Unofficial Copy O2 2002 Regular Session 2lr0076

(a)

39

# SENATE BILL 355

1	opportunity to correct certain violations under certain circumstances; providing
2	that the Department may take certain actions if the provider does not correct
3	certain violations within a certain time; requiring the Department to issue
4	certain orders regarding certain civil money penalties; requiring a continuing
5	care provider to pay certain penalties to the Department within a certain
6	amount of time; providing for certain additional relief to certain subscribers
7	injured by certain violations; altering who may institute certain actions for
8	certain violations; specifying certain appeal rights for persons upon whom civil
9	penalties are assessed; clarifying and expanding circumstances under which the
10	Department may seek a receivership of certain continuing care retirement
11	communities; providing for a delinquency proceeding under certain
12	circumstances for certain continuing care providers; requiring certain liability
13	immunity to certain persons under court order; providing for a court order under
14	certain circumstances to direct certain persons to undertake certain steps
15	against certain continuing care providers; requiring certain directives in an
16	order to rehabilitate a continuing care provider; providing for an appointed
17	receiver to be a conservator, rehabilitator, or receiver of certain continuing care
18	providers; requiring the appointed receiver to report at certain times on certain
19	court related issues concerning conservation, rehabilitation, and receivership of
20	certain continuing care providers; providing for preferred claims and secured
21	claims, contingent and unliquidated claims, and certain offsets of debts and
22	credits; defining certain terms; modifying certain terms; making certain stylistic
23	and technical changes; and generally relating to continuing care retirement
24	communities.
	BY repealing and reenacting, with amendments,
26	Article 70B - Department of Aging
27	Section 7, 9, 11A, 11B, 11C, 14, 17A, 19, 20, and 21
28	Annotated Code of Maryland
29	(1998 Replacement Volume and 2001 Supplement)
30	BY adding to
31	Article 70B - Department of Aging
32	Section 7A, <u>13(e)</u> , 14A, 15A, 18A, and 20A through <del>20U</del> <u>20T</u> , inclusive
33	Annotated Code of Maryland
34	(1998 Replacement Volume and 2001 Supplement)
	(1)) o replacement (oranic and 2001 Supplement)
35	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
36	MARYLAND, That the Laws of Maryland read as follows:
37	Article 70B - Department of Aging
) [	Arucie /vd - Department of Aging
38	7.

In this subtitle the following words have the meanings indicated.

- 1 (b) "Assisted living program" has the meaning stated in § 19-1801 of the 2 Health General Article.
- 3 (c) "Certified financial statement" means a complete audit prepared and 4 certified by an independent certified public accountant.
- 5 (d) [(1)] "Continuing care" means furnishing OR MAKING AVAILABLE shelter
- 6 and either medical and nursing services or other health related services to an
- 7 individual 60 years of age or older not related by blood or marriage to the provider for
- 8 the life of the individual or for a period in excess of 1 year under [a] ONE OR MORE
- 9 written [agreement] AGREEMENTS that [requires] REQUIRE a transfer of assets or
- 10 an entrance fee notwithstanding periodic charges.
- 11 [(2) "Health related services" means, at a minimum, priority for nursing
- 12 home admission or assistance in the activities of daily living, exclusive of the
- 13 provision of meals.
- 14 (3) Medical and nursing services and other health related services may
- 15 be covered by the entrance fee, the periodic charges, or may be purchased, at the
- 16 option of the subscriber, for an additional fee.]
- 17 (e) "Continuing care agreement" means [the] AN agreement between [the] A
- 18 provider and A subscriber to provide continuing care.
- 19 (F) (1) "CONTRACTUAL ENTRANCE FEE REFUND" MEANS A REPAYMENT OF
- 20 ALL OR PART OF A SUBSCRIBER'S ENTRANCE FEE TO THE SUBSCRIBER OR THE
- 21 SUBSCRIBER'S ESTATE OR DESIGNATED BENEFICIARY, AS REQUIRED BY THE TERMS
- 22 OF THE CONTINUING CARE AGREEMENT.
- 23 (2) "CONTRACTUAL ENTRANCE FEE REFUND" DOES NOT MEAN A
- 24 PAYMENT REQUIRED BY § 14 OR § 15 OF THIS SUBTITLE.
- 25 (G) "CREDITOR" MEANS A PERSON WITH A CLAIM AGAINST A CONTINUING
- 26 CARE PROVIDER.
- 27 (H) "DELINQUENCY PROCEEDING" MEANS A PROCEEDING UNDER THIS
- 28 SUBTITLE TO LIQUIDATE, REHABILITATE, REORGANIZE, OR CONSERVE A
- 29 CONTINUING CARE PROVIDER.
- 30 [(f)] (I) "Deposit" means a portion of an entrance fee.
- 31 [(g)] (J) "Entrance fee" means an initial or deferred payment of a sum of
- 32 money or any other consideration other than a surcharge that assures a subscriber
- 33 continuing care for a term of years or for life. An accommodation fee, admission fee, or
- 34 other fee of similar form and application shall be considered to be an entrance fee.
- 35 [(h)] (K) "Expansion" means any single new capital addition, excluding
- 36 renovation and normal repair and maintenance, that meets either of the following
- 37 criteria:

1 If independent or assisted living units are to be constructed, then the (1) 2 number of units to be constructed must be less than or equal to 25% of the number of 3 existing independent and assisted living units; or 4 If independent or assisted living units are not to be constructed, then 5 the total projected cost must be an amount that is more than the sum of: 6 10% of the total operating expenses, less depreciation, (i) 7 amortization, and interest expense of the facility as shown on the certified financial 8 statement for the most recent fiscal year for which a certified financial statement is 9 available; and 10 (ii) The amount of the existing reserves properly allocable to, and so 11 allocated for, the expansion. 12 "EXTENSIVE CONTRACT" MEANS A CONTINUING CARE AGREEMENT THAT 13 PROVIDES RESIDENTIAL FACILITIES, MEALS, AMENITIES, AND LONG-TERM CARE 14 SERVICES IN LICENSED ASSISTED LIVING AND COMPREHENSIVE CARE PROGRAMS 15 FOR AS LONG AS A SUBSCRIBER NEEDS THEM AND FOR NO INCREASE IN THE 16 SUBSCRIBER'S ENTRANCE FEE OR PERIODIC FEES, EXCEPT FOR AN ADJUSTMENT TO 17 ACCOUNT FOR INCREASED OPERATING COSTS CAUSED BY INFLATION OR OTHER 18 FACTORS UNRELATED TO THE INDIVIDUAL SUBSCRIBER. 19 "Facility" means a physical plant in which continuing care is 20 provided in accordance with this subtitle. "Financial difficulty" means current or impending financial 22 conditions that impair or may impair the ability of the provider to meet existing or 23 future obligations. 24 (O) "GENERAL ASSETS" MEANS: 25 ALL PROPERTY THAT IS NOT SPECIFICALLY MORTGAGED, PLEDGED, 26 DEPOSITED, OR OTHERWISE ENCUMBERED FOR THE SECURITY OR BENEFIT OF 27 SPECIFIED PERSONS OR A LIMITED CLASS OF PERSONS: TO THE EXTENT THAT PROPERTY OF A CONTINUING CARE PROVIDER 28 (2) 29 IS SPECIFICALLY ENCUMBERED, THE AMOUNT OF THE PROPERTY OR ITS PROCEEDS 30 THAT EXCEEDS THE AMOUNT NECESSARY TO DISCHARGE THE ENCUMBRANCE; AND ASSETS HELD IN TRUST AND ASSETS HELD ON DEPOSIT FOR THE 31 (3) 32 SECURITY OR BENEFIT OF ALL SUBSCRIBERS AND CREDITORS IN THE UNITED 33 STATES. 34 (P) "GOVERNING BODY" MEANS A BOARD OF DIRECTORS, BOARD OF 35 TRUSTEES, OR SIMILAR GROUP THAT ULTIMATELY DIRECTS THE AFFAIRS OF A

36 PROVIDER, BUT WHOSE MEMBERS ARE NOT REQUIRED TO HAVE AN EQUITY

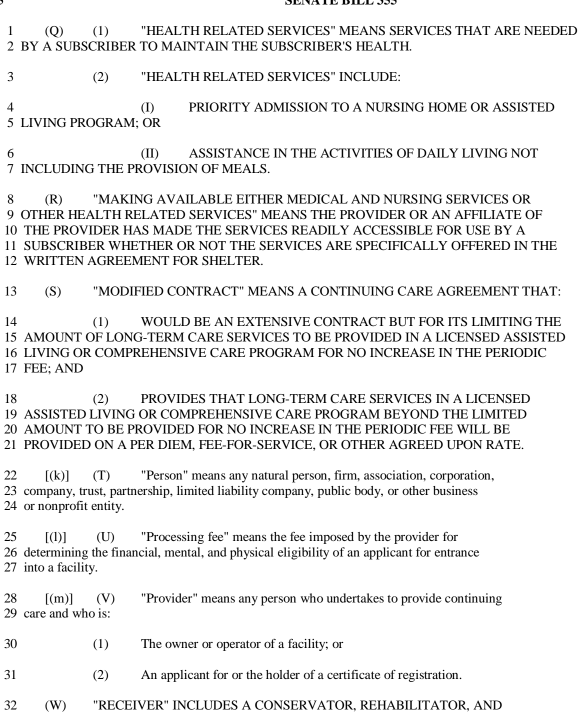
37 INTEREST IN THE PROVIDER.

33 LIQUIDATOR.

[(n)]

35 proper operation of the facility under this subtitle.

34

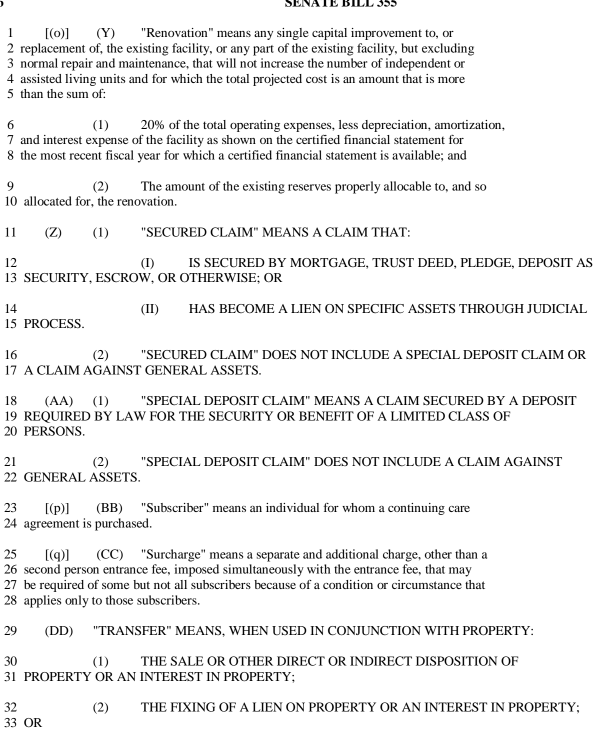


"Records" means the information maintained by the provider for the

34

35 A DEBTOR.

(3)



THE RETENTION OF A SECURITY TITLE TO PROPERTY DELIVERED TO

- 1 (EE) "WRITTEN AGREEMENT" DOES NOT INCLUDE AN AGREEMENT THAT IS
- 2 REGULATED AS CONTINUING CARE AT HOME UNDER § 22A OF THIS SUBTITLE OR AS
- 3 INSURANCE UNDER THE INSURANCE ARTICLE.
- 4 7A.
- 5 MEDICAL AND NURSING SERVICES AND OTHER HEALTH RELATED SERVICES
- 6 MAY BE COVERED BY AN ENTRANCE FEE OR PERIODIC CHARGES OR, AT THE OPTION
- 7 OF THE SUBSCRIBER, MAY BE PURCHASED FOR AN ADDITIONAL FEE.
- 8 9.
- 9 (a) A provider may not offer continuing care, enter into or renew continuing
- 10 care agreements, begin construction for a new facility, begin construction of an
- 11 expansion to or renovation of an existing facility, or collect deposits for continuing
- 12 care in this State unless the provider has complied with the applicable provisions of
- 13 §§ 10 and 11 of this subtitle. Any new capital addition that will result in the
- 14 construction of a number of independent and assisted living units that is greater than
- 15 25% of the number of existing units is considered new development and is subject to
- 16 § 10 of this subtitle. Any new capital addition that does not involve the construction of
- 17 independent or assisted living units and that does not meet the standard of §
- 18 [7(g)(2)] 7(K)(2) of this subtitle is not subject to Department review under §§ 10 and
- 19 11 of this subtitle. Any capital improvement or replacement that does not meet the
- 20 standard of § [7(o)] 7(Y) of this subtitle, is not subject to Department review under §
- 21 10 or § 11 of this subtitle.
- 22 (b) When a provider has more than 1 facility offering continuing care, separate
- 23 applications for preliminary and final certificates of registration and renewal
- 24 certificates shall be made for each facility.
- 25 11A.
- 26 (a) At least annually, each provider shall conduct a meeting, open to all of the
- 27 provider's subscribers, at which an authorized officer of the provider shall present a
- 28 summary of the provider's operations, significant changes from the previous year, and
- 29 the goals and objectives for the next year. The [governing body of the] provider shall
- 30 make provisions to HAVE AN AUTHORIZED OFFICER receive and answer questions
- 31 from subscribers at the meeting.
- 32 (B) (1) A PROVIDER THAT HAS A GOVERNING BODY SHALL INCLUDE AT
- 33 LEAST ONE OF THE PROVIDER'S SUBSCRIBERS AS A FULL AND REGULAR MEMBER OF
- 34 THE GOVERNING BODY.
- 35 (2) IF A PROVIDER THAT HAS A GOVERNING BODY OWNS OR OPERATES
- 36 MORE THAN THREE FACILITIES IN THE STATE, THERE SHALL BE AT LEAST ONE OF
- 37 THE PROVIDER'S SUBSCRIBERS AS A FULL AND REGULAR MEMBER OF THE
- 38 GOVERNING BODY FOR EVERY THREE FACILITIES IN THE STATE.
- 39 (3) (I) SUBJECT TO THE PROVISIONS OF SUBPARAGRAPH (II) OF THIS
- 40 PARAGRAPH, A GOVERNING BODY MEMBER SELECTED TO MEET THE REQUIREMENTS

