 3 | (e) (1) practitioners shall be | The fees assessed in accordance with this section on health care be: |
| 4 5 | practitioner's licens | (i) Included in the licensing fee paid to the health care sing board; and |
| 6 7 | the Commission on | (ii) Transferred by the health care practitioner's licensing board to a quarterly basis. |
| 8 9 | (2) under this section f | The Commission may adopt regulations that waive the fee assessed for a specific class of health care practitioners. |
| | | (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE NALL ADOPT REGULATIONS TO PERMIT A WAIVER OF THE FEE QUIREMENTS FOR CERTAIN HEALTH CARE PRACTITIONERS. |
| | ASSESSMENT RE COMMISSION SH | (II) IN ADOPTING REGULATIONS TO PERMIT A WAIVER OF THE FEE QUIREMENTS FOR CERTAIN HEALTH CARE PRACTITIONERS, THE NALL: |
| 16 17 | <u>PRACTITIONERS</u> | 1. CONSIDER THE HOURLY WAGES OF THE HEALTH CARE |
| | | 2. GIVE PREFERENCE TO EXEMPTING HEALTH CARE WITH AN AVERAGE HOURLY WAGE SUBSTANTIALLY BELOW THAT OF CARE PRACTITIONERS. |
| 21 | (f) (1) | There is a Maryland Health Care Commission Fund. |
| 22 23 | (2) to § 7-302 of the S | The Fund is a special continuing, nonlapsing fund that is not subject tate Finance and Procurement Article. |
| 24 25 | (3) account for, the Fu | The Treasurer shall separately hold, and the Comptroller shall and. |
| 26 27 | (4) other State funds. | The Fund shall be invested and reinvested in the same manner as |
| 28 | (5) | Any investment earnings shall be retained to the credit of the Fund. |
| 29 30 | (6) audits as provided | The Fund shall be subject to an audit by the office of legislative for in § 2-1220 of the State Government Article. |
| 31 32 | (7) receiving funds from | This section may not be construed to prohibit the Fund from om any other source. |
| 33 34 | (8) and for the purpose | The Fund shall be used only to provide funding for the Commission es authorized under this subtitle. |

| 3 4 | (g) On or before May 30 of each year, the Insurance Commissioner shall notify the Commission of the total premiums [collected] EARNED in the State for health benefit plans of all payors in the State during the prior calendar year and each payor's total premiums EARNED in the State for health benefit plans for the same calendar year. | | | |
|----------|--|------------------------|---|--|
| 6 | (h) | The Con | nmission | shall: |
| 9 10 | among each j EARNED in | payor bas the State | be assesse sed on the e for healt | Assess fees on payors in a manner that apportions the total ed on payors under subsection (d)(2) of this section e ratio of each payor's total premiums [collected] th benefit plans to the total [collected] EARNED ted] EARNED in the State; and |
| 12 13 | accordance v | with item | | On or before June 30 of each year, assess each payor a fee in s item; |
| 14 | | (2) | (i) | Assess fees for each hospital equal to the sum of: |
| | | | | 1. The amount equal to one-half of the total fees to be bsection (d)(1)(i) of this section times the ratio of otal admissions of all hospitals; and |
| | | | | 2. The amount equal to one-half of the total fees to be bsection (d)(1)(i) of this section times the ratio of gross pital to total gross operating revenues of all hospitals; |
| 21 | | | (ii) | Establish minimum and maximum assessments; and |
| 22 23 | accordance v | with item | | On or before June 30 of each year, assess each hospital a fee in sitem; and |
| 24 | | (3) | (i) | Assess fees for each nursing home equal to the sum of: |
| | | | | 1. The amount equal to one-half of the total fees to be der subsection (d)(1)(ii) of this section times the ratio of the total admissions of all nursing homes; and |
| 30 | | ing reven | | 2. The amount equal to one-half of the total fees to be der subsection (d)(1)(ii) of this section times the ratio of h nursing home to total gross operating revenues of all |
| 32 | | | (ii) | Establish minimum and maximum assessments; and |
| 33 34 | fee in accord | lance wit | | On or before June 30 of each year, assess each nursing home a of this item. |
| 35 36 | (i) nursing hom | (1) le assesse | | fore September 1 of each year, each payor, hospital, and his section shall make payment to the Commission. |

