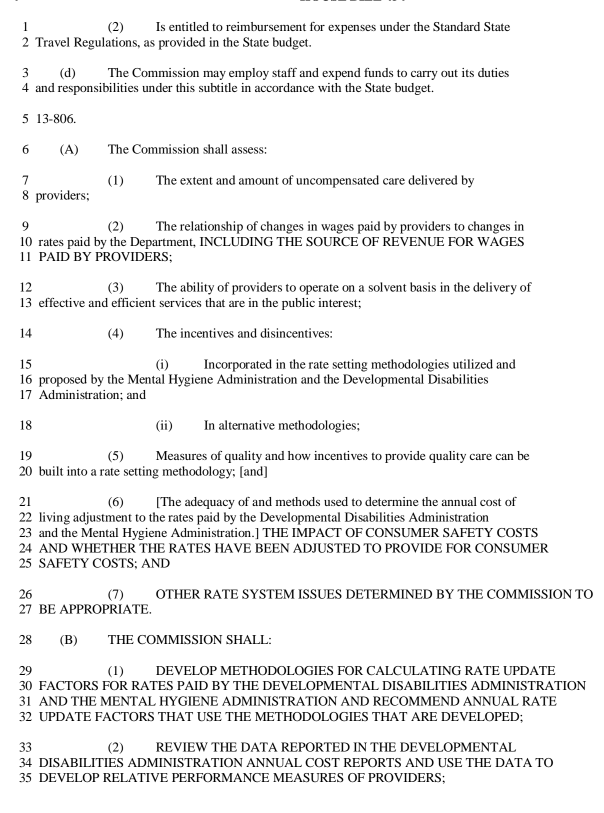
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Introd	elegates Pitkin, Conway, and Rosenberg uced and read first time: January 30, 2002
Assigi	ned to: Environmental Matters
Comn	nittee Report: Favorable
House	action: Adopted
Read	second time: March 5, 2002
	CHAPTER
	CHAITER
1 A	N ACT concerning
2	Community Services Reimbursement Rate Commission - Termination Date
3	Extension and Modifications
Ü	
	OR the purpose of extending the termination date for the Community Services
5	Reimbursement Rate Commission; authorizing the Governor, with the advice
6	and consent of the Senate, to appoint a certain number of members of the
7	Commission for a third consecutive term beginning on a certain date; requiring
8	the Commission to assess the impact of certain consumer safety costs and other
9	rate system issues determined by the Commission to be appropriate; requiring
10	the Commission to develop certain methodologies, to review and use certain
11	data in developing certain performance measures; requiring the Commission to
12 13	work with the Mental Hygiene Administration to expand the use of certain data; requiring the Commission to evaluate certain proposed regulatory changes;
14	requiring the Commission to evaluate certain proposed regulatory changes, requiring the Commission to include certain recommended methodologies in a
15	certain annual report by the Commission; requiring the Mental Hygiene
16	Administration and the Developmental Disabilities Administration to respond
17	in writing to the recommendations of the Commission within a certain time
18	period after a certain annual report by the Commission has been issued;
19	requiring a certain report by a certain date; defining a certain term; and
20	generally relating to the Community Services Reimbursement Rate
21	Commission.
22 F	BY repealing and reenacting, with amendments,
23	Article - Health - General
24	Section 13-801, 13-803, 13-806, 13-809, and 13-810
25	Annotated Code of Maryland
26	(2000 Replacement Volume and 2001 Supplement)