- 1 OF THIS SUBSECTION SHALL BE A SUBSCRIBER AT A FACILITY IN THE STATE AND BE
- 2 SELECTED ACCORDING TO THE SAME GENERAL WRITTEN STANDARDS AND CRITERIA
- 3 USED TO SELECT OTHER MEMBERS OF THE GOVERNING BODY.
- 4 (II) THE GOVERNING BODY SHALL CONFER WITH THE RESIDENT
- 5 ASSOCIATION AT EACH FACILITY OF THE PROVIDER BEFORE THE SUBSCRIBER
- 6 OFFICIALLY JOINS THE GOVERNING BODY.
- 7 [(b)] (C) [Each] A PROVIDER THAT DOES NOT HAVE A governing body [of a
- 8 provider that does not have at least one subscriber as a member or as a regular
- 9 attendee at its meeting with a right to address the governing body] shall appoint a
- 10 select committee of its [members] OFFICERS OR PARTNERS to meet at least twice
- 11 annually with the [facility's] resident association AT EACH OF ITS FACILITIES to
- 12 address concerns of the subscribers and to ensure that the opinions of subscribers are
- 13 relayed to [the governing body] ALL OFFICERS OR PARTNERS OF THE PROVIDER. If a
- 14 [community] FACILITY does not have a resident association, the committee shall
- 15 meet with a reasonable number of representatives, not required to exceed fifteen,
- 16 elected by the subscribers.
- 17 (D) COPIES OF ALL MATERIALS THAT A PROVIDER SUBMITS TO THE
- 18 DEPARTMENT THAT ARE REQUIRED TO BE DISCLOSED UNDER THE PUBLIC
- 19 INFORMATION ACT SHALL BE MADE READILY AVAILABLE BY THE PROVIDER FOR ITS
- 20 SUBSCRIBERS TO REVIEW AT THE FACILITY.
- 21 11B.
- 22 (a) In this section, "net operating expenses" means the provider's total
- 23 operating expenses related to furnishing continuing care at each facility of the
- 24 provider, less depreciation, amortization, unusual and infrequent expenses, and
- 25 changes in the obligation to provide future services. Interest expenses may be
- 26 excluded from calculation of net operating expenses, if the provider has funded a debt
- 27 service reserve or other interest reserve under requirements imposed by a financial
- 28 institution or under applicable financing documents, to the extent and in the amount
- 29 the fund includes amounts to cover interest for the year in question.
- 30 (b) Except as otherwise provided in this section, the provider shall set aside
- 31 for each facility subject to this subtitle operating reserves that equal 15% of the
- 32 facility's net operating expenses for the most recent fiscal year for which a certified
- 33 financial statement is available. The reserves shall be maintained in reasonably
- 34 liquid form in the judgment of the provider.
- 35 (c) The provider shall compute operating reserves for each facility as of the
- 36 end of the facility's most recent fiscal year and, simultaneously with submission of its
- 37 application for a renewal certificate, shall indicate compliance by setting forth in a
- 38 letter to the Department from a certified public accountant the amount actually set
- 39 aside or by disclosing the amount in a certified financial statement.
- 40 (d) A provider may apply toward the reserve required by this section any
- 41 reserves, other than debt service reserves, maintained under applicable financing

- 1 document requirements if the reserves are available to the provider to meet the
- 2 facility's operating expenses.
- 3 (e) For the purpose of calculating the provider's operating reserves,
- 4 investments held to the credit of the reserves shall be calculated at their market
- 5 value as of the end of the provider's most recent fiscal year for which a certified
- 6 financial statement is available.
- 7 (f) The provider shall notify the Department in writing simultaneously with
- 8 drawing any amount from the funds available to satisfy the operating reserve that is
- 9 required by subsection (b) of this section. Within 30 days of such draw, the provider
- 10 shall submit to the Department a written plan for restoring the funds in the reserve
- 11 to the level required by subsection (b) of this section.
- 12 (g) (1) [Any provider that holds a certificate of registration or a preliminary
- 13 certificate of registration or approval of its feasibility study on October 1, 1996] A
- 14 PROVIDER shall have up to 10 full fiscal years after THE LATER OF October 1, 1996 OR
- 15 THE DATE OF ITS INITIAL CERTIFICATE to meet the requirement of subsection (b) of
- 16 this section.
- 17 (2) [Any such] A provider shall meet the requirement of subsection (b) of
- 18 this section at a minimum rate of 10% per year as of the end of each fiscal year after
- 19 THE LATER OF October 1, 1996 OR THE DATE OF ITS INITIAL CERTIFICATE, up to a
- 20 total of 100% as of the end of the 10th fiscal year.
- 21 (3) The Department may allow any such provider to modify the
- 22 minimum rate or authorize an additional amount of time to meet the requirement of
- 23 subsection (b) of this section, if the modification is necessary to maintain the financial
- 24 viability of the facility.
- 25 [(h) (1) Except as provided under paragraph (2) of this subsection, a provider
- 26 that does not by October 1, 1996 hold a certificate of registration or a preliminary
- 27 certificate of registration or receive approval by the Department of the provider's
- 28 feasibility study must meet the requirements of subsection (b) of this section from the
- 29 end of the second full fiscal year after the fiscal year in which the provider may
- 30 obtain, under § 11(c) of this subtitle, the use of funds held in escrow.
- 31 (2) For the time specified in paragraph (3) of this subsection, a provider
- 32 that does not by October 1, 1996 hold a certificate of registration or a preliminary
- 33 certificate of registration or receive approval of the Department of the provider's
- 34 feasibility study is exempt from the requirements of subsection (b) of this section if
- 35 the provider has a binding agreement with a financial institution, as defined in §
- 36 1-101 of the Financial Institutions Article, that unconditionally obligates the
- 37 financial institution to furnish the provider credit in an amount at least equal to the
- 38 amount required in subsection (b) of this section.
- 39 (3) A provider meeting the requirements of paragraph (2) of this
- 40 subsection is exempt from the requirements of subsection (b) of this section until the
- 41 earlier of:

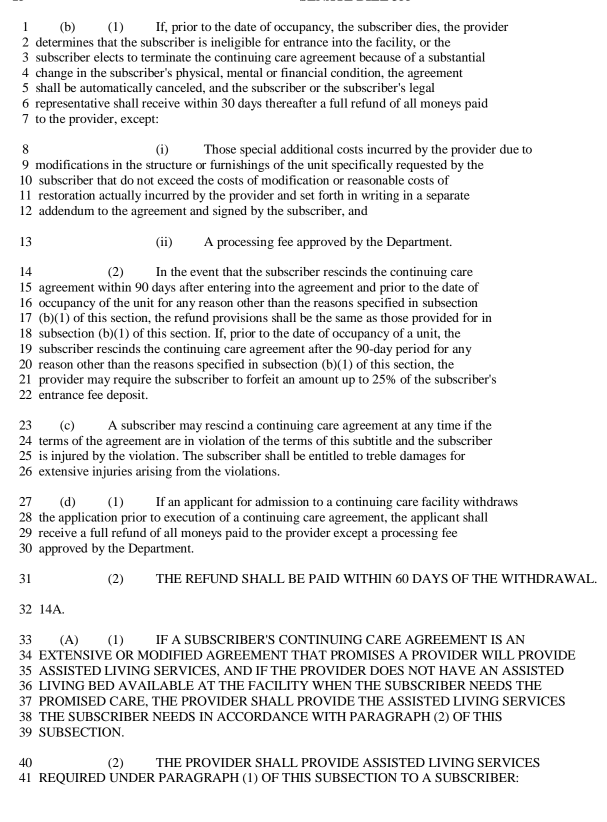
	which the provider ma		The end of the tenth full fiscal year after the fiscal year in under § 11(c) of this subtitle, the use of funds held in
4 5	institution expires.]	(ii)	The date on which the binding agreement with a financial
8 9	care agreements, the p requirement based on	rovider s the portic perating e	facility in which some residents are not parties to continuing hall compute the amount of the operating reserve on of the net operating expenses which bears the same expense as the number of units certified by the number of living units.
11	11C.		
14 15	before payment of any continuing care agree	y part of ment, and cility of th	vider shall furnish without cost to all prospective subscribers, the entrance fee or, if earlier, the execution of a d annually to all subscribers on request, a disclosure he provider holding a preliminary certificate of egistration.
		w at least	vider shall submit its initial disclosure statement to the 45 days before distributing the statement to any
			vider shall revise the disclosure statement annually and file he Department within 120 days after the end of the
23 24	(2) ensure compliance wi		partment shall review the disclosure statement solely to action.
25	(c) The disc	losure sta	atement shall include:
26 27	(1) address of any parent		ne, address, and description of the facility and the name and liary person;
28 29	(2) including:	The orga	anizational structure and management of the provider,
32	name of the corporati	orated or	If the provider is a corporation or limited liability company, the ited liability company, the state in which the the limited liability company is formed, and the name
	partners, the state gov		If the provider is a partnership, the names of the general are formation of the partnership, and the name of the for managing the partnership;

		f the provider is an unincorporated association, the names of g the association's activities, and the name of the or managing the association;
6 (	liability company as one or more or limited liability company, the	f the provider is a partnership having a corporation or limited of its general partners, the name of the corporation state in which the corporation is incorporated or the led, and the name of the chief executive officer;
10	the owners of the beneficial inter	f the provider is a trust, the name of the trustee, the names of tests in the trust, the state governing the trust, and ual responsible for overseeing the trust's activities;
12 13	* *	A statement regarding whether the provider is qualified, or apt organization under the Internal Revenue Code;
	5 charitable, or other nonprofit or	nt regarding any affiliation of the provider with a religious, ganization, and the extent to which the organization nd contractual obligations of the provider;
19 20	3 related services, and periodic fee 9 forth the amount and frequency	tion of all basic fees, including entrance fees, fees for health es, collected by the provider from subscribers, setting of the fee changes during each of the previous 5 operation less than 5 years, then the description shall in operation;
24 25	3 comply with the operating reser 4 and a general statement regarding	nt describing provisions that have been or will be made to we requirements as described in § 11B of this subtitle, ag the provider's investment policy related to the v often the reserve fund investment is reviewed and
27 28	7 (6) A copy of 8 under generally accepted account	the most recent certified financial statement obtainable ating principles;
29	(7) A descrip	ion of the long-term financing for the facility;
30 31	(8) If the faci units, a summary of the feasibility	ity has not reached 85% occupancy of independent living ty study;
32 33	2 (9) A cash flow 3 years;	w forecast statement for the current and the next 2 fiscal
36	5 managing or general partners, a	s and occupations of the officers, directors, trustees, and any other persons with a 10% or greater equity or er, and a description of the financial interest in or

1 (11)The name and address of any professional service firm, association, 2 trust, partnership, company, or corporation in which a person identified in item (10) 3 of this subsection has a 10% or greater financial interest and which is anticipated to 4 provide goods, premises, or services to the facility or provider of a value of \$10,000 or 5 more within any fiscal year, including a description of the goods, premises, or services 6 and their anticipated cost to the facility or provider. However, the disclosure of salary, 7 wage, or benefit information of employees of the provider is not required; 8 The name of the proposed manager or management company if the 9 facility is or will be managed on a day-to-day basis by a person other than an 10 individual directly employed by the provider, and a description of the business 11 experience, if any, of the manager or company in the operation or management of 12 similar facilities: 13 (13)A description of any matter in which an individual identified in item 14 (10) of this subsection: 15 Has been convicted of a felony or pleaded nolo contendere to a 16 felony charge, if the felony involved fraud, embezzlement, fraudulent conversion, or 17 misappropriation of property; 18 Has been held liable or enjoined in a civil action by final 19 judgment if the civil action involved fraud, embezzlement, fraudulent conversion, or 20 misappropriation as a fiduciary; or 21 (iii) Has been subject to an effective injunctive or restrictive order of 22 a court of record or, within the past 10 years, had any state or federal license or 23 permit suspended or revoked as a result of an action brought by a governmental 24 agency, arising out of or relating to business activity or health care, including actions 25 affecting a license to operate any facility or service for aging, impaired, or dependent 26 persons; 27 A description of the form of governance of the provider, including the 28 composition of the governing body, and a statement that the provider shall satisfy the requirements of § 11A of this subtitle; 30 If applicable, a description of the conditions under which the provider 31 may be issued a certificate of registration and may use escrowed deposits, and a 32 statement of the amount of the subscriber's deposit that may be used; 33 A summary of the basic services provided or proposed to be provided (16)34 at the facility under the continuing care agreement, including the extent to which 35 health related services are furnished, that clearly states which services are indicated 36 in the agreement as included in the basic fee or fees and which services are or will be 37 made available at or by the facility at an extra charge; 38 A statement that the provider shall amend its disclosure statement if, 39 at any time, in the opinion of the provider or the Department, an amendment is 40 necessary to prevent the disclosure statement from containing any material 41 misstatement of fact required by this section to be stated in the disclosure statement