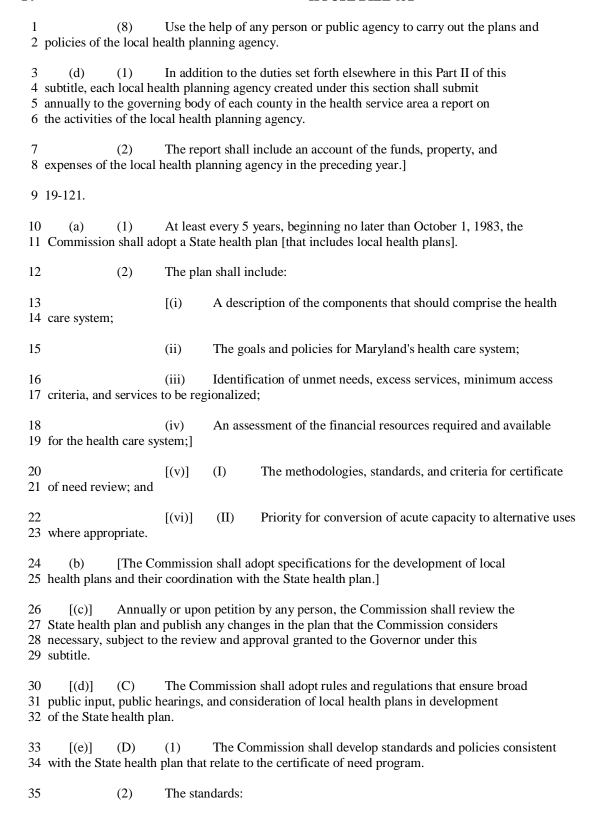
| 1 | | (2) | The Con | nmission snail make provisions for partial payments. |
|----------|----------------------------|-----------|------------------|--|
| 2 | | | | within 30 days of the payment due date may be subject to nined and collected by the Commission. |
| 4 | 19-114. | | | |
| 5 6 | (a) indicated. | In this P | art II of t | his subtitle the following words have the meanings |
| | | | ne or mor | atory surgical facility" means any center, service, office, we health care practitioners or a group practice, as the Occupations Article, that: |
| 10 | | | (i) | Has two or more operating rooms; |
| 11 12 | services to pa | atients w | (ii) ho do no | Operates primarily for the purpose of providing surgical trequire overnight hospitalization; and |
| 13 14 | facility. | | (iii) | Seeks reimbursement from payors as an ambulatory surgical |
| 17 | | need red | up practio | poses of this subtitle, the office of one or more health care the with two operating rooms may be exempt from the test under this subtitle if the Commission finds, in its |
| 19 20 | | uality of | (i) the surgi | A second operating room is necessary to promote the efficiency, cal services offered; and |
| | of need requiregulations a | | | The office meets the criteria for exemption from the certificate bulatory surgical facility in accordance with mmission. |
| 24 25 | | | | ed" means a certification of public need issued by the of this subtitle for a health care project. |
| 26 27 | | | | ans the National Health Planning and Resources blic Law 93-641), as amended.] |
| 28 | [(e)] | (D) | (1) | "Health care facility" means: |
| 29 | | | (i) | A hospital, as defined in § 19-301(g) of this title; |
| 30 | | | (ii) | A limited service hospital, as defined in § 19-301(e) of this title; |
| 31 | | | (iii) | A related institution, as defined in § 19-301 of this title; |
| 32 | | | (iv) | An ambulatory surgical facility; |
| | | | | |