1 2 3	Article -	and reenacting, without amendments, Health - General 13-802, 13-804, 13-805, 13-807, and 13-808
4 5	Annotate	ed Code of Maryland eplacement Volume and 2001 Supplement)
6 7 8		and reenacting, with amendments, 566 of the Acts of the General Assembly of 1999
9 10 11 12	Chapter	and reenacting, with amendments, 593 of the Acts of the General Assembly of 1996, as amended by Chapter 566 of the Acts of the General Assembly of 1999
13 14		N 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF D, That the Laws of Maryland read as follows:
15		Article - Health - General
16	13-801.	
17	(a)	In this subtitle the following words have the meanings indicated.
18 19	(b) Commission	"Commission" means the Community Services Reimbursement Rate .
	PROVIDER	"CONSUMER SAFETY COSTS" MEANS THE COSTS INCURRED BY A FOR CARE THAT IS PROVIDED TO COMPLY WITH ANY REGULATORY ENTS IN THE STAFFING OR MANNER OF CARE PROVIDED, INCLUDING:
23		(1) 24-HOUR OVERNIGHT AWAKE SUPERVISION; AND
24 25		(2) OTHER COST FACTORS RELATED TO HEALTH AND SAFETY THAT ARE THE CARE PLAN REQUIRED FOR AN INDIVIDUAL.
26	(D)	"Provider" means a community-based agency or program funded:
27 28		(1) By the Developmental Disabilities Administration to serve with developmental disabilities; or
29 30	mental disor	(2) By the Mental Hygiene Administration to serve individuals with ders.
		(E) "Rate" means the reimbursement rate paid by the Department to a m State general funds, Maryland Medical Assistance Program funds,

1	13-802.		
2	(a)	There is	a Community Services Reimbursement Rate Commission.
3	(b) 13-803.	The Cor	mmission is an independent unit that functions in the Department.
5 6	(a) Governor wi		mmission shall consist of seven members appointed by the vice and consent of the Senate.
7 8	(b) connection v		even members, four shall be individuals who do not have any nanagement or policy of any provider.
	(c) high quality disabilities of	commun	ember appointed to the Commission shall be interested in ensuring nity-based services for individuals with developmental disorders.
12	(d)	(1)	The term of a member is 3 years.
13 14		(2)	If a vacancy occurs during the term of a member, the Governor shall who will serve until the term expires.
	A member v		[A] EXCEPT AS PROVIDED IN PARAGRAPH (4) OF THIS SUBSECTION, es two consecutive full 3-year terms may not be reappointed for 3 on of those terms.
20	SENATE, A	1, 2002	THE GOVERNOR MAY, WITH THE ADVICE AND CONSENT OF THE TUP TO THREE MEMBERS SERVING ON THE COMMISSION AS OF TO SERVE A THIRD CONSECUTIVE 3-YEAR TERM BEGINNING
22	13-804.		
23	Each ye	ar, from	among the members of the Commission:
24		(1)	The Governor shall appoint a chairman; and
25		(2)	The chairman shall appoint a vice chairman.
26	13-805.		
27	(a)	A quoru	um of the Commission is four members.
28 29	(b) places that i		mmission shall meet at least four times a year at the times and nes.
30	(c)	A memb	per of the Commission:
31 32	the Commis	(1) ssion; but	May not receive compensation for duties performed as a member of



WORK WITH THE MENTAL HYGIENE ADMINISTRATION TO EXPAND 1 (3) 2 THE USE OF ANY BILLING DATA COLLECTED BY A THIRD PARTY ADMINISTRATOR FOR 3 THE PUBLIC MENTAL HEALTH SYSTEM IN ORDER TO EVALUATE PERFORMANCE; AND 4 EVALUATE PROPOSED REGULATORY CHANGES BY THE 5 DEPARTMENT, THE DEVELOPMENTAL DISABILITIES ADMINISTRATION, AND THE 6 MENTAL HYGIENE ADMINISTRATION THAT AFFECT THE RATES PAID OR THE RATE 7 STRUCTURE. 8 13-807. 9 In addition to the powers and duties provided elsewhere in this subtitle, (a) 10 the Commission may: 11 (1) Recommend the adoption of regulations to carry out the provisions of 12 this subtitle; 13 (2) Create committees from among its members; 14 Appoint advisory committees that may include individuals and (3) 15 representatives of interested public and private organizations; Publish and distribute information that relates to the financial 16 (4) aspects of community-based developmental disability or mental health services; and 18 Subject to the limitations of this subtitle, exercise any other power 19 that is reasonably necessary to carry out the purposes of this subtitle. 20 The Commission shall have timely access to information from the 21 Executive Branch required to fulfill the responsibilities of the Commission under this 22 subtitle, including information from the Developmental Disabilities Administration 23 and the Mental Hygiene Administration. 24 13-808. 25 The power of the Secretary over plans, proposals, and projects of units in (a) 26 the Department does not include the power to disapprove or modify a decision or determination that the Commission makes under authority specifically designated to the Commission by law. 29 The power of the Secretary to transfer by rule, regulation, or written 30 directive any staff, function, or funds of units in the Department does not apply to any 31 staff, function, or funds of the Commission. 32 13-809. On or before October 1 of each year, the Commission shall issue a report to the 33 Governor, the Secretary, and, subject to § 2-1246 of the State Government Article, the 35 General Assembly that: 36 (1) Describes its findings regarding:

1 2	changes in rates paid	(i) by the De	The relationship of changes in wages paid by providers to epartment;
	providers to operate of services that are in th		The FINANCIAL CONDITION OF PROVIDERS AND THE ability of nt basis in the delivery of effective and efficient nterest;
8			The incentives and disincentives incorporated in the rate and proposed by the Mental Hygiene Administration lities Administration and how the methodologies might
10 11		(iv) eness of t	[Alternative rate setting methodologies that might improve the he methods of payments to providers;
12		(v)	How the quality of care offered by providers can be measured;
13 14	setting methodology;	(vi)] and	How incentives to provide quality of care can be built into a rate
	of living adjustment		The adequacy of and methods used to determine the annual cost es paid by the Developmental Disabilities I Hygiene Administration.]
			THE RECOMMENDED METHODOLOGIES FOR THE CALCULATION RS AND THE RATE UPDATE FACTORS RECOMMENDED FOR TISCAL YEAR.
21 22	(2) legislative action;	Recomn	nends the need for any formal executive, judicial, or
23	(3)	Describe	es issues in need of future study by the Commission; and
24 25	(4) Commission under the		es any other matter that relates to the purposes of the e.
26	13-810.		
	each year in the deve	lopment	recommendations of the Commission shall be considered of the budgets of the Department, the Developmental and the Mental Hygiene Administration.
32	DEVELOPMENTAL RECOMMENDATION	L DISAB ONS OF	ENTAL HYGIENE ADMINISTRATION AND THE ILITIES ADMINISTRATION SHALL RESPOND TO THE THE COMMISSION IN WRITING WITHIN 30 DAYS AFTER THE 3-809 OF THIS SUBTITLE HAS BEEN ISSUED.
	\ /		RITTEN RESPONSE OF THE MENTAL HYGIENE HE DEVELOPMENTAL DISABILITIES ADMINISTRATION

1	(I) AN EXPLANATION OF THE ACTIONS BEING TAKEN TO
2	IMPLEMENT THE RECOMMENDATIONS OF THE COMMISSION; OR
3	(II) AN EXPLANATION OF WHY NO ACTION HAS BEEN TAKEN ON THE RECOMMENDATIONS OF THE COMMISSION.
4	THE RECOMMENDATIONS OF THE COMMISSION.
5	Chapter 566 of the Acts of 1999
8	SECTION 2. AND BE IT FURTHER ENACTED, That, in the [report] REPORTS due on or before October 1, 2002 AND OCTOBER 1, 2005 under § 13-809 of the Health - General Article, the Commission shall include its findings regarding the extent and amount of uncompensated care delivered by providers.
10 11	- ····································
11 12	1999 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
11 12 13	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1996. It shall remain effective for a period of [6] 9 years and, at the end of
11 12 13 14	1999 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
11 12 13 14 15	SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 1996. It shall remain effective for a period of [6] 9 years and, at the end of September 30, [2002] 2005, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.