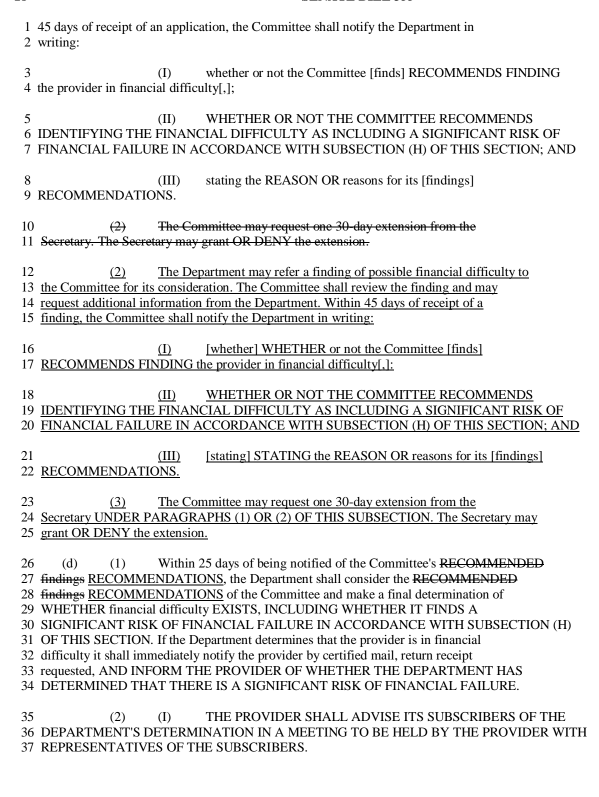
	or omission of a material fact required by this section to be stated in the disclosure statement;					
	(18) A description of any activity involving a renovation or an expansion, whether or not subject to Department review, during the preceding fiscal year or proposed for the current fiscal year;					
8	(19) A statement if it is the provider's policy to impose a surcharge on some, but not all, subscribers because of some condition or circumstance and that the surcharge will not be considered part of the entrance fee in the statutory refund under § 15 of this subtitle; [and]					
10 11	(20) A DESCRIPTION OF THE EXISTENCE AND ROLE OF THE RESIDENT ASSOCIATION; AND					
12 13	[(20)] (21) Such other material information concerning the facility or the provider as the Department requires or that the provider wishes to include.					
16 17 18	(d) The disclosure statement shall contain a cover page that states, in a prominent location and type face, the date of the disclosure statement and that the issuance of a certificate of registration does not constitute approval, recommendation, or endorsement of the facility by the Department, nor is it evidence of, or does it attest to, the accuracy or completeness of the information set out in the disclosure statement.					
20	(e) Any amended disclosure statement:					
21 22	(1) Shall be filed with the Department at the same time that it is delivered to any subscriber or prospective subscriber; and					
23	(2) Is subject to all the requirements of this subtitle.					
26	(f) (1) In addition to any other requirements of this section, if a provider's continuing care agreement includes a provision to provide assisted living program services and the provider does not execute a separate assisted living agreement, the disclosure statement shall contain with regard to the assisted living program:					
28 29	(i) The name and address and a description of each facility that the provider operates;					
30 31	(ii) A statement regarding the relationship of the provider to other providers or services if the relationship affects the care of the resident;					
	(iii) A description of any special [programing] PROGRAMMING, staffing, and training provided by the program for individuals with particular needs or conditions such as cognitive impairment;					
35	(iv) Notice of:					
36	1. The availability of locks for storage;					

1			2.	The availability of locks, if any, for the subscriber's room;
2 3	implement to protect t	he subsc	3. riber and	The security procedures which the provider shall the subscriber's property; and
4			4.	The provider's right, if any, to enter a subscriber's room;
5 6	the subscriber's agent	(v) as to:	A staten	nent of the obligations of the provider, the subscriber, or
7			1.	Arranging for or overseeing medical care;
8			2.	Monitoring the health status of the subscriber;
9 10	supplies; and		3.	Purchasing or renting essential or desired equipment and
11 12	equipment;		4.	Ascertaining the cost of and purchasing durable medical
13 14	grievance procedure;	(vi) and	An expl	anation of the assisted living program's complaint or
15		(vii)	Notice of	of any material changes in the assisted living program.
16	(2)	The pro	vider sha	II:
17 18	the disclosure stateme	(i) ent provis		annually without cost to each subscriber revisions to ler paragraph (1) of this subsection;
19 20	the revised disclosure	(ii) e statemen		hat each subscriber, or the subscriber's agent, initials cate acknowledgment of the revisions; and
	inspection by the Dep 18, of the Health - Ge		of Health	vailable a copy of each initialed disclosure statement for and Mental Hygiene under Title 19, Subtitle
24	<u>13.</u>			
27		ADING,	THE DE	E'S FEASIBILITY STUDY HAS BEEN APPROVED UNDER § EPARTMENT SHALL DECIDE WHETHER TO APPROVE OF WITHIN 180 DAYS OF RECEIPT OF A COMPLETE
29 30	(2) AGREEMENT IS DE			TMENT TAKES NO ACTION WITHIN 180 DAYS, THE YED.
31	14.			
32 33				e right to rescind a continuing care agreement



1 2	AN ASSISTED LIVI			E SAME RATE THE SUBSCRIBER WOULD HAVE TO PAY IF VAILABLE; AND
3		(II)	AT THE	E PROVIDER'S OPTION:
4			1.	IN THE SUBSCRIBER'S INDEPENDENT LIVING UNIT; OR
5			2.	IN A NEARBY LICENSED ASSISTED LIVING FACILITY.
8 9 10 11	EXTENSIVE OR MO PROVIDE THE SUBS SUBSCRIBER NEED COMPREHENSIVE PROMISED CARE,	DIFIED SCRIBEI OS THEM CARE B THE PRO	AGREE R WITH I, AND I ED AV OVIDER	ER'S CONTINUING CARE AGREEMENT IS AN MENT THAT PROMISES THE PROVIDER WILL COMPREHENSIVE CARE SERVICES IF THE F THE PROVIDER DOES NOT HAVE A AILABLE WHEN THE SUBSCRIBER NEEDS THE SHALL PROVIDE THE COMPREHENSIVE CARE NCE WITH PARAGRAPH (2) OF THIS SUBSECTION.
13 14	(2) PARAGRAPH (1) OI			HALL PROVIDE THE SERVICES REQUIRED BY ΓΙΟΝ:
15 16	COMPREHENSIVE	(I) BED WA		E SAME RATES A SUBSCRIBER WOULD HAVE PAID IF A ILABLE; AND
17		(II)	AT THE	E PROVIDER'S OPTION:
18 19	LIVING UNIT; OR		1.	IN THE SUBSCRIBER'S INDEPENDENT OR ASSISTED
20			2.	IN A NEARBY LICENSED COMPREHENSIVE CARE FACILITY.
21	15A.			
24	SUBSCRIBER'S ELI	ECTION PAY AN	OR DEA	RE AGREEMENT IS TERMINATED BY THE ATH WITHIN THE FIRST 90 DAYS OF OCCUPANCY, THE FRACTUAL ENTRANCE FEE REFUND WITHIN 30 DAYS
26	(1)	THE RE	CONTR	ACTING FOR THE UNIT OF THAT SUBSCRIBER; OR
27	(2)	THE LA	TER TO	OCCUR OF:
28		(I)	THE 90'	TH DAY AFTER THE DATE OF TERMINATION; OR
29 30	HAVE OPERATED	(II) AT 95%		AY THE INDEPENDENT LIVING UNITS AT THE FACILITY ACITY FOR THE PREVIOUS 6 MONTHS.
33	UNDER A CONTINUOF THE AGREEME	UING CA NT BEIN	ARE AGI	AY ANY CONTRACTUAL ENTRANCE FEE REFUND DUE REEMENT TO WHICH IT IS A PARTY WITHIN 60 DAYS MINATED BY A SUBSCRIBER'S ELECTION OR DEATH, THE FOLLOWING CONDITIONS EXIST:

	CARE IN W FACILITY;	(1) HICH TI	THE SUBSCRIBER NO LONGER RESIDES IN A UNIT AT THE LEVEL OF HE SUBSCRIBER RESIDED UPON INITIALLY ENTERING THE
			THE SUBSCRIBER RESIDES IN A UNIT AT A HIGHER LEVEL OF CARE OF CARE IN WHICH THE SUBSCRIBER RESIDED UPON INITIALLY CILITY; AND
9	FACILITY I	HAS BEE	THE LAST UNIT IN WHICH THE SUBSCRIBER RESIDED AT THE LEVEL H THE SUBSCRIBER RESIDED UPON INITIALLY ENTERING THE EN OCCUPIED BY OR RESERVED FOR ANOTHER SUBSCRIBER WHO RANCE FEE.
11	17A.		
12	(a)	There is	a Financial Review Committee.
13	(b)	(1)	The Committee consists of 7 members appointed by the Secretary.
	care, 2 shall		Of the 7 members, 2 shall be knowledgeable in the field of continuing ied public accountants, 1 shall be from the financial community, ner members, preferably subscribers of continuing care facilities.
		(3) s required	The term of a member is 3 years. The terms of members are by the terms provided for members of the Committee on July 1,
20		(4)	A member may serve consecutive terms.
21		(5)	The Committee shall elect its chairman.
	entitled to re		Members may not receive compensation, however, members are ment for expenses incurred in the performance of their official r in the State budget.
25 26		(7) y describ	Any Financial Review Committee member shall have the immunity ed under § 5-514 of the Courts and Judicial Proceedings Article.
	review of a		A Financial Review Committee member may not participate in a ag care provider's financial condition if that member has an er, as defined by the Maryland Public Ethics Law.
	BETWEEN		The deliberations of the Committee AND COMMUNICATIONS EPARTMENT AND THE COMMITTEE, INCLUDING BUT NOT LIMITED ATIONS OF THE COMMITTEE, shall be confidential.
35	certificate, t the Commit	tee for its	After reviewing [the] A provider's application for a renewal tment may refer the application and accompanying materials to consideration. The Committee shall review the application and y request additional information from the Department. Within



- 1 THE MEETING SHALL BE HELD WITHIN 10 DAYS OF THE (II)2 PROVIDER'S RECEIPT OF NOTICE FROM THE DEPARTMENT. THE PROVIDER SHALL ADVISE THE DEPARTMENT OF THE DATE, (III)4 TIME, AND LOCATION OF SUCH MEETING. [Any] A provider notified of financial difficulty by the Department shall 6 prepare and submit to the Department for its approval a 5-year financial plan to 7 correct the causes of the financial difficulty. The financial plan shall be submitted 8 within 60 days of notification. The provider may request one 30-day extension from 9 the Secretary. The Secretary may grant the extension. The Department shall respond 10 to the provider within 60 days of receipt of the proposed plan. The Department may 11 work with the provider to establish the financial plan and may consult with the 12 Financial Review Committee prior to approving the plan. Upon approval the plan 13 shall be implemented. THE PROVIDER SHALL MAKE AVAILABLE TO ITS SUBSCRIBERS 14 COPIES OF ITS APPROVED 5-YEAR PLAN. 15 (f) The Department may withhold the renewal certificate or withdraw a 16 certificate of registration: 17 If the provider does not prepare a financial plan; (1) 18 (2)If the provider is unwilling or unable to prepare a financial plan; 19 If the financial plan is inadequate to correct the current or impending (3) 20 financial condition which necessitated the financial plan; or (4) If the provider fails to implement the plan. 21 22 The provider shall submit to the Department an annual progress report for 23 the term of its financial plan and shall revise its financial plan if the Department 24 determines that revisions are necessary. 25 (H) THE DEPARTMENT MAY DETERMINE THAT THERE EXISTS A SIGNIFICANT 26 RISK OF THE FINANCIAL FAILURE OF A PROVIDER BASED ON ONE OR MORE OF THE 27 FOLLOWING FINDINGS OR CIRCUMSTANCES: THE PROVIDER HAS FAILED TO MEET LOAN COVENANTS THAT GIVE 29 A LENDER OR A BOND TRUSTEE THE OPTION TO EXERCISE REMEDIES ON ITS 30 COLLATERAL; AN ACTUARIAL REPORT HAS BEEN PROVIDED TO THE DEPARTMENT 31 32 REFLECTING SIGNIFICANT UNDERFUNDING OF FUTURE LIABILITIES THAT ARE 33 UNLIKELY TO BE READILY ADDRESSED: 34 THERE IS A SIGNIFICANT SHORTFALL BY THE PROVIDER IN
- 35 MAINTAINING REQUIRED RESERVES FOR A SIGNIFICANT PERIOD OF TIME;
- A SIGNIFICANT BALLOON PAYMENT OR FUTURE LOAN PAYMENT 37 WILL BECOME DUE WITHIN THE NEXT 12 MONTHS AND THE PROVIDER IS UNABLE TO

- 1 DEMONSTRATE THAT IT WILL OBTAIN A MODIFICATION FROM ITS LENDER, HAVE 2 THE RESOURCES TO MAKE THE PAYMENT, OR HAVE THE ABILITY TO REFINANCE;
- 3 (5) THERE IS A SIGNIFICANT DECLINING OCCUPANCY LIKELY TO HAVE 4 A MATERIAL ADVERSE FINANCIAL IMPACT:
- 5 (6) THERE HAS BEEN A MATERIAL ADVERSE CHANGE IN DEBT SERVICE 6 COVERAGE RATIO FOR AN EXTENDED PERIOD OF TIME THAT REDUCES THE RATIO TO 7 LESS THAN 1.0;
- 8 (7) THERE HAS BEEN A SIGNIFICANT DECLINE IN DAY'S DAYS CASH ON 9 HAND THAT IS UNRELATED TO ADDITIONS TO PROPERTY, PLANT, AND EQUIPMENT 10 OR OTHER COMMUNITY ENHANCEMENTS AND THAT COULD RESULT IN AN INABILITY 11 TO PAY OBLIGATIONS OF THE PROVIDER AS THEY BECOME DUE;
- 12 (8) THERE HAS BEEN A SIGNIFICANT INCREASE IN THE OPERATING 13 RATIO, ADJUSTED FOR UNREALIZED GAINS AND LOSSES ON INVESTMENTS, THAT 14 COULD RESULT IN THE INABILITY OF THE PROVIDER TO MEET ITS OBLIGATIONS; OR
- 15 (9) THE REFUSAL OR INABILITY OF THE PROVIDER TO PROVIDE 16 ACCURATE INFORMATION OR DATA REQUIRED TO BE SUBMITTED TO THE 17 DEPARTMENT UNDER THIS SUBTITLE AND RELATED REGULATIONS.
- 18 18A.
- 19 (A) (H) THE DEPARTMENT MAY IMPOSE A CIVIL MONEY PENALTY AGAINST A
- 20 PROVIDER FOR ACTION OR INACTION THAT VIOLATES THIS SUBTITLE OR ANY
- 21 REGULATION ADOPTED BY THE DEPARTMENT UNDER THIS SUBTITLE.
- 22 (2) (I) IF A VIOLATION RESULTS FROM A PROVIDER'S FAILURE TO
- 23 OBTAIN AN APPROVAL FROM THE DEPARTMENT THAT IS REQUIRED BY THIS
- 24 SUBTITLE OR A REGULATION ADOPTED UNDER THIS SUBTITLE, THE DEPARTMENT
- 25 MAY IMMEDIATELY IMPOSE A CIVIL MONEY PENALTY IN ACCORDANCE WITH
- 26 SUBSECTION (D) OF THIS SECTION.
- 27 (II) IF A VIOLATION DOES NOT RESULT FROM A PROVIDER'S
- 28 FAILURE TO OBTAIN AN APPROVAL FROM THE DEPARTMENT REQUIRED BY THIS
- 29 SUBTITLE OR A REGULATION ADOPTED UNDER THIS SUBTITLE, THE PROVIDER
- 30 SHALL BE GIVEN AN OPPORTUNITY TO CORRECT THE VIOLATION IN ACCORDANCE
- 31 WITH SUBSECTIONS (B) AND (C) OF THIS SECTION.
- 32 (B) (1) IF THE DEPARTMENT ISSUES A NOTICE TO CORRECT A VIOLATION
- 33 UNDER SUBSECTION (A) OF THIS SECTION, THE NOTICE SHALL PROVIDE: BEFORE
- 34 IMPOSING A CIVIL MONEY PENALTY UNDER SUBSECTION (A) OF THIS SECTION, THE
- 35 DEPARTMENT SHALL ISSUE A NOTICE OF VIOLATION TO THE PROVIDER.
- 36 (2) THE NOTICE SHALL PROVIDE:
- 37 (1) (I) THE TIME IN WHICH A PLAN OF CORRECTION THAT IS 38 ACCEPTABLE TO THE DEPARTMENT IS TO BE SUBMITTED;