| | (v) rehabilitation of disabled i other services provided un | indivi | duals, th | tient facility that is organized primarily to help in the rough an integrated program of medical and t professional supervision; |
|----------------|---|--------------------|--|---|
| 4 | (vi) |) . | A home | health agency, as defined in § 19-401 of this title; |
| 5 | (vii | | A hospi | ce, as defined in § 19-901 of this title; and |
| 6 7 | (viii Part II of this subtitle requ | | | er health institution, service, or program for which this ate of need. |
| 8 | (2) "He | ealth c | are facil | lity" does not include: |
| 9 10 | (i) certified, by the First Chu | | | tal or related institution that is operated, or is listed and Scientist, Boston, Massachusetts; |
| 13 | need under [§ 19-123] § 1 | 19-120 | of this | purpose of providing an exemption from a certificate of subtitle, a facility to provide comprehensive nuing care, as defined by Article 70B of the |
| 17 18 19 | subtitle, the facility is for executed continuing care the lowest entrance fee ch | the exagree narged | ments and for an inguing the second in the s | Except as provided under [§ 19-125.1] § 19-123 of this use of the provider's subscribers who have and paid entrance fees that are at least equal to independent living unit or an assisted living a community, regardless of the level of care f admission; |
| 21 22 | community; and | | 2. | The facility is located on the campus of the continuing care |
| 23 24 | community does not exce | | 3. | The number of comprehensive care nursing beds in the |
| 25 26 | community having less th | | A. 0 indepe | 24 percent of the number of independent living units in a endent living units; or |
| 27 28 | community having 300 or | | B. e indepe | 20 percent of the number of independent living units in a ndent living units; |
| | () | se trea | ıtment fa | For a facility to provide kidney transplant services or acility, as defined by rule or regulation of the d Human Services; |
| | ` / | | | For kidney transplant services or programs, the kidney provided by or on behalf of a hospital or |





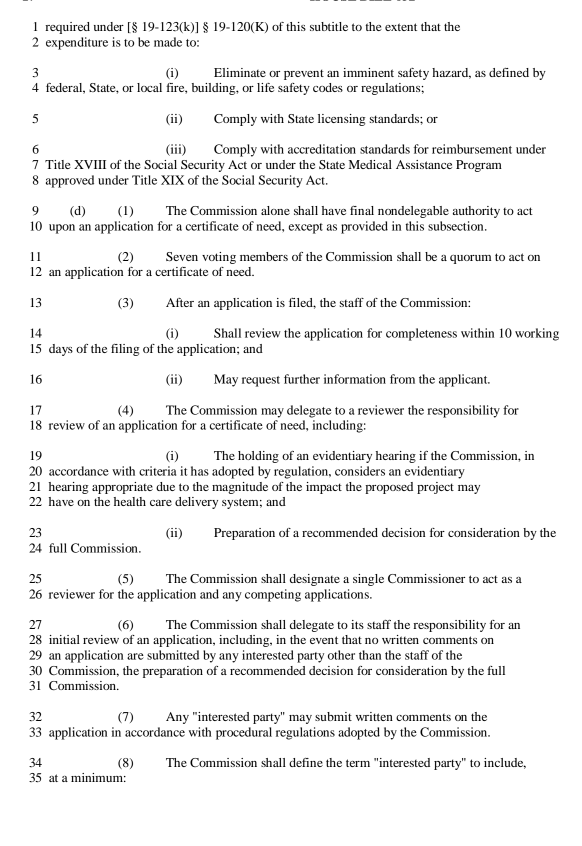
| 1 | (3) Meet applicable planning specifications; and | | | | | | | |
|----------|--|--|--|--|--|--|--|--|
| 2 3 | (4) Work with other local health planning agencies to ensure consistency among local health plans.] | | | | | | | |
| 4 | [19-119. | | | | | | | |
| 7 | Annually each local health planning agency shall receive the Department's program and budgetary priorities no later than July 1 and may submit to the Secretary comments on the proposed program and budgetary priorities within 60 days after receiving the proposals.] | | | | | | | |
| 9 | [19-120. | | | | | | | |
| | (a) (1) The governing body or bodies of 1 or more adjacent counties that constitute a health service area may establish a body to serve as the local health planning agency for the health service area, by: | | | | | | | |
| 13 14 | (i) Making a joint agreement as to the purpose, structure, and functions of the proposed body; and | | | | | | | |
| 15 16 | (ii) Each enacting an ordinance that designates the proposed body to be the local health planning agency for the county. | | | | | | | |
| 17 18 | (2) The body so established becomes the local health planning agency if the Commission designates the body as a health planning agency. | | | | | | | |
| 21 | (b) The governing board shall exercise all of the powers of the local health planning agency that, by law, agreement of the counties, or bylaws of the local health planning agency, are not conferred on or reserved to the counties or to another structure within the local health planning agency. | | | | | | | |
| 23 24 | (c) In addition to the powers set forth elsewhere in this Part II of this subtitle, each local health planning agency created under this section may: | | | | | | | |
| 25 | (1) Sue and be sued; | | | | | | | |
| 26 | (2) Make contracts; | | | | | | | |
| 27 28 | (3) Incur necessary obligations, which may not constitute the obligations of any county in the health service area; | | | | | | | |
| 29 | (4) Acquire, hold, use, improve, and otherwise deal with property; | | | | | | | |
| 30 31 | (5) Elect officers and appoint agents, define their duties, and set their compensation; | | | | | | | |
| 32 | (6) Adopt and carry out an employee benefit plan; | | | | | | | |
| 33 | (7) Adopt bylaws to conduct its affairs; and | | | | | | | |



