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By: Senators Roesser and Teitelbaum							
Introduced and read first time: February 2, 2001							
Assigned to: Finance							
Committee Report: Favorable							
Senate action: Adopted							
Read second time: March 13, 2001							
	CHAPTER						
1 A	N ACT concerning						
2	Health Insurance - Requirements for Providers to Serve on Provider						
3	Panels - Dental Plans						
4 F(	OR the purpose of prohibiting a carrier that offers coverage for dental care services						
5	through certain health benefit plans or contracts with dentists to offer dental						
6	care services through provider panels from requiring a dentist, as a condition of						
7	participation or continuation on a provider panel, to serve on another provider						
8	panel under certain circumstances; altering a certain definition; and generally						
9	relating to requirements for providers of health care services to serve on						
10	provider panels.						
11 B	Y repealing and reenacting, without amendments,						
12	Article - Insurance						
13	Section 15-112(a)						
14	Annotated Code of Maryland						
15	(1997 Volume and 2000 Supplement)						
16 B	Y repealing and reenacting, with amendments,						
17	Article - Insurance						
18	Section 15-112(I)						
19	Annotated Code of Maryland						
20	(1997 Volume and 2000 Supplement)						
21	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF						

22 MARYLAND, That the Laws of Maryland read as follows:

## **SENATE BILL 511**

1					Article - Insurance
2	15-112.				
3	(a)	(1)	In this se	ection the	e following words have the meanings indicated.
4		(2)	(i)	"Carrier	" means:
5				1.	an insurer;
6				2.	a nonprofit health service plan;
7				3.	a health maintenance organization;
8				4.	a dental plan organization; or
9 10	subject to re	gulation	by the Sta	5. ate.	any other person that provides health benefit plans
11 12	carrier.		(ii)	"Carrier	" includes an entity that arranges a provider panel for a
13 14	carrier.	(3)	"Enrolle	e" means	a person entitled to health care benefits from a
	practitioners services.	(4) s licensed			s a health care practitioner or group of health care rwise authorized by law to provide health care
				acting ent	er panel" means the providers that contract either ity with a carrier to provide health care the carrier's health benefit plan.
	provider ma			y by cont	er panel" does not include an arrangement in which any racting with the carrier to provide health care rate.
24 25	(l) indicated.	(1)	(i)	In this s	ubsection the following words have the meanings
26 27	of this title.		(ii)	1.	"Health benefit plan" has the meaning stated in § 15-1201
	OTHER HE				"HEALTH BENEFIT PLAN" INCLUDES DENTAL PLANS AND THAT CONTRACT WITH DENTISTS TO OFFER
	provider ma services at a			y by cont	er panel" includes an arrangement in which any racting with the carrier to provide health care rate.

## **SENATE BILL 511**

- 1 (2) Except as provided in paragraph (3) of this subsection, a carrier that 2 offers coverage for health care services through one or more health benefit plans or 3 contracts with providers to offer health care services through one or more provider 4 panels may not require a provider, as a condition of participation or continuation on a 5 provider panel for one health benefit plan of a carrier, to serve also on a provider 6 panel of another health benefit plan of the carrier. 7 Subject to § 15-102.5 of the Health - General Article, a carrier that (3) 8 offers health care services as a managed care organization as defined under § 9 15-101(f) of the Health - General Article, may require a provider, as a condition of 10 participation on a provider panel for one or more health benefit plans of the carrier, to 11 serve on a provider panel of the managed care organization. If a provider elects to terminate participation on the provider panel of 12 13 a health benefit plan, the provider shall: 14 (i) notify the carrier at least 90 days before the date of termination; 15 and 16 for at least 90 days after the date of the notice of termination, (ii) 17 continue to furnish health care services to an enrollee of the carrier for whom the 18 provider was responsible for the delivery of health care services prior to the notice of 19 termination.
- 20 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 21 October 1, 2001.