(II)THE TIME IN WHICH AN IDENTIFIED VIOLATION MUST BE 1 (2)2 SUBSTANTIALLY CORRECTED, WHICH TIME MAY NOT BE LESS THAN 30 DAYS; AND THAT FAILURE TO SUBMIT AN ACCEPTABLE PLAN OF 4 CORRECTION AS REQUIRED BY ITEM (1) OF THIS SUBSECTION OR TO CORRECT THE 5 IDENTIFIED VIOLATION MAY RESULT IN AN ORDER IMPOSING A CIVIL MONEY 6 PENALTY UNDER SUBSECTION (D) OF THIS SECTION. IF AT THE EXPIRATION OF THE TIME SET FORTH IN SUBSECTION (B)(2) OF 7 8 THIS SECTION THE DEPARTMENT DETERMINES A VIOLATION HAS NOT BEEN 9 CORRECTED, THE DEPARTMENT MAY: (1) EXTEND THE TIME FRAME IN WHICH THE VIOLATION MUST BE 11 CORRECTED; OR IMPOSE A CIVIL MONEY PENALTY UNDER SUBSECTION (D) OF THIS (2) 13 SECTION. 14 THE DEPARTMENT MAY IMPOSE A CIVIL MONEY PENALTY NOT TO (D) (1) 15 EXCEED \$5,000 FOR EACH VIOLATION. IN SETTING THE AMOUNT OF A CIVIL MONEY PENALTY UNDER THIS 17 SECTION, THE DEPARTMENT SHALL CONSIDER THE FOLLOWING FACTORS: THE NUMBER, NATURE, AND SERIOUSNESS OF THE 18 (I) 19 VIOLATIONS; THE DEGREE OF RISK TO THE HEALTH, LIFE, OR PHYSICAL OR 20 (II)21 FINANCIAL SAFETY OF THE SUBSCRIBERS CAUSED BY THE VIOLATIONS; 22 (III)THE EFFORTS MADE BY THE PROVIDER TO CORRECT THE 23 VIOLATIONS; WHETHER THE AMOUNT OF THE PROPOSED CIVIL MONEY 24 (IV) 25 PENALTY WILL JEOPARDIZE THE FINANCIAL ABILITY OF THE PROVIDER TO 26 CONTINUE OPERATING; AND 27 (V) OTHER FACTORS AS JUSTICE MAY REQUIRE. IF A CIVIL MONEY PENALTY IS IMPOSED UNDER THIS SECTION, THE 28 29 DEPARTMENT SHALL ISSUE AN ORDER STATING: 30 (I) THE BASIS ON WHICH THE ORDER IS MADE; 31 (II)EACH REGULATION OR STATUTE VIOLATED; EACH PENALTY IMPOSED AND THE TOTAL AMOUNT OF THE 32 (III)33 CIVIL MONEY PENALTY IMPOSED; AND THE MANNER IN WHICH THE AMOUNT OF THE CIVIL MONEY 34 (IV)

35 PENALTY WAS CALCULATED.

- 1 (4) (I) THE DEPARTMENT SHALL PROVIDE WRITTEN NOTICE TO A 2 PROVIDER OF THE IMPOSITION OF A CIVIL MONEY PENALTY.
- 3 (II) THE NOTICE SHALL BE SERVED ON THE PROVIDER BY
- 4 CERTIFIED MAIL AND SHALL INCLUDE THE ORDER AND A STATEMENT ON HOW TO
- 5 FILE AN ADMINISTRATIVE APPEAL.
- 6 (5) IF A CIVIL MONEY PENALTY IS IMPOSED UNDER THIS SECTION, THE
- 7 PROVIDER SHALL HAVE THE RIGHT TO APPEAL FROM THE ORDER IN ACCORDANCE
- 8 WITH TITLE 10, SUBTITLE 2 (ADMINISTRATIVE PROCEDURE ACT) OF THE STATE
- 9 GOVERNMENT ARTICLE.
- 10 (E) (1) A PROVIDER SHALL PAY ALL PENALTIES TO THE DEPARTMENT
- 11 WITHIN 10 DAYS AFTER THE PROVIDER RECEIVES A FINAL ORDER IMPOSING A CIVIL
- 12 MONEY PENALTY.
- 13 (2) AN ORDER IMPOSING A CIVIL MONEY PENALTY IS FINAL WHEN THE
- 14 PROVIDER HAS EXHAUSTED ALL OPPORTUNITIES TO CONTEST THE PENALTY IN
- 15 ACCORDANCE WITH THE ADMINISTRATIVE PROCEDURE ACT.
- 16 (3) IF A PROVIDER DOES NOT COMPLY WITH THIS SECTION, THE
- 17 DEPARTMENT MAY FILE A CIVIL ACTION TO RECOVER THE PENALTY.
- 18 (4) THE DEPARTMENT SHALL DEPOSIT ALL PENALTIES COLLECTED
- 19 UNDER THIS SECTION INTO THE GENERAL FUND.
- 20 19.
- 21 Any subscriber injured by a violation of this subtitle may bring an APPROPRIATE
- 22 ACTION FOR EQUITABLE RELIEF OR AN action for the recovery of damages in any
- 23 court of general jurisdiction. In such cases the court may award reasonable attorney's
- 24 fees to a subscriber in whose favor a judgment is rendered.
- 25 20.
- 26 (a) [Any subscriber injured by a violation of this subtitle, or the] THE
- 27 Department [on behalf of any subscriber,] may institute an action for an appropriate
- 28 temporary restraining order or injunction FOR A VIOLATION OF THIS SUBTITLE.
- 29 (B) THE DEPARTMENT MAY USE THE RECEIVERSHIP PROVISIONS OF THIS
- 30 SUBTITLE TO PROTECT THE INTERESTS OF CONTINUING CARE SUBSCRIBERS IN:
- 31 (1) THE SUBSTANTIAL ADVANCE PAYMENTS SUBSCRIBERS HAVE MADE
- 32 IN THE FORM OF ENTRANCE FEES AND, WHEN APPLICABLE, PERIODIC FEES, FOR
- 33 FUTURE CONTINUING CARE WITHOUT NECESSARILY HAVING ANY OWNERSHIP IN OR
- 34 CONTROL OF THE PROVIDER OR THE FACILITY;
- 35 (2) THE INSURANCE ASPECTS OF CONTINUING CARE AGREEMENTS, AS
- 36 APPLICABLE; AND

- 23 **SENATE BILL 355** 1 THE CONTINUED DELIVERY OF SERVICES COMMITTED TO UNDER (3) 2 CONTINUING CARE AGREEMENTS. [Any injured subscriber, or the] THE Department [on behalf of any 4 injured subscriber,] may petition for the appointment of a receiver: 5 (1) In the event of a threat of immediate closure of a facility; 6 If the provider is not honoring its contracts with its subscribers; [or] (2) 7 To prohibit the improper diversion of its assets and records from the (3) 8 facility or the State; OR 9 (4) IF THE DEPARTMENT HAS MADE A DETERMINATION OF A 10 SIGNIFICANT RISK OF FINANCIAL FAILURE IN ACCORDANCE WITH § 17A(D) AND (H) 11 OF THIS SUBTITLE. 12 (D) THE DEPARTMENT MAY PURSUE THE APPOINTMENT OF A RECEIVER 13 PRIOR TO THE PROVIDER FILING A PLAN OF CORRECTION. 14 The receiver shall have such power to rehabilitate, conserve, or [(b)](E) 15 liquidate as is conferred by the order of appointment and by the provisions of [Title 9, 16 Subtitle 2 of the Insurance Article relating to rehabilitation and liquidation of 17 insurance companies] SECTIONS 20A THROUGH 20U OF THIS SUBTITLE. 18 20A. NOTWITHSTANDING ANY OTHER PROVISION OF LAW AND SUBJECT TO THE 19 20 PROVISIONS OF § 21 OF THIS ARTICLE, A DELINQUENCY PROCEEDING WITH RESPECT 21 TO A CONTINUING CARE PROVIDER IS THE EXCLUSIVE METHOD OF LIQUIDATING, 22 REHABILITATING, REORGANIZING, OR CONSERVING THE CONTINUING CARE 23 PROVIDER. 24 20B. THE SECRETARY, DEPUTY SECRETARY, SPECIAL DEPUTY SECRETARY, OR ANY 25 26 PERSON ACTING AS RECEIVER IN A REHABILITATION, LIQUIDATION, OR 27 CONSERVATION OF A CONTINUING CARE PROVIDER AS A RESULT OF A COURT ORDER 28 SHALL HAVE THE SAME IMMUNITY FROM LIABILITY THAT THE INSURANCE 29 COMMISSIONER, DEPUTY COMMISSIONER, SPECIAL DEPUTY COMMISSIONER, OR ANY 30 PERSON ACTING AS RECEIVER IN A REHABILITATION, LIQUIDATION, OR
- 31 CONSERVATION OF AN INSURER WOULD HAVE UNDER § 5-410 OF THE COURTS
- 32 ARTICLE.
- 33 20C.
- THIS SUBSECTION APPLIES EVEN IF A PAPER OR INSTRUMENT IS 34 (A) (1) 35 NOT:

34

36

**SENATE BILL 355** EXECUTED BY THE SECRETARY OR A DEPUTY, EMPLOYEE, OR 1 (I)2 ATTORNEY OF RECORD OF THE SECRETARY; AND (II)CONNECTED WITH THE COMMENCEMENT OF AN ACTION OR 4 PROCEEDING BY OR AGAINST THE SECRETARY OR WITH THE SUBSEQUENT CONDUCT 5 OF THE ACTION OR PROCEEDING. SUBJECT TO SUBSECTION (B) OF THIS SECTION, THE SECRETARY 6 (2) 7 MAY NOT BE REQUIRED TO PAY TO A PUBLIC OFFICER IN THE STATE A FEE FOR 8 FILING, RECORDING, OR ISSUING A TRANSCRIPT OR CERTIFICATE OR FOR 9 AUTHENTICATING A PAPER OR INSTRUMENT THAT RELATES TO THE EXERCISE BY 10 THE SECRETARY OF A POWER OR DUTY OF THE SECRETARY UNDER THIS SUBTITLE. 11 (B) (1) THE SECRETARY OR DEPUTY SECRETARY, WHEN ACTING AS 12 RECEIVER OR ANCILLARY RECEIVER UNDER THIS SUBTITLE, SHALL PAY ALL COURT 13 COSTS OUT OF THE ASSETS OF THE CONTINUING CARE PROVIDER BEFORE ANY 14 DISTRIBUTION TO CREDITORS OR TERMINATION OF REHABILITATION. IN ALL CASES, COURT COSTS AND THOSE SPECIFIED IN SUBSECTION 15 (2) 16 (A) OF THIS SECTION SHALL: BE CHARGED IN THE ACCOUNTS OF THE SECRETARY TO THE 17 (I) 18 COURT; OR BE PAID BY THE CONTINUING CARE PROVIDER AS A CONDITION 19 (II)20 OF TERMINATION OF THE ACTION OR PROCEEDING. 21 20D. 22 (A) (1) IN A DELINQUENCY PROCEEDING IN WHICH THE SECRETARY HAS 23 BEEN APPOINTED RECEIVER, THE SECRETARY MAY: APPOINT ONE OR MORE SPECIAL DEPUTY SECRETARIES TO ACT (I) 25 FOR THE SECRETARY; AND EMPLOY COUNSEL, CLERKS, AND ASSISTANTS. 26 (II)27 COMPENSATION OF THE SPECIAL DEPUTIES, COUNSEL, CLERKS, AND 28 ASSISTANTS AND ALL EXPENSES OF TAKING POSSESSION OF THE CONTINUING CARE 29 PROVIDER AND OF CONDUCTING THE DELINQUENCY PROCEEDING: 30 SHALL BE SET BY THE SECRETARY, SUBJECT TO APPROVAL BY (I) 31 THE COURT: AND 32 (II)SHALL BE PAID OUT OF THE ASSETS OR FUNDS OF THE 33 CONTINUING CARE PROVIDER.

WITHIN THE LIMITS OF DUTIES IMPOSED ON A SPECIAL DEPUTY

SHALL POSSESS ALL POWERS GIVEN TO THE RECEIVER; AND

35 CONCERNING A DELINQUENCY PROCEEDING, THE SPECIAL DEPUTY:

(I)

- 1 (II) IN THE EXERCISE OF THOSE POWERS, IS SUBJECT TO ALL THE 2 DUTIES IMPOSED ON THE RECEIVER CONCERNING THE DELINQUENCY PROCEEDING.
- 3 (B) IN A CIVIL PROCEEDING FILED AGAINST A SPECIAL DEPUTY SECRETARY
- 4 APPOINTED UNDER THIS SUBTITLE, THE SPECIAL DEPUTY SECRETARY IS ENTITLED
- 5 TO REPRESENTATION BY THE ATTORNEY GENERAL AS SPECIFIED IN TITLE 12,
- 6 SUBTITLE 3, PART II OF THE STATE GOVERNMENT ARTICLE.

7 20E.

