UNOFFICIAL COPY OF SENATE BILL 158

6lr0827 CF 6lr0574

By: **Senator Kelley** Introduced and read first time: January 19, 2006 Assigned to: Finance

Committee Report: Favorable Senate action: Adopted Read second time: February 7, 2006

CHAPTER____

1 AN ACT concerning

Private Review Agents - Treatment Plan Form - Form Mandated by Another State

4 FOR the purpose of requiring a private review agent that requires a health care

- 5 provider to submit a treatment plan in order for the private review agent to
- 6 conduct utilization review of proposed or delivered services for the treatment of
- 7 a mental illness, emotional disorder, or a substance abuse disorder to accept a
- 8 treatment plan form mandated by the state in which the service was provided,
- 9 under certain circumstances; and generally relating to treatment plan forms for
- 10 private review agent utilization review.

11 BY repealing and reenacting, with amendments,

- 12 Article Insurance
- 13 Section 15-10B-06
- 14 Annotated Code of Maryland
- 15 (2002 Replacement Volume and 2005 Supplement)

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

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

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Article - Insurance

19 15-10B-06.

20 (a) (1) A private review agent shall:

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1 make all initial determinations on whether to authorize or (i) 2 certify a nonemergency course of treatment for a patient within 2 working days after 3 receipt of the information necessary to make the determination; 4 make all determinations on whether to authorize or certify an (ii) 5 extended stay in a health care facility or additional health care services within 1 working day after receipt of the information necessary to make the determination; 6 7 and (iii) 8 promptly notify the health care provider of the determination. 9 (2)If within 3 calendar days after receipt of the initial request for health 10 care services the private review agent does not have sufficient information to make a 11 determination, the private review agent shall inform the health care provider that 12 additional information must be provided. 13 (b) If an initial determination is made by a private review agent not to 14 authorize or certify a health care service and the health care provider believes the 15 determination warrants an immediate reconsideration, a private review agent may 16 provide the health care provider the opportunity to speak with the physician that 17 rendered the determination, by telephone on an expedited basis, within a period of 18 time not to exceed 24 hours of the health care provider seeking the reconsideration. 19 For emergency inpatient admissions, a private review agent may not (c) 20 render an adverse decision solely because the hospital did not notify the private 21 review agent of the emergency admission within 24 hours or other prescribed period 22 of time after that admission if the patient's medical condition prevented the hospital 23 from determining: 24 (1)the patient's insurance status; and 25 if applicable, the private review agent's emergency admission (2)26 notification requirements. 27 (d) A private review agent may not render an adverse decision as to an admission of a patient during the first 24 hours after admission when: 28 29 (1)the admission is based on a determination that the patient is in 30 imminent danger to self or others; 31 the determination has been made by the patient's physician or (2)32 psychologist in conjunction with a member of the medical staff of the facility who has 33 privileges to make the admission; and 34 (3)the hospital immediately notifies the private review agent of: 35 (i) the admission of the patient; and 36 (ii) the reasons for the admission.

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UNOFFICIAL COPY OF SENATE BILL 158 3 1 (e) (1)A private review agent that requires a health care provider to submit 2 a treatment plan in order for the private review agent to conduct utilization review of 3 proposed or delivered services for the treatment of a mental illness, emotional 4 disorder, or a substance abuse disorder: 5 (i) shall accept: 6 the uniform treatment plan form adopted by the 1. Commissioner under § 15-10B-03(d) of this subtitle as a properly submitted 7 8 treatment plan form; OR 9 IF A SERVICE WAS PROVIDED IN ANOTHER STATE, A 2. 10 TREATMENT PLAN FORM MANDATED BY THE STATE IN WHICH THE SERVICE WAS 11 PROVIDED; and 12 (ii) may not impose any requirement to: 13 1. modify the uniform treatment plan form or its content; or 14 2. submit additional treatment plan forms. 15 A uniform treatment plan form submitted under the provisions of (2)16 this subsection: 17 shall be properly completed by the health care provider; and (i) 18 (ii) may be submitted by electronic transfer.

19 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect

20 October 1, 2006.