Unofficial Copy J2 2002 Regular Session (2lr2305)

ENROLLED BILL

-- Environmental Matters/Finance --

Introduced by Delegates Klausmeier, Boutin, Cane, Frush, Hammen, Hubbard, Mohorovic, Morhaim, Oaks, Stern, and Stull

Read and Examined by Proofreaders:

Proofreader.

Proofreader.

Sealed with the Great Seal and presented to the Governor, for his approval this _____ day of _____ at _____ o'clock, ____M.

Speaker.

CHAPTER____

1 AN ACT concerning

2

3

Health Care Practitioners - Credentials <u>Hospitals</u> - Uniform <u>Standard</u> Credentialing Form

4 FOR the purpose of requiring a hospital to use a uniform standard credentialing form

5 as a condition of licensure; requiring a uniform credentialing form to provide for

6 the collection of certain information for carriers, credentialing intermediaries,

7 and health care facilities; requiring a health care facility to accept the uniform

8 credentialing form as the sole application for a health care provider; requiring

9 the uniform credentialing form be made available to a health care provider that

10 is to be credentialed by a health care facility; authorizing the Insurance

11 Commissioner to impose a certain penalty to a health care facility for certain

12 reasons; altering certain definitions requiring hospitals to use the uniform

13 standard credentialing form as the initial application of a physician seeking to

14 be credentialed; providing that the use of the uniform standard credentialing

15 form does not preclude a hospital from requiring additional information;

16 authorizing the Insurance Commissioner to permit a carrier to use a health care

- 1 <u>facility's credentialing form in certain circumstances; requiring the Secretary of</u>
- 2 Health and Mental Hygiene to consult with certain organizations in the
- 3 development of the uniform standard credentialing form; defining a certain
- 4 term; providing for a delayed effective date for certain provisions of this Act; and
- 5 generally relating to a uniform <u>standard</u> credentialing form for a health care
- 6 provider hospitals.

7 BY repealing and reenacting, with amendments,

- 8 Article Health General
- 9 Section 19-319(e)
- 10 Annotated Code of Maryland
- 11 (2000 Replacement Volume and 2001 Supplement)

12 BY repealing and reenacting, with amendments,

- 13 Article Insurance
- 14 Section 15-112.1
- 15 Annotated Code of Maryland
- 16 (1997 Volume and 2001 Supplement)

17 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

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

19

Article - Health - General

20 19-319.

(e) (1) <u>IN THIS SUBSECTION, "UNIFORM STANDARD CREDENTIALING FORM"</u>
 <u>MEANS THE FORM DESIGNATED BY THE SECRETARY THROUGH REGULATION FOR</u>
 <u>CREDENTIALING PHYSICIANS WHO SEEK TO BE EMPLOYED BY OR HAVE STAFF</u>
 <u>PRIVILEGES AT A HOSPITAL.</u>

25 (2) As a condition of licensure, each hospital shall:

26 (I) [establish] ESTABLISH a credentialling process for the 27 physicians who are employed by or who have staff privileges at the hospital; AND

28 (II) USE THE UNIFORM <u>STANDARD</u> CREDENTIALING FORM 29 PURSUANT TO § 15-112.1 OF THE INSURANCE ARTICLE AS THE INITIAL APPLICATION 30 OF A PHYSICIAN SEEKING TO BE CREDENTIALED.

- 31(3)USE OF THE UNIFORM STANDARD CREDENTIALING FORM DOES NOT32PRECLUDE A HOSPITAL FROM REQUIRING SUPPLEMENTAL OR ADDITIONAL
- 33 INFORMATION AS PART OF THE HOSPITAL'S CREDENTIALING PROCESS.
- (2) (4) The Secretary shall, by regulation and in consultation with
- 35 hospitals, physicians, interested community and advocacy groups, and
- 36 representatives of the Maryland Defense Bar and Plaintiffs' Bar, establish minimum
- 37 standards for a credentialling process which shall include:

2

1 (i) A formal written appointment process documenting the 2 physician's education, clinical expertise, licensure history, insurance history, medical 3 history, claims history, and professional experience.			
4 (ii) A requirement that an initial appointment to staff not be 5 complete until the physician has successfully completed a probationary period.			
6 (iii) A formal, written reappointment process to be conducted at 7 least every 2 years. The reappointment process shall document the physician's 8 pattern of performance by analyzing claims filed against the physician, data dealing 9 with utilization, quality, and risk, a review of clinical skills, adherence to hospital 10 bylaws, policies and procedures, compliance with continuing education requirements, 11 and mental and physical status.			
12 (3) (5) If requested by the Department, a hospital shall provide 13 documentation that, prior to employing or granting privileges to a physician, the 14 hospital has complied with the requirements of this subsection and that, prior to 15 renewing employment or privileges, the hospital has complied with the requirements 16 of this subsection.			
 17 (4) (6) If a hospital fails to establish or maintain a credentialling 18 <u>CREDENTIALING</u> process required under this subsection, the Secretary may impose 19 the following penalties: 			
20		(i)	Delicensure of the hospital; or
21		(ii)	\$500 per day for each day the violation continues.
22			Article - Insurance
23 15-112.1.			
24 (a)	(1)	In this	section the following words have the meanings indicated.
25	(2)	(i)	"Carrier" means:
26			1. an insurer;
27			2. a nonprofit health service plan;
28			3. a health maintenance organization;
29			4. a dental plan organization; [or]
30 5. A MANAGED CARE ORGANIZATION AS DEFINED IN § 31 15-101(F) OF THE HEALTH - GENERAL ARTICLE;			
326.A MANAGED CARE BEHAVIORAL HEALTH CARE33ORGANIZATION AS DEFINED IN § 15-127(A)(6) OF THIS TITLE; OR			