- 8 (A) THE CIRCUIT COURT OF BALTIMORE CITY:
- 9 (1) HAS EXCLUSIVE ORIGINAL JURISDICTION OVER DELINQUENCY 10 PROCEEDINGS; AND
- 11 (2) MAY ISSUE ALL NECESSARY AND PROPER ORDERS TO CARRY OUT 12 THIS SUBTITLE.
- 13 (B) IF SERVICE IS MADE IN ACCORDANCE WITH THE MARYLAND RULES OR
- 14 OTHER APPLICABLE LAW, A COURT WITH SUBJECT MATTER JURISDICTION OVER AN
- 15 ACTION BROUGHT UNDER THIS SUBTITLE ALSO HAS JURISDICTION OVER:
- 16 (1) AN OFFICER, DIRECTOR, MANAGER, TRUSTEE, ORGANIZER,
- 17 PROMOTER, OR ATTORNEY IN FACT OF A CONTINUING CARE PROVIDER AGAINST
- 18 WHICH A DELINQUENCY PROCEEDING HAS BEEN COMMENCED, IN AN ACTION
- 19 RESULTING FROM OR INCIDENTAL TO THE PERSON'S RELATIONSHIP WITH THE
- 20 CONTINUING CARE PROVIDER:
- 21 (2) A PERSON THAT, AT THE TIME OF OR AFTER COMMENCEMENT OF
- 22 THE DELINOUENCY PROCEEDING, HELD OR WAS IN CONTROL OF ASSETS IN WHICH
- 23 THE RECEIVER CLAIMS AN INTEREST ON BEHALF OF THE CONTINUING CARE
- 24 PROVIDER, IN AN ACTION CONCERNING THE ASSETS OF THE PROVIDER; AND
- 25 (3) A PERSON OBLIGATED TO THE CONTINUING CARE PROVIDER IN ANY
- 26 WAY, IN AN ACTION ON OR INCIDENTAL TO THE OBLIGATION.
- 27 (C) THE VENUE OF ALL DELINQUENCY PROCEEDINGS IS IN BALTIMORE CITY.

28 20F.

- 29 (A) THE SECRETARY SHALL COMMENCE A DELINQUENCY PROCEEDING
- 30 AGAINST A CONTINUING CARE PROVIDER BY APPLYING TO THE COURT FOR AN
- 31 ORDER THAT DIRECTS THE CONTINUING CARE PROVIDER TO SHOW CAUSE WHY THE
- 32 COURT SHOULD NOT GRANT THE RELIEF REQUESTED.
- 33 (B) (1) THE COURT MAY CONSIDER AN APPLICATION FOR COMMENCEMENT
- 34 OF A DELINQUENCY PROCEEDING ONLY IF THE APPLICATION IS FILED BY THE
- 35 SECRETARY IN THE NAME OF THE STATE.

1 2	(2) THE COURT:	AFTER	A HEARING UNDER THE TERMS OF THE SHOW CAUSE ORDER,
3		(I)	SHALL GRANT OR DENY THE APPLICATION; AND
	THE INTERESTS OF THE PUBLIC MAY		MAY ORDER OTHER RELIEF AS THE NATURE OF THE CASE AND REDITORS, STOCKHOLDERS, MEMBERS, SUBSCRIBERS, OR E.
7	20G.		
	` '	O CONS	RY MAY APPLY TO THE COURT FOR AN ORDER THAT DIRECTS SERVE OR REHABILITATE A CONTINUING CARE PROVIDER, E PROVIDER:
	(1) HAS MADE A DET § 17A OF THIS SUB	ERMINA	ONTINUING CARE PROVIDER FOR WHICH THE DEPARTMENT TION OF SIGNIFICANT RISK OF FINANCIAL FAILURE UNDER
16 17	PROPERTY, BOOK PROVIDER, OR OF	E SECRE S, RECO A SUBS	EFUSED TO SUBMIT TO THE SECRETARY OR A DEPUTY OR ETARY, FOR REASONABLE EXAMINATION, ANY OF THE PROBLEM OR AFFAIRS OF THE CONTINUING CARE IDIARY OR RELATED COMPANY OF THE CONTINUING CARE ONTINUING CARE PROVIDER'S CONTROL;
19	(3)	HAS CO	ONCEALED OR REMOVED ITS ASSETS OR RECORDS;
20 21	(4) INCORPORATION,		ILLFULLY VIOLATED ITS CHARTER, ARTICLES OF E LAW, OR AN ORDER OF THE SECRETARY;
24 25 26	THE MANAGEMEN EXECUTIVE AUTH REFUSED TO BE E	TERMIN NT OF TH ORITY I XAMINI	REASONABLE NOTICE, HAS FAILED PROMPTLY AND IATE THE EMPLOYMENT, STATUS, AND INFLUENCE OVER HE CONTINUING CARE PROVIDER OF A PERSON THAT HAS IN FACT OVER THE CONTINUING CARE PROVIDER AND HAS ED UNDER OATH ABOUT THE AFFAIRS OF THE CONTINUING STATE OR ELSEWHERE;
30 31	FIDUCIARY OF TH	A RECE E CONT	EEN OR IS THE SUBJECT OF AN APPLICATION FOR EIVER, TRUSTEE, CUSTODIAN, SEQUESTRATOR, OR SIMILAR INUING CARE PROVIDER OR ITS PROPERTY IN AN ACTION DER THIS SUBTITLE, REGARDLESS OF WHETHER THE
33		(I)	HAS BEEN MADE;
34		(II)	MAY DENY THE COURTS OF THE STATE JURISDICTION; OR
35 36	UNDER THIS SUBT	(III) TITLE;	MAY PREJUDICE AN ORDERLY DELINQUENCY PROCEEDING

31

34

(B)

(1)

27 **SENATE BILL 355** 1 HAS CONSENTED TO THE ORDER FOR CONSERVATION OR (7)2 REHABILITATION THROUGH A MAJORITY OF ITS DIRECTORS, STOCKHOLDERS, 3 MEMBERS, OR SUBSCRIBERS: HAS FAILED TO PAY A FINAL JUDGMENT RENDERED AGAINST IT IN 5 THE STATE ON A CONTINUING CARE AGREEMENT ISSUED OR ASSUMED BY THE 6 CONTINUING CARE PROVIDER, WITHIN 60 DAYS AFTER THE LATEST OF: 7 (I) THE DAY ON WHICH THE JUDGMENT BECAME FINAL; 8 (II)THE DAY ON WHICH THE TIME FOR TAKING AN APPEAL 9 EXPIRED; OR 10 (III) THE DAY ON WHICH AN APPEAL WAS DISMISSED BEFORE FINAL 11 TERMINATION; 12 AFTER EXAMINATION BY THE SECRETARY, IS FOUND TO BE IN A 13 CONDITION IN WHICH FURTHER TRANSACTION OF ITS BUSINESS WILL BE 14 HAZARDOUS TO ITS SUBSCRIBERS, BONDHOLDERS, CREDITORS, OR THE PUBLIC; HAS FAILED TO REMOVE A PERSON THAT HAS EXECUTIVE 15 (10)16 AUTHORITY IN FACT OVER THE CONTINUING CARE PROVIDER AFTER THE 17 SECRETARY HAS FOUND THAT PERSON TO BE DISHONEST OR UNTRUSTWORTHY IN A 18 MANNER THAT MAY AFFECT THE BUSINESS OF THE CONTINUING CARE PROVIDER; 19 HAS REASONABLE CAUSE TO KNOW, OR SHOULD HAVE KNOWN, (11)20 THAT THERE HAS BEEN: 21 EMBEZZLEMENT OF FUNDS FROM THE CONTINUING CARE (I) 22 PROVIDER: 23 WRONGFUL SEQUESTRATION OR DIVERSION OF ASSETS OF THE (II)24 CONTINUING CARE PROVIDER; FORGERY OR FRAUD THAT AFFECTS THE CONTINUING CARE (III)26 PROVIDER; OR (IV) OTHER ILLEGAL CONDUCT IN, BY, OR WITH RESPECT TO THE 28 CONTINUING CARE PROVIDER; IS CONTROLLED DIRECTLY OR INDIRECTLY BY A PERSON THAT THE 29 30 SECRETARY FINDS TO BE UNTRUSTWORTHY; OR

HAS FAILED TO FILE A FINANCIAL REPORT REQUIRED BY LAW

IF THE APPOINTMENT OF THE SECRETARY AS RECEIVER IS NOT

32 WITHIN THE TIME ALLOWED BY LAW AND, AFTER WRITTEN DEMAND BY THE 33 SECRETARY, HAS FAILED TO GIVE AN IMMEDIATE AND ADEQUATE EXPLANATION.

35 THEN IN EFFECT, AND EVEN IF NO PREVIOUS ORDER HAS DIRECTED THE SECRETARY 36 TO REHABILITATE A CONTINUING CARE PROVIDER, THE SECRETARY MAY APPLY TO

1 THE COURT FOR AN ORDER THAT APPOINTS THE SECRETARY AS RECEIVER AND 2 THAT DIRECTS THE SECRETARY TO LIQUIDATE THE CONTINUING CARE PROVIDER IF 3 THE CONTINUING CARE PROVIDER: 4 (I) HAS NOT DONE BUSINESS FOR AT LEAST 1 YEAR: IS A CONTINUING CARE PROVIDER DETERMINED TO HAVE A 6 SIGNIFICANT RISK OF FINANCIAL FAILURE UNDER § 17A OF THIS SUBTITLE AND HAS 7 COMMENCED VOLUNTARY LIQUIDATION OR DISSOLUTION, OR ATTEMPTS TO 8 COMMENCE OR PROSECUTE AN ACTION OR PROCEEDING TO LIQUIDATE ITS 9 BUSINESS OR AFFAIRS, TO DISSOLVE ITS CORPORATE CHARTER, OR TO PROCURE THE 10 APPOINTMENT OF A RECEIVER, TRUSTEE, CUSTODIAN, OR SEQUESTRATOR UNDER 11 ANY LAW EXCEPT THIS ARTICLE: 12 (III)IS DOING BUSINESS IN A FRAUDULENT MANNER; OR (IV) 13 IS IN A CONDITION IN WHICH FURTHER REHABILITATION 14 EFFORTS ON ANY GROUNDS SPECIFIED IN SUBSECTION (A) OF THIS SECTION APPEAR 15 TO BE USELESS. IF AT ANY TIME DURING A REHABILITATION PROCEEDING THE 16 17 SECRETARY DETERMINES THAT FURTHER EFFORTS TO REHABILITATE THE 18 CONTINUING CARE PROVIDER WOULD BE USELESS, THE SECRETARY MAY APPLY TO 19 THE COURT FOR AN ORDER OF LIQUIDATION. 20 20H. (A) AN ORDER TO REHABILITATE A CONTINUING CARE PROVIDER 21 (1) 22 SHALL: 23 (I) APPOINT THE SECRETARY AS REHABILITATOR; 24 (II)DIRECT THE SECRETARY: TO TAKE POSSESSION OF THE PROPERTY OF THE 26 CONTINUING CARE PROVIDER AND CONDUCT THE BUSINESS OF THE CONTINUING 27 CARE PROVIDER UNDER THE GENERAL SUPERVISION OF THE COURT; AND 28 TO TAKE ACTION THE COURT DIRECTS TO REMOVE THE 29 CAUSES AND CONDITIONS THAT HAVE MADE REHABILITATION NECESSARY; VEST TITLE TO ALL PROPERTY OF THE CONTINUING CARE 30 (III)31 PROVIDER IN THE REHABILITATOR: AND 32 (IV) REQUIRE THE REHABILITATOR TO MAKE ACCOUNTINGS TO 33 THE COURT THAT: 34 ARE AT INTERVALS AS THE COURT SPECIFIES IN ITS 1.

35 ORDER, BUT NOT LESS FREQUENTLY THAN TWO TIMES EACH YEAR; AND

35 LIQUIDATION.

### **SENATE BILL 355**

1 INCLUDE THE OPINION OF THE REHABILITATOR ABOUT 2 THE LIKELIHOOD OF SUCCESS OF THE REHABILITATION. 3 (2) ISSUANCE OF AN ORDER OF REHABILITATION: DOES NOT CONSTITUTE AN ANTICIPATORY BREACH OF ANY (I) 5 CONTRACT OF THE CONTINUING CARE PROVIDER; AND IS NOT GROUNDS FOR RETROACTIVE REVOCATION OR (II)6 7 RETROACTIVE CANCELLATION OF A CONTRACT OF THE CONTINUING CARE 8 PROVIDER, UNLESS THE REHABILITATOR REVOKES OR CANCELS THE CONTRACT. SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THE SECRETARY, 10 OR AN INTERESTED PERSON ON DUE NOTICE TO THE SECRETARY, MAY APPLY TO THE 11 COURT AT ANY TIME FOR AN ORDER THAT: 12 (I) TERMINATES A REHABILITATION PROCEEDING; AND ALLOWS THE CONTINUING CARE PROVIDER TO RESUME 13 (II)14 POSSESSION OF ITS PROPERTY AND THE CONDUCT OF ITS BUSINESS. AN ORDER UNDER THIS SUBSECTION MAY NOT BE ISSUED UNLESS. 15 16 AFTER A HEARING, THE COURT DETERMINES THAT THE PURPOSES OF THE 17 REHABILITATION PROCEEDING HAVE BEEN FULLY ACCOMPLISHED. AN ORDER TO LIQUIDATE THE BUSINESS OF A CONTINUING CARE 18 (C) (1) 19 PROVIDER SHALL DIRECT THE SECRETARY PROMPTLY TO: TAKE POSSESSION OF THE PROPERTY OF THE CONTINUING 20 (I) 21 CARE PROVIDER; 22 (II)LIQUIDATE THE BUSINESS OF THE CONTINUING CARE 23 PROVIDER; DEAL WITH THE PROPERTY AND BUSINESS OF THE 24 (III)25 CONTINUING CARE PROVIDER IN THE NAME OF THE SECRETARY OR IN THE NAME OF 26 THE CONTINUING CARE PROVIDER, AS THE COURT DIRECTS; AND 27 (IV) NOTIFY EACH CREDITOR THAT MAY HAVE A CLAIM AGAINST 28 THE CONTINUING CARE PROVIDER TO PRESENT THE CREDITOR'S CLAIM. 29 THE SECRETARY MAY APPLY FOR, AND THE COURT MAY ISSUE, AN 30 ORDER TO DISSOLVE THE CORPORATE EXISTENCE OF A CONTINUING CARE 31 PROVIDER: 32 ON APPLICATION OF THE SECRETARY FOR AN ORDER TO (I)33 LIQUIDATE THE CONTINUING CARE PROVIDER; OR AT ANY TIME AFTER THE COURT HAS GRANTED THE ORDER OF (II)