of

| 1 2 | health care; and | (i) | Shall address the availability, accessibility, cost, and quality |
|----------|---|--------------------------|---|
| 3 | developments in healt | (ii) h plannin | Are to be reviewed and revised periodically to reflect new ag, delivery, and technology. |
| | | , the Con | ing standards regarding cost, efficiency, cost-effectiveness, nmission shall take into account the relevant ervices Cost Review Commission. |
| | | an. The S | y, the Secretary shall make recommendations to the Secretary may review and comment on State e development of the State health plan. |
| 13 | with or responsible for care industry or person | or any asp ons involv | e agencies and departments, directly or indirectly involved pect of regulating, funding, or planning for the health wed in it, shall carry out their responsibilities in a atte health plan and available fiscal resources. |
| 17 | for hospitals, the Condevelop, or duplicate | nmission standard | ing out their responsibilities under this Part II of this subtitle and the Secretary shall recognize, but may not apply, s or requirements related to quality which have been anal or State licensing or accrediting authorities. |
| 21 | Mental Hygiene healt | th plannir ealth plan | nmission shall transfer to the Department of Health and ng functions and necessary staff resources for licensed in that are not required to obtain a certificate of need or rate of need program. |
| 23 | 19-122. | | |
| 26 | the institution-specifi | c plan int | health plan developed or adopted after the incorporation of to the State health plan shall include the criteria in n addition to the criteria in [§ 19-121] § 19-118 of this |
| 28 | 19-123. | | |
| 29 30 | (l) A certifi hospital as defined in | | eed is not required to close any hospital or part of a l of this title if: |
| 33 | | days befo or part o | For a hospital located in a county with fewer than three ore the closing or partial closing of the hospital, a person of the hospital files notice of the proposed closing or aission; and |
| 35 | | (ii) | The Commission finds that the closing: |
| 36 | | | 1. Is in the public interest; and |
| | | | |