3

1 [5.]7. any other person that provides health benefit plans 2 subject to regulation by the State. 3 (ii) "Carrier" includes an entity that arranges a provider panel for a 4 carrier. (3)"Credentialing intermediary" means a person to whom a carrier has 5 6 delegated credentialing or recredentialing authority and responsibility. (4)"HEALTH CARE FACILITY" HAS THE SAME MEANING AS IN § 19-114 OF 7 THE HEALTH - GENERAL ARTICLE. 8 9 [(4)](5)"Health care provider" means an individual who is licensed, 10 certified, or otherwise authorized under the Health Occupations Article to provide health care services OR MENTAL HEALTH SERVICES. 11 12 [(5)] (6)"Provider panel" means the providers that contract with a 13 carrier to provide health care services to the enrollees under a health benefit plan of 14 the carrier. 15 $\frac{(6)}{(6)}$ (7)"Uniform credentialing form" means the form designated by the 16 Commissioner through regulation for use by a [carrier or] CARRIER, its credentialing [intermediary] INTERMEDIARY, OR A HEALTH CARE FACILITY for credentialing and 17 18 recredentialing a health care provider for participation on a provider panel OR FOR 19 STAFF PRIVILEGES AT A HEALTH CARE FACILITY. 20 THE UNIFORM CREDENTIALING FORM SHALL PROVIDE FOR THE (B) 21 COLLECTION OF ALL INFORMATION THAT CARRIERS, CREDENTIALING 22 INTERMEDIARIES AND HEALTH CARE FACILITIES ARE REQUIRED TO COLLECT IN 23 ORDER TO MEET THEIR CREDENTIALING RESPONSIBILITIES UNDER STATE AND 24 FEDERAL LAW, AND ALL INFORMATION REQUIRED BY A HEALTH CARE FACILITY FOR 25 PURPOSES OF GRANTING STAFF PRIVILEGES. 26 [(b)] (C)(1)A carrier or its credentialing intermediary shall accept the 27 uniform credentialing form as the sole application for a health care provider to 28 become credentialed or recredentialed for a provider panel of the carrier. A HEALTH CARE FACILITY SHALL ACCEPT THE UNIFORM 29 (2)30 CREDENTIALING FORM AS THE SOLE APPLICATION FOR A HEALTH CARE PROVIDER. [(2)]31 (3)A carrier or its credentialing intermediary shall make the 32 uniform credentialing form available to any health care provider that is to be 33 eredentialed or recredentialed by that carrier or credentialing intermediary OR BY A 34 HEALTH CARE FACILITY. 35 [(e)] (\mathbf{D}) The Commissioner may impose a penalty not to exceed \$500 against

36 any carrier for each violation of this section by the [carrier or] CARRIER, its

37 credentialing intermediary, OR HEALTH CARE FACILITY.

4

1 [(d)] (E) (1) The Commissioner shall adopt regulations to implement the 2 provisions of this section.

3 (2) In adopting the regulations required under paragraph (1) of this

4 subsection, the Commissioner shall consider the use of an electronic format for the

5 uniform credentialing form and the filing of the uniform credentialing form by

6 electronic means.

7 SECTION 2. AND BE IT FURTHER ENACTED, That until such time as the

8 Insurance Commissioner, in collaboration with the Secretary of Health and Mental

9 Hygiene, has revised the regulations to meet the new requirements of this Act, may 10 permit a carrier may to use a health care facility's credentialing form to credential

11 providers at that facility instead of the uniform form, if the carrier has designated the

12 health care facility as the credentialing intermediary for the health care facility's

13 physicians.

14 SECTION 3. AND BE IT FURTHER ENACTED, That, in modifying the

15 uniform credentialing form to reflect the new requirements in this Act, the Insurance

16 Commissioner, in collaboration with the Secretary of Health and Mental Hygiene,

17 shall consult with carriers, managed care organizations, the Maryland Hospital

18 Association, and the Maryland State Medical Society to ensure all necessary

19 information is included in the uniform credentialing form the Maryland Hospital

20 Association, the University of Maryland Medical System, the Johns Hopkins

21 University Hospital Health System, the Medical and Chirurgical Faculty of the State

22 of Maryland, the Medical Group Management Association, the Mid-Atlantic

23 Association of Community Health Centers, and other affected parties in developing a

24 uniform standard credentialing form, for purposes of § 19-319(e) of the

25 Health - General Article as enacted by this Act, that is to be used for the uniform and

26 consistent collection of the basic information required by all hospitals as part of the

27 credentialing process.

28 SECTION 4. AND BE IT FURTHER ENACTED, That in conjunction with the

29 process of developing a uniform standard credentialing form under Section 3 of this

30 Act, the Secretary shall examine methods to address delays in carrier processing of

31 physicians' initial applications for credentialing.

32 <u>SECTION 5.</u> AND BE IT FURTHER ENACTED, That Section 1 of this Act shall
 33 take effect July 1, 2003.

34 SECTION 4. <u>6.</u> <u>5.</u> AND BE IT FURTHER ENACTED, That, except as provided

35 in Section 5 4 of this Act, this Act shall take effect July 1, 2002.