- 1 (D) AN ORDER TO CONSERVE THE ASSETS OF A CONTINUING CARE PROVIDER
- 2 SHALL REQUIRE THE SECRETARY PROMPTLY TO TAKE POSSESSION OF AND
- 3 CONSERVE THE PROPERTY OF THE CONTINUING CARE PROVIDER IN THE STATE,
- 4 SUBJECT TO FURTHER DIRECTION BY THE COURT.
- 5 20-I.
- 6 (A) IN THIS SECTION, "APPOINTED RECEIVER" MEANS A PERSON, OTHER THAN 7 THE SECRETARY, THAT THE COURT APPOINTS AS A CONSERVATOR, REHABILITATOR,
- 8 OR RECEIVER UNDER THIS SECTION.
- 9 (B) (1) ON MOTION OF THE COURT OR THE SECRETARY, THE COURT MAY
- 10 ISSUE AN ORDER THAT APPOINTS OR SUBSTITUTES A PERSON OTHER THAN THE
- 11 SECRETARY AS CONSERVATOR, REHABILITATOR, OR RECEIVER:
- 12 (I) ON INITIAL APPLICATION BY THE SECRETARY FOR AN ORDER
- 13 TO APPOINT THE SECRETARY AS CONSERVATOR, REHABILITATOR, OR RECEIVER
- 14 UNDER THIS SUBTITLE; OR
- 15 (II) AT ANY TIME DURING THE COURSE OF A CONSERVATORSHIP,
- 16 REHABILITATION, OR RECEIVERSHIP UNDER THIS SUBTITLE.
- 17 (2) AN APPOINTED RECEIVER HAS THE SAME POWERS AND DUTIES
- 18 THAT THE SECRETARY HAS UNDER THIS SUBTITLE AS CONSERVATOR,
- 19 REHABILITATOR, OR RECEIVER.
- 20 (C) (1) IN ADDITION TO ANY OTHER REPORT REQUIRED BY THE COURT, THE
- 21 COURT SHALL REQUIRE AN APPOINTED RECEIVER AT LEAST QUARTERLY TO FILE
- 22 WITH THE SECRETARY AND COURT A REPORT ABOUT:
- 23 (I) THE STATUS OF THE CONSERVATORSHIP, REHABILITATION, OR
- 24 RECEIVERSHIP; AND
- 25 (II) THE ACTIVITIES OF THE APPOINTED RECEIVER SINCE THE
- 26 LAST REPORT FILED UNDER THIS PARAGRAPH.
- 27 (2) THE REPORT REQUIRED UNDER PARAGRAPH (1) OF THIS
- 28 SUBSECTION AT A MINIMUM SHALL INCLUDE:
- 29 (I) INFORMATION OF THE CHARACTER REQUIRED BY TITLE 13 OF
- 30 THE MARYLAND RULES THAT APPLIES TO RECEIVERS GENERALLY;
- 31 (II) ANY OTHER INFORMATION NECESSARY TO PROVIDE A
- 32 COMPLETE REPORT ON THE FINANCIAL AFFAIRS AND CONDITION OF THE
- 33 CONSERVATORSHIP, REHABILITATION, OR RECEIVERSHIP:
- 34 (III) A COMPLETE ACCOUNT OF ALL EFFORTS BY THE APPOINTED
- 35 RECEIVER SINCE THE LAST REPORT:

- TO SELL OR DISPOSE OF THE REMAINING BUSINESS OR 1 2 ASSETS OF THE CONTINUING CARE PROVIDER; OR
- TO OTHERWISE BRING TO A PROMPT CONCLUSION THE 4 CONSERVATORSHIP, REHABILITATION, OR RECEIVERSHIP; AND
- COPIES OF ANY ACTUARIAL OR OTHER EVALUATIONS OF THE 6 BUSINESS AND ASSETS UNDER THE CONTROL OF THE APPOINTED RECEIVER.
- THE REPORT SHALL BE AUDITED UNLESS FOR GOOD CAUSE THE 8 COURT WAIVES THE AUDIT.
- SUBJECT TO ANY PROTECTIVE ORDER THAT THE COURT CONSIDERS
- 10 APPROPRIATE, INFORMATION FILED UNDER SEAL SHALL BE PROVIDED TO THE 11 SECRETARY.
- 12 (E) THE APPOINTED RECEIVER SHALL GIVE THE SECRETARY FULL ACCESS TO
- 13 ALL DOCUMENTS AND RECORDS RELATED TO THE CONSERVATORSHIP,
- 14 REHABILITATION, OR RECEIVERSHIP THAT ARE IN THE POSSESSION OF THE
- 15 APPOINTED RECEIVER.
- THE SECRETARY MAY BE A PARTY TO A CONSERVATORSHIP.
- 17 REHABILITATION, OR RECEIVERSHIP FOR WHICH THERE IS AN APPOINTED
- 18 RECEIVER.
- 19 SUBJECT TO APPROVAL OF THE COURT, THE SECRETARY MAY (G)
- 20 NEGOTIATE FOR SALE OF ALL OR PART OF THE ASSETS OR BUSINESS OF THE
- 21 CONTINUING CARE PROVIDER PLACED IN CONSERVATORSHIP, REHABILITATION, OR
- 22 RECEIVERSHIP.
- 23 (2) THE APPOINTED RECEIVER:
- SHALL COOPERATE FULLY IN ANY SALES NEGOTIATION UNDER (I)
- 25 PARAGRAPH (1) OF THIS SUBSECTION; AND
- MAY OBJECT TO THE TERMS OF A SALE OF THE ASSETS OR 26 (II)
- 27 BUSINESS OF THE CONTINUING CARE PROVIDER THAT RESULTS FROM THE
- 28 NEGOTIATION.
- AFTER NOTICE AND AN OPPORTUNITY TO BE HEARD, THE COURT
- 30 MAY LIMIT THE EFFORTS OF THE SECRETARY TO UNDERTAKE OR CONTINUE
- 31 NEGOTIATIONS FOR THE SALE OF THE ASSETS OR BUSINESS OF THE CONTINUING
- 32 CARE PROVIDER IF THE NEGOTIATIONS WOULD IMPAIR THE ABILITY OF THE
- 33 APPOINTED RECEIVER TO ENGAGE IN SIMILAR NEGOTIATIONS OR DISCHARGE
- 34 OTHER RESPONSIBILITIES.
- IF THE SECRETARY DETERMINES THAT AN APPOINTED RECEIVER IS (H)
- 36 NOT ADEQUATELY DISCHARGING THE DUTIES AND RESPONSIBILITIES OF THE
- 37 POSITION, THE SECRETARY MAY FILE WITH THE COURT AN APPLICATION THAT
- 38 SEEKS TO DISCHARGE THE APPOINTED RECEIVER AND TO APPOINT THE SECRETARY

- 1 AS CONSERVATOR, REHABILITATOR, OR RECEIVER OR TO APPOINT ANOTHER 2 RECEIVER.
- 3 (2) IF THE SECRETARY ESTABLISHES BY A PREPONDERANCE OF THE
- 4 EVIDENCE THAT GROUNDS EXIST FOR DISCHARGE OF AN APPOINTED RECEIVER, THE
- 5 COURT SHALL GRANT THE APPLICATION OF THE SECRETARY TO DISCHARGE THE
- 6 APPOINTED RECEIVER AND TO APPOINT THE SECRETARY AS CONSERVATOR,
- 7 REHABILITATOR, OR RECEIVER OR TO APPOINT ANOTHER RECEIVER.
- 8 20J.
- 9 WITHIN 15 DAYS AFTER APPOINTMENT AS RECEIVER OR CONSERVATOR FOR A
- 10 CONTINUING CARE PROVIDER AGAINST WHICH A DELINQUENCY PROCEEDING HAS
- 11 BEEN COMMENCED, THE RECEIVER OR CONSERVATOR SHALL NOTIFY EACH
- 12 SUBSCRIBER OF THE CONTINUING CARE PROVIDER, BY LETTER OR OTHER MEANS
- 13 APPROVED BY THE COURT, OF THE COMMENCEMENT OF THE DELINQUENCY
- 14 PROCEEDING AND OF THE POSSIBILITY THAT THE CONTINUING CARE AGREEMENT
- 15 OF THE SUBSCRIBER MAY BE CANCELED.
- 16 20K.
- 17 AN APPEAL MAY BE TAKEN TO THE COURT OF SPECIAL APPEALS FROM:
- 18 (1) AN ORDER THAT GRANTS OR REFUSES REHABILITATION,
- 19 LIQUIDATION, OR CONSERVATION; AND
- 20 (2) ANY OTHER ORDER IN A DELINQUENCY PROCEEDING THAT HAS THE
- 21 CHARACTER OF A FINAL ORDER AS TO THE PARTICULAR PART OF THE DELINQUENCY
- 22 PROCEEDING COVERED BY THE ORDER.
- 23 20L.
- 24 (A) TO FACILITATE THE REHABILITATION, LIQUIDATION, CONSERVATION, OR
- 25 DISSOLUTION OF A CONTINUING CARE PROVIDER UNDER THIS SUBTITLE, THE
- 26 SECRETARY, SUBJECT TO THE APPROVAL OF THE COURT, MAY:
- 27 (1) BORROW MONEY;
- 28 (2) EXECUTE, ACKNOWLEDGE, AND DELIVER NOTES OR OTHER
- 29 EVIDENCES OF INDEBTEDNESS FOR THE LOAN;
- 30 (3) SECURE THE REPAYMENT OF THE LOAN BY THE MORTGAGE,
- 31 PLEDGE, ASSIGNMENT, OR TRANSFER IN TRUST OF ALL OR PART OF THE PROPERTY
- 32 OF THE CONTINUING CARE PROVIDER: AND
- 33 (4) TAKE ANY OTHER ACTION NECESSARY AND PROPER TO
- 34 CONSUMMATE THE LOAN AND TO PROVIDE FOR ITS REPAYMENT.
- 35 (B) THE SECRETARY IS NOT OBLIGATED PERSONALLY OR IN AN OFFICIAL
- 36 CAPACITY TO REPAY A LOAN MADE UNDER THIS SECTION.

- 1 20M.
- 2 (A) WHENEVER UNDER THIS SUBTITLE A RECEIVER IS TO BE APPOINTED IN A
- 3 DELINQUENCY PROCEEDING FOR A CONTINUING CARE PROVIDER, THE COURT
- 4 SHALL:
- 5 (1) APPOINT THE SECRETARY AS RECEIVER; AND
- 6 (2) ORDER THE SECRETARY PROMPTLY TO TAKE POSSESSION OF THE
- 7 ASSETS OF THE CONTINUING CARE PROVIDER AND TO ADMINISTER THE ASSETS
- 8 UNDER THE ORDERS OF THE COURT.
- 9 (B) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION SUBSECTION (A)(2) OF
- 10 THIS SECTION, BEGINNING ON THE DATE OF ISSUANCE OF AN ORDER THAT DIRECTS
- 11 THE SECRETARY TO REHABILITATE OR LIQUIDATE A CONTINUING CARE PROVIDER,
- 12 THE SECRETARY AS RECEIVER IS VESTED BY OPERATION OF LAW WITH TITLE TO
- 13 AND MAY TAKE POSSESSION OF ALL OF THE PROPERTY, CONTRACTS, RIGHTS OF
- 14 ACTION, BOOKS, AND RECORDS OF THE CONTINUING CARE PROVIDER, WHEREVER
- 15 LOCATED.
- 16 (C) THE FILING OF THE ORDER THAT DIRECTS POSSESSION TO BE TAKEN, OR
- 17 A CERTIFIED COPY OF THE ORDER, IN AN OFFICE WHERE INSTRUMENTS AFFECTING
- 18 TITLE TO PROPERTY ARE REQUIRED TO BE FILED PROVIDES THE SAME NOTICE AS
- 19 WOULD BE PROVIDED BY A DEED, BILL OF SALE, OR OTHER EVIDENCE OF TITLE
- 20 THAT IS SO FILED.
- 21 (D) (1) THE SECRETARY AS RECEIVER SHALL ADMINISTER PROPERLY ALL
- 22 ASSETS THAT COME INTO THE POSSESSION OR CONTROL OF THE SECRETARY.
- 23 (2) IF CONSIDERED DESIRABLE TO PROTECT THE ASSETS, THE COURT
- 24 AT ANY TIME MAY REQUIRE A BOND FROM THE SECRETARY OR DEPUTY SECRETARY.
- 25 (3) ON TAKING POSSESSION OF THE ASSETS OF A CONTINUING CARE
- 26 PROVIDER AND SUBJECT TO THE DIRECTION OF THE COURT, THE SECRETARY
- 27 IMMEDIATELY SHALL:
- 28 (I) CONDUCT THE BUSINESS OF THE DOMESTIC CONTINUING
- 29 CARE PROVIDER; OR
- 30 (II) TAKE ACTION AUTHORIZED BY THIS SUBTITLE TO
- 31 REHABILITATE, LIQUIDATE, OR CONSERVE THE AFFAIRS OR ASSETS OF THE
- 32 DOMESTIC CONTINUING CARE PROVIDER.
- 33 20N.
- 34 (A) (1) WHENEVER UNDER THIS SUBTITLE AN ANCILLARY RECEIVER IS TO
- 35 BE APPOINTED IN A DELINQUENCY PROCEEDING FOR A CONTINUING CARE
- 36 PROVIDER NOT DOMICILED IN THE STATE, THE COURT SHALL APPOINT THE
- 37 SECRETARY AS ANCILLARY RECEIVER.