| 1 | 2. Is not inconsistent with: |
|----------|---|
| 2 | A. The State health plan; or |
| 3 | B. An institution-specific plan developed by the Commission under [§ 19-122] § 19-119 of this subtitle. |
| 5 | 19-124. |
| 8 9 | (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: |
| | (ii) Any other health care project for which a certificate of need is required under [§ 19-123] § 19-120 of this subtitle if that health care project is planned for or used by any nonsubscribers of that health maintenance organization. |
| 14 | 19-126. |
| 15 | A certificate of need is required before an ambulatory care facility: |
| | (2) To provide those services, makes an expenditure, if a certificate of need would be required under [\S 19-123(k)] \S 19-120(K) of this subtitle for the expenditure by or on behalf of a health care facility; or |
| 19 | 19-127. |
| 22 23 | (a) If the Commission receives an application for a certificate of need for a change in the bed capacity of a health care facility, as required under [§ 19-123] § 19-120 of this subtitle, or for a health care project that would create a new health care service or abolish an existing health care service, the Commission shall give notice of the filing by publication in the Maryland Register and give the following notice to: |
| 25 26 | (1) Each member of the General Assembly in whose district the action is planned; |
| 27 28 | (2) Each member of the governing body for the county where the action is planned; |
| 29 30 | (3) The county executive, mayor, or chief executive officer, if any, in whose county or city the action is planned; and |
| 31 32 | (4) Any health care provider, third party payor, local planning agency, or any other person the Commission knows has an interest in the application. |
| | (c) (3) Unless the Commission finds that the facility or service for which the proposed expenditure is to be made is not needed or is not consistent with the State health plan, the Commission shall approve an application for a certificate of need |



| 1 | | (i) | The staff of the Commission; |
|----------|--|-------------------------|---|
| 2 3 | [and] | (ii) | Any applicant who has submitted a competing application; |
| 4 5 | be adversely affected | (iii) by the de | Any other person who can demonstrate that the person would ecision of the Commission on the application; AND |
| 6 7 | REGION IN WHICH | (IV) THE PR | A LOCAL HEALTH PLANNING AGENCY FOR A JURISDICTION OR OPOSED FACILITY OR SERVICE WILL BE LOCATED. |
| 10 | | ny other i | ewer shall review the application, any written comments on materials permitted by this section or by the I present a recommended decision on the application to |
| 14 | opportunity to present adopted by the Comm | nission, b | An applicant and any interested party may request the gument to the reviewer, in accordance with regulations before the reviewer prepares a recommended decision on on by the full Commission. |
| 16 17 | | (ii) uest to pr | The reviewer may grant, deny, or impose limitations on an esent oral argument to the reviewer. |
| 20 21 | decision and make or | subsectional argum | erested party who has submitted written comments under on may submit written exceptions to the proposed ent to the Commission, in accordance with regulations before the Commission takes final action on the |
| 25 | on the basis of the rec | vote to a | nmission shall, after determining that the recommended pprove, approve with conditions, or deny the application led decision, the record before the staff or the reviewer, , if any, before the Commission. |
| 27 28 | (13) present and voting. | The dec | ision of the Commission shall be by a majority of the quorum |
| 29 | 19-134. | | |
| | () | - | ons of [§ 19-135] § 19-134 of this subtitle are fully ate, the Commission may limit the data collection under |
| 33 | 19-135. | | |
| 36 | operation of one or m | of this su nore medi | to more efficiently establish a medical care data base under btitle, the Commission shall establish standards for the ical care electronic claims clearinghouses in Maryland chouses meeting those standards. |

- 1 (b) The Commission may collect the medical care claims information 2 submitted to any licensed claims clearinghouse for use in the data base established
- 3 under [§ 19-134] § 19-133 of this subtitle.
- 4 SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 19-121
- 5 through 19-125.2 and 19-126 through 19-138, respectively, of Article Health -
- 6 General of the Annotated Code of Maryland be renumbered to be Section(s) 19-118
- 7 through 19-137, respectively.
- 8 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 9 July 1, 2001.