1 2	( <del>2)</del> APPOINTMENT AS			RY SHALL FILE A PETITION REQUESTING ECEIVER UNDER § 20G(E) OF THIS SUBTITLE IF:	
	OF THE CONTINUI APPOINTMENT OF		<del>E PROVI</del>	CCRETARY FINDS THAT THERE ARE SUFFICIENT A IDER LOCATED IN THE STATE TO JUSTIFY THE Y RECEIVER; OR	<del>\SSETS</del>
			G CARE	R MORE PERSONS RESIDING IN THE STATE WITH OF PROVIDER FILE A PETITION WITH THE SECRETA OF AN ANCILLARY RECEIVER.	
9 10				LIQUIDATING A CONTINUING CARE PROVIDER CATE, THE DOMICILIARY RECEIVER:	
		RACTS,	AND RIC	OPERATION OF LAW WITH TITLE TO ALL OF THE GHTS OF ACTION, AND ALL OF THE BOOKS AND CARE PROVIDER LOCATED IN THIS STATE;	
14 15	(2) RECORDS OF THE			MAY OBTAIN POSSESSION OF ANY BOOKS AND CARE PROVIDER FOUND IN THIS STATE;	
16 17	OTHER ASSETS OF			UBSECTION (C)(1) OF THIS SECTION, MAY RECOV ING CARE PROVIDER LOCATED IN THIS STATE; A	
	(4) CONTINUING CAR UNDER THE LAWS	E PROV	IDER TO	HIS STATE TO RECOVER ANY ASSETS OF THE O WHICH THE DOMICILIARY RECEIVER IS ENTITL E.	ÆÐ
21 22	(C) (1) ANCILLARY RECE		POINTM	ENT OF AN ANCILLARY RECEIVER IN THIS STATE	<del>3, THE</del>
			IDER SP	HE SOLE RIGHT TO RECOVER OTHER ASSETS OF T PECIFIED IN SUBSECTION (B)(3) OF THIS SECTION VERSHIP PROCEEDING;	HE
26		<del>(II)</del>	SHALL:	÷	
29		THAT A		AS SOON AS PRACTICABLE LIQUIDATE FROM THE RECEIVER THOSE SPECIAL DEPOSIT CLAIMS AND OVED AND ALLOWED IN AN ANCILLARY PROCEE	€
31 32	PROCEEDING; ANI	€	<del>2.</del>	PAY THE NECESSARY EXPENSES OF THE ANCILI	ARY
33 34	DOMICILIARY REC	<del>(III)</del> CEIVER.		TRANSFER PROMPTLY ALL REMAINING ASSETS	<del>TO THE</del>
35	(2)			ARAGRAPH (1) OF THIS SUBSECTION, THE ANCILI	

- 1 AND ARE SUBJECT TO THE SAME DUTIES CONCERNING ADMINISTRATION OF THE
- 2 ASSETS OF THE CONTINUING CARE PROVIDER AS A RECEIVER OF A CONTINUING
- 3 CARE PROVIDER DOMICILED IN THIS STATE.
- 4 <del>20 0.</del>
- 5 (A) DURING PENDENCY OF A DELINQUENCY PROCEEDING FOR A CONTINUING
- 6 CARE PROVIDER IN THIS STATE OR A RECIPROCAL STATE, AN ATTACHMENT,
- 7 GARNISHMENT, EXECUTION, OR SIMILAR ACTION OR PROCEEDING MAY NOT BE
- 8 COMMENCED OR MAINTAINED IN A COURT OF THIS STATE AGAINST THE
- 9 CONTINUING CARE PROVIDER OR ITS ASSETS.
- 10 (B) A LIEN OBTAINED OR AN ACTION OR PROCEEDING PROHIBITED BY
- 11 SUBSECTION (A) OF THIS SECTION IS VOID AS AGAINST ANY RIGHTS ARISING IN THE
- 12 DELINQUENCY PROCEEDING, IF THE LIEN WAS OBTAINED OR THE ACTION OR
- 13 PROCEEDING COMMENCED WITHIN 4 MONTHS BEFORE OR AT ANY TIME AFTER
- 14 COMMENCEMENT OF A DELINQUENCY PROCEEDING.
- 15 <del>20P.</del> 20-O.
- 16 (A) A TRANSFER OF OR LIEN ON THE PROPERTY OF A CONTINUING CARE
- 17 PROVIDER IS VOIDABLE IF THE TRANSFER OR LIEN IS:
- 18 (1) MADE OR CREATED WITHIN 4 MONTHS BEFORE THE ISSUANCE OF A
- 19 SHOW CAUSE ORDER UNDER THIS SUBTITLE:
- 20 (2) MADE OR CREATED WITH THE INTENT TO GIVE A CREDITOR A
- 21 PREFERENCE OR TO ENABLE THE CREDITOR TO OBTAIN A GREATER PERCENTAGE OF
- 22 THE DEBT THAN ANOTHER CREDITOR OF THE SAME CLASS; AND
- 23 (3) ACCEPTED BY THE CREDITOR HAVING REASONABLE CAUSE TO
- 24 BELIEVE THAT THE PREFERENCE WILL OCCUR.
- 25 (B) EACH DIRECTOR, OFFICER, EMPLOYEE, STOCKHOLDER, MEMBER,
- 26 SUBSCRIBER, AND ANY OTHER PERSON ACTING ON BEHALF OF A CONTINUING CARE
- 27 PROVIDER THAT IS CONCERNED IN A VOIDABLE TRANSFER UNDER SUBSECTION (A)
- 28 OF THIS SECTION AND EACH PERSON THAT, AS A RESULT OF THE VOIDABLE
- 29 TRANSFER, RECEIVES ANY PROPERTY OF THE CONTINUING CARE PROVIDER OR
- 30 BENEFITS FROM THE VOIDABLE TRANSFER:
- 31 (1) IS PERSONALLY LIABLE; AND
- 32 (2) SHALL ACCOUNT TO THE SECRETARY.
- 33 (C) THE SECRETARY AS RECEIVER IN A DELINQUENCY PROCEEDING MAY:
- 34 (1) AVOID A TRANSFER OF OR LIEN ON THE PROPERTY OF A
- 35 CONTINUING CARE PROVIDER THAT A CREDITOR, STOCKHOLDER, SUBSCRIBER, OR
- 36 MEMBER OF THE CONTINUING CARE PROVIDER MIGHT HAVE AVOIDED; AND

- 1 (2) RECOVER THE TRANSFERRED PROPERTY OR ITS VALUE FROM THE
- 2 PERSON THAT RECEIVED IT UNLESS THAT PERSON WAS A BONA FIDE HOLDER FOR
- 3 VALUE BEFORE THE DATE OF ISSUANCE OF A SHOW CAUSE ORDER UNDER THIS
- 4 SUBTITLE.
- 5 <del>20Q.</del> 20P.
- 6 (A) (1) THE SECRETARY SHALL DEPOSIT MONEYS COLLECTED IN A 7 DELINQUENCY PROCEEDING IN A STATE OR NATIONAL BANK, SAVINGS BANK, OR 8 TRUST COMPANY.
- 9 (2) DEPOSITS MADE BY THE SECRETARY UNDER PARAGRAPH (1) OF THIS 10 SUBSECTION HAVE PRIORITY OF PAYMENT EQUAL TO ANY OTHER PRIORITY
- 11 SPECIFIED BY THE BANKING LAWS OF THIS STATE IF THE DEPOSITORY:
- 12 (I) IS AN INSTITUTION ORGANIZED AND SUPERVISED UNDER THE
- 13 LAWS OF THIS STATE; AND
- 14 (II) BECOMES INSOLVENT OR LIQUIDATES VOLUNTARILY OR
- 15 INVOLUNTARILY.
- 16 (3) THE SECRETARY MAY DEPOSIT ALL OR PART OF THE MONEYS 17 COLLECTED IN A NATIONAL BANK OR TRUST COMPANY AS A TRUST FUND.
- 18 (B) TO THE EXTENT THAT AN INVESTMENT OR ACCOUNT IS INSURED BY THE
- 19 FEDERAL DEPOSIT INSURANCE CORPORATION, THE SECRETARY MAY INVEST IN
- 20 SHARES OF OR DEPOSITS IN A SAVINGS AND LOAN ASSOCIATION OR BUILDING AND
- 21 LOAN ASSOCIATION.
- 22 <del>20R.</del> 20Q.
- 23 (A) (1) IF ON ISSUANCE OF AN ORDER OF LIQUIDATION UNDER THIS
- 24 SUBTITLE OR AT ANY TIME DURING A LIQUIDATION PROCEEDING THE CONTINUING
- 25 CARE PROVIDER IS NOT CLEARLY SOLVENT, THE COURT, AFTER NOTICE IT
- 26 CONSIDERS PROPER AND A HEARING, SHALL ISSUE AN ORDER THAT THE
- 27 CONTINUING CARE PROVIDER IS AN IMPAIRED CONTINUING CARE PROVIDER.
- 28 (2) NOTWITHSTANDING ANY PREVIOUS NOTICE GIVEN TO CREDITORS,
- 29 AFTER ISSUANCE OF AN ORDER UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE
- 30 SECRETARY SHALL NOTIFY EACH PERSON THAT MAY HAVE A CLAIM AGAINST THE
- 31 CONTINUING CARE PROVIDER THAT THE CLAIM IS FOREVER BARRED UNLESS THE
- 32 PERSON FILES THE CLAIM WITH THE SECRETARY AT A PLACE AND WITHIN THE TIME
- 33 SPECIFIED IN THE NOTICE.
- 34 (3) THE TIME SPECIFIED IN THE NOTICE:
- 35 (I) SHALL BE AS SET BY THE COURT FOR FILING CLAIMS; BUT

	ORDER TH PROVIDER		(II) CONTIN	MAY NOT BE LESS THAN 6 MONTHS AFTER ISSUANCE OF THE JUING CARE PROVIDER IS AN IMPAIRED CONTINUING CARE
4 5	REASONAI	(4) BLE PER		OTICE SHALL BE GIVEN IN THE MANNER AND FOR THE TIME THAT THE COURT ORDERS.
6	(B)	(1)	EACH (	CLAIMANT SHALL SET FORTH IN REASONABLE DETAIL:
7 8	AMOUNT O	CAN BE	(I) DETERM	THE AMOUNT OF THE CLAIM OR THE BASIS ON WHICH THE MINED;
9			(II)	THE FACTS ON WHICH THE CLAIM IS BASED; AND
10			(III)	ANY PRIORITY ASSERTED BY THE CLAIMANT.
11		(2)	EACH (	CLAIM SHALL:
	PERSON A OF THE FA			BE VERIFIED BY THE AFFIDAVIT OF THE CLAIMANT OR A ACT ON BEHALF OF THE CLAIMANT WHO HAS KNOWLEDGE
15 16	TO THE CI	LAIM.	(II)	BE SUPPORTED BY ANY DOCUMENTS THAT MAY BE MATERIAL
			<del>CEIVER</del>	CLAIM <del>FILED IN THE STATE</del> SHALL BE FILED WITH THE <del>OR ANCILLARY</del> RECEIVER IN THE STATE ON OR BEFORE THE IDER THIS SUBTITLE FOR FILING OF CLAIMS.
20	(C)	THE RE	ECEIVER	R SHALL:
21		(1)	REPOR	T A CLAIM TO THE COURT:
22			(I)	WITHIN 10 DAYS AFTER RECEIVING THE CLAIM; OR
23 24	CAUSE SH	OWN; A	(II) ND	WITHIN AN ADDITIONAL PERIOD SET BY THE COURT FOR GOOD
25		(2)	RECOM	MMEND IN THE REPORT ACTION TO BE TAKEN ON THE CLAIM.
26	(D)	(1)	ON REC	CEIPT OF THE REPORT OF THE RECEIVER, THE COURT SHALL:
27			(I)	SET A TIME FOR HEARING THE CLAIM; AND
	COURT DE			DIRECT THE CLAIMANT OR RECEIVER TO GIVE NOTICE AS THE EACH PERSON THAT APPEARS TO THE COURT TO BE IM.
31		(2)	THE NO	OTICE GIVEN IN ACCORDANCE WITH THIS SUBSECTION SHALL:
32			(I)	SPECIFY THE TIME AND PLACE OF THE HEARING; AND

1			(II)	STATE	CONCISELY:
2				1.	THE AMOUNT AND NATURE OF THE CLAIM;
3				2.	ANY PRIORITY ASSERTED BY THE CLAIMANT; AND
4 5	CLAIM.			3.	THE RECOMMENDATION OF THE RECEIVER ABOUT THE
6 7	(E) SECTION:	(1)	AT THE	E HEARIN	NG SPECIFIED UNDER SUBSECTION (D) OF THIS
8 9	AND		(I)	EACH P	ERSON WITH AN INTEREST IN THE CLAIM MAY APPEAR;
10 11	ALLOWS II	N PART,	(II) OR DIS		URT SHALL ISSUE AN ORDER IN WHICH THE COURT THE CLAIM.
12 13	APPEAL.	(2)	AN OR	DER UNI	DER THIS SUBSECTION IS A FINAL ORDER SUBJECT TO
			STIC CO	ONTINUI	ENCY PROCEEDING COMMENCED IN THIS STATE NG CARE PROVIDER, A CLAIMANT WHO RESIDES IN A CLAIM WITH:
17			<del>(I)</del>	ANY AN	CILLARY RECEIVER IN THE RECIPROCAL STATE; OR
18			<del>(II)</del>	THE DO	MICILIARY RECEIVER.
	BEFORE TO		<del>F DATE</del>	SET FOR	ILED UNDER THIS SUBSECTION MUST BE FILED ON OR THE FILING OF CLAIMS IN THE DELINQUENCY Y STATE.
22 23	RECIPROC	<del>(3)</del> 'AL STA'			TED CLAIM OF A CLAIMANT WHO RESIDES IN A VED:
24			<del>(I)</del>	IN THIS	STATE; OR
25 26	RECIPROC	AL STA	<del>(II)</del> <del>TE, IN T</del>		NCILLARY PROCEEDING HAS BEEN COMMENCED IN THE LLARY PROCEEDING.
29 30 31	THE DOMI (G) OF THI ALLOWAN	CILIARY S SECTI ICE OF T	D IF THI Y RECEI ON FOR THE CLA	E SAME N VER OF AN ANC AIM BY T	NT ELECTS TO PROVE A CLAIM IN THE ANCILLARY NOTICE AND OPPORTUNITY TO BE HEARD IS GIVEN THIS STATE AS IS PROVIDED UNDER SUBSECTION CILLARY PROCEEDING IN THIS STATE, THE FINAL THE COURTS OF THE ANCILLARY STATE SHALL BE ICLUSIVE AS TO:
33			<del>(I)</del>	THE AM	IOUNT OF THE CLAIM; AND

1 2	OTHER SECURITY	<del>(II)</del> <del>LOCATI</del>	ANY PRIORITY OF THE CLAIM AGAINST SPECIAL DEPOSITS OR ED IN THE ANCILLARY STATE.
	A CONTINUING CA	RE PRO	ELINQUENCY PROCEEDING IN A RECIPROCAL STATE AGAINST VIDER DOMICILED IN THAT STATE, A CLAIMANT WHO AY FILE A CLAIM WITH:
6		<del>(I)</del>	ANY ANCILLARY RECEIVER APPOINTED IN THIS STATE; OR
7		<del>(II)</del>	THE DOMICILIARY RECEIVER.
	<del>(2)</del> BEFORE THE LAST PROCEEDING IN T	DATE S	CLAIM FILED UNDER THIS SUBSECTION MUST BE FILED ON OR SET FOR THE FILING OF CLAIMS IN THE DELINQUENCY SICILIARY STATE.
11 12	(3) STATE MAY BE PI		FROVERTED CLAIM OF A CLAIMANT WHO RESIDES IN THIS
13 14	DOMICILIARY STA	( <del>I)</del> ATE; OR	IN THE DOMICILIARY STATE, AS PROVIDED BY THE LAW OF THE
15 16	THIS STATE, IN TH	` /	IF AN ANCILLARY PROCEEDING HAS BEEN COMMENCED IN LLARY PROCEEDING.
17 18	(4) CLAIMANT SHALI		CLAIMANT ELECTS TO PROVE THE CLAIM IN THIS STATE, THE
19		<del>(I)</del>	FILE THE CLAIM WITH THE ANCILLARY RECEIVER; AND
22		OSTAL S	GIVE WRITTEN NOTICE TO THE DOMICILIARY RECEIVER BY RECEIPT REQUESTED, BEARING A POSTMARK FROM THE SERVICE, OR BY PERSONAL SERVICE AT LEAST 40 DAYS OR THE HEARING.
24	<del>(5)</del>	THE NO	OTICE SHALL CONTAIN:
25		<del>(I)</del>	A CONCISE STATEMENT OF THE AMOUNT OF THE CLAIM;
26		<del>(II)</del>	THE FACTS ON WHICH THE CLAIM IS BASED; AND
27		<del>(III)</del>	ANY PRIORITY ASSERTED BY THE CLAIMANT.
30 31	WITHIN 30 DAYS A	GIN THIS AFTER T EDOMIC	OMICILIARY RECEIVER MAY APPEAR OR BE REPRESENTED IN S STATE THAT INVOLVES ADJUDICATION OF THE CLAIM IF, THE CLAIMANT GIVES THE NOTICE REQUIRED BY THIS SILIARY RECEIVER GIVES WRITTEN NOTICE OF AN INTENT
33		<del>(I)</del>	TO THE ANCILLARY RECEIVER AND TO THE CLAIMANT; AND

- 40 **SENATE BILL 355**  $\left( \mathbf{H}\right)$ BY CERTIFIED MAIL, RETURN RECEIPT REQUESTED, BEARING A 2 POSTMARK FROM THE UNITED STATES POSTAL SERVICE OR BY PERSONAL SERVICE. THE FINAL ALLOWANCE OF THE CLAIM BY THE COURTS OF THIS 4 STATE SHALL BE ACCEPTED AS CONCLUSIVE AS TO: 5 <del>(I)</del> THE AMOUNT OF THE CLAIM; AND ANY PRIORITY OF THE CLAIM AGAINST SPECIAL DEPOSITS OR (II)6 7 OTHER SECURITY LOCATED IN THIS STATE. 8 <del>20S.</del> 20R. 9 (A) IN THIS SECTION, "PREFERRED CLAIM" MEANS A CLAIM THAT IS GIVEN 10 PRIORITY OF PAYMENT FROM THE GENERAL ASSETS OF A CONTINUING CARE 11 PROVIDER UNDER THE LAWS OF THE STATE OR THE UNITED STATES. 12 (B) THE FIRST \$500 OF COMPENSATION OR WAGES OWED TO AN OFFICER 13 OR EMPLOYEE OF A CONTINUING CARE PROVIDER FOR SERVICES RENDERED WITHIN 14 3 MONTHS BEFORE THE COMMENCEMENT OF A DELINQUENCY PROCEEDING 15 AGAINST THE CONTINUING CARE PROVIDER SHALL BE PAID BEFORE PAYMENT OF 16 ANY OTHER DEBT OR CLAIM. SUBJECT TO PARAGRAPH (3) OF THIS SUBSECTION, THE SECRETARY 17 18 MAY PAY THE COMPENSATION REQUIRED TO BE PAID UNDER THIS SUBSECTION AS 19 SOON AS PRACTICABLE AFTER COMMENCEMENT OF THE DELINOUENCY 20 PROCEEDING. AT ALL TIMES, THE SECRETARY SHALL RESERVE FUNDS THAT THE 21 (3) 22 SECRETARY BELIEVES ARE SUFFICIENT FOR EXPENSES OF ADMINISTRATION. 23 THE PRIORITY REQUIRED UNDER THIS SUBSECTION IS INSTEAD OF 24 ANY OTHER SIMILAR PRIORITY THAT MAY BE AUTHORIZED BY LAW AS TO WAGES OR 25 COMPENSATION. PRIORITY OVER ALL OTHER CLAIMS IN A LIQUIDATION PROCEEDING, 26 (C) 27 OTHER THAN CLAIMS FOR WAGES SPECIFIED IN SUBSECTION (B) OF THIS SECTION, 28 EXPENSES OF ADMINISTRATION, AND TAXES, SHALL BE GIVEN TO CLAIMS BY 29 SUBSCRIBERS THAT ARISE FROM CONTINUING CARE AGREEMENTS WITH THE 30 CONTINUING CARE PROVIDER, INCLUDING CLAIMS TO THE STATUTORY REFUND
- 31 MANDATED BY § 15 OF THIS SUBTITLE.
- THE OWNER OF A SECURED CLAIM AGAINST A CONTINUING CARE 32 (D)
- 33 PROVIDER FOR WHICH A RECEIVER HAS BEEN APPOINTED IN THIS STATE OR
- 34 ANOTHER STATE MAY:
- SURRENDER THE SECURITY AND FILE THE CLAIM AS A 35 (I)
- 36 GENERAL CREDITOR; OR
- 37 HAVE THE CLAIM DISCHARGED BY RESORT TO THE SECURITY. (II)

34

41 SENATE BILL 355 IF THE OWNER OF A SECURED CLAIM HAS THE CLAIM DISCHARGED (2)2 BY RESORT TO THE SECURITY, ANY DEFICIENCY SHALL BE TREATED AS A CLAIM 3 AGAINST THE GENERAL ASSETS OF THE CONTINUING CARE PROVIDER ON THE SAME 4 BASIS AS THE CLAIMS OF UNSECURED CREDITORS. THE AMOUNT OF A DEFICIENCY IS CONCLUSIVE IF ADJUDICATED: 5 (3) IN AN ANCILLARY PROCEEDING UNDER THIS SUBTITLE; OR 6 <del>(I)</del> 7 BY A COURT OF COMPETENT JURISDICTION IN A PROCEEDING 8 IN WHICH THE <del>DOMICILIARY</del> RECEIVER HAS BEEN GIVEN NOTICE AND AN 9 OPPORTUNITY TO BE HEARD. 10 (4) IF THE AMOUNT OF A DEFICIENCY IS NOT CONCLUSIVE, THE 11 AMOUNT SHALL BE DETERMINED IN A DELINQUENCY PROCEEDING IN THE 12 DOMICILIARY STATE. <del>(E)</del> IN A DELINOUENCY PROCEEDING AGAINST A CONTINUING CARE 13 14 PROVIDER DOMICILED IN THE STATE, CLAIMS OWING TO RESIDENTS OF ANCILLARY 15 STATES ARE PREFERRED CLAIMS IF SIMILAR CLAIMS ARE PREFERRED UNDER THE 16 LAWS OF THIS STATE. 17 ALL CLAIMS OWING TO RESIDENTS OF ANCILLARY STATES OR (2)18 NONRESIDENTS HAVE EQUAL PRIORITY OF PAYMENT FROM GENERAL ASSETS 19 REGARDLESS OF WHERE THE GENERAL ASSETS ARE LOCATED. IN A DELINOUENCY PROCEEDING AGAINST A CONTINUING CARE 21 PROVIDER DOMICILED IN A RECIPROCAL STATE, CLAIMS OWING TO RESIDENTS OF 22 THIS STATE ARE PREFERRED CLAIMS IF SIMILAR CLAIMS ARE PREFERRED UNDER 23 THE LAWS OF THAT STATE. 24 <del>20T.</del> 20S. SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, CONTINGENT 25 (A) (1) 26 AND UNLIQUIDATED CLAIMS MAY NOT SHARE IN A DISTRIBUTION OF THE ASSETS OF 27 A CONTINUING CARE PROVIDER THAT HAS BEEN ADJUDICATED TO BE AN IMPAIRED 28 CONTINUING CARE PROVIDER BY AN ORDER ISSUED UNDER THIS SUBTITLE. IF PROPERLY PRESENTED, A CONTINGENT AND UNLIQUIDATED 30 CLAIM SHALL BE CONSIDERED AND MAY BE ALLOWED TO SHARE IF: THE CLAIM BECOMES ABSOLUTE AGAINST THE CONTINUING 31 (I) 32 CARE PROVIDER ON OR BEFORE THE LAST DAY FOR FILING CLAIMS AGAINST THE

THERE IS A SURPLUS AND THE LIQUIDATION IS

33 ASSETS OF THE CONTINUING CARE PROVIDER: OR

35 SUBSEQUENTLY CONDUCTED ON THE BASIS THAT THE CONTINUING CARE

(II)

36 PROVIDER IS SOLVENT.

- 1 (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A 2 CLAIM OF A PERSON THAT HAS A SECURED CLAIM MAY NOT BE ALLOWED AT A SUM GREATER THAN THE DIFFERENCE BETWEEN: 4 (I) THE VALUE OF THE CLAIM WITHOUT SECURITY; AND THE VALUE OF THE SECURITY ITSELF ON: 5 (II)1. THE DATE OF ISSUANCE OF THE LIQUIDATION ORDER; OR 6 ANOTHER DATE SET BY THE COURT FOR DETERMINING 7 2. 8 RIGHTS AND LIABILITIES AS PROVIDED IN SUBSECTION (C) OF THIS SECTION. IF THE CLAIMANT SURRENDERS THE SECURITY TO THE SECRETARY, 10 THE CLAIM SHALL BE ALLOWED IN THE FULL AMOUNT FOR WHICH IT IS VALUED. 11 (C) SUBJECT TO THE PROVISIONS OF THIS SUBTITLE ON THE RIGHTS OF 12 CLAIMANTS HOLDING CONTINGENT CLAIMS, AND UNLESS OTHERWISE DIRECTED BY 13 THE COURT, THE RIGHTS AND LIABILITIES OF A CONTINUING CARE PROVIDER AND 14 CREDITORS, STOCKHOLDERS, MEMBERS, SUBSCRIBERS, AND OTHER PERSONS 15 INTERESTED IN THE ESTATE OF THE CONTINUING CARE PROVIDER ARE FIXED ON 16 THE DATE ON WHICH THE ORDER THAT DIRECTS THE LIQUIDATION OF THE 17 CONTINUING CARE PROVIDER IS FILED IN THE OFFICE OF THE CLERK OF THE COURT 18 THAT ISSUED THE ORDER. 19 <del>20U.</del> 20T. EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, IN ALL CASES 20 (A) 21 OF MUTUAL DEBTS AND CREDITS BETWEEN A CONTINUING CARE PROVIDER AND 22 ANOTHER PERSON IN CONNECTION WITH A DELINQUENCY PROCEEDING, THE DEBTS 23 AND CREDITS SHALL BE OFFSET AND THE BALANCE ONLY SHALL BE ALLOWED OR 24 PAID. 25 (B) AN OFFSET MAY NOT BE ALLOWED IN FAVOR OF ANOTHER PERSON IF: ON THE DATE OF ISSUANCE OF A LIQUIDATION ORDER OR 26 (1) 27 OTHERWISE, AS SPECIFIED IN § 20S(C) OF THIS SUBTITLE, THE OBLIGATION OF THE 28 CONTINUING CARE PROVIDER TO THE PERSON WOULD NOT ENTITLE THE PERSON TO 29 SHARE AS A CLAIMANT IN THE ASSETS OF THE CONTINUING CARE PROVIDER; OR THE OBLIGATION OF THE CONTINUING CARE PROVIDER TO THE 30 31 PERSON WAS PURCHASED BY OR TRANSFERRED TO THE PERSON FOR USE AS AN 32 OFFSET.
- 33 21.
- 34 If [the] A provider [files for] IS THE SUBJECT OF A bankruptcy or [is placed in]
- 35 receivership ACTION, the CLAIMS OF subscribers [as a class] shall be [considered as
- 36 creditors] ADMINISTERED IN ACCORDANCE WITH § 20S § 20R(C) OF THIS SUBTITLE for
- 37 the purpose of any legal action in conjunction with the bankruptcy or receivership.

### 1 SECTION 2. AND BE IT FURTHER ENACTED, That:

- 2 (a) (1) If a person's existing operations become subject to the Continuing
- 3 Care Contracts subtitle of Article 70B of the Annotated Code of Maryland on October
- 4 1, 2002 when this Act becomes effective, the person shall have until:
- 5 (i) January 1, 2003 to submit a feasibility study to the Department
- 6 of Aging that satisfies the requirement of § 10 of Article 70B of the Annotated Code of
- 7 Maryland;
- 8 (ii) 2 months after the feasibility study is approved by the
- 9 Department of Aging, to submit an application for a preliminary certificate that
- 10 satisfies the requirements of § 10 of Article 70B of the Annotated Code of Maryland;
- 11 and
- 12 (iii) 2 months after the Department of Aging issues a preliminary
- 13 certificate to submit an application for an initial certificate that satisfies the
- 14 requirements of § 11 of Article 70B of the Annotated Code of Maryland.
- 15 (2) The Secretary of Aging for good cause may extend the time 16 requirements of this subsection.
- 17 (b) When determining whether a continuing care provider, whose existing
- 18 operations become subject to the Continuing Care Contracts subtitle of Article 70B of
- 19 the Annotated Code of Maryland as a result of the Act has met the 65% presales
- 20 requirement of Article 70B, § 11(a)(1) of the Annotated Code of Maryland, the
- 21 Department of Aging may count the agreements the person entered into before
- 22 October 1, 2002 even if the agreements were not approved in advance by the
- 23 Department for use as a continuing care agreement.
- 24 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take
- 25 effect October 1, 2002.