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7lr1831 CF HB 579

By: Senators Middleton and Astle

Introduced and read first time: February 2, 2007 Assigned to: Finance

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments Read second time: March 15, 2007

CHAPTER _____

1 AN ACT concerning

Health Insurance - Authorization of Additional Products and Small Group Administrative Discounts <u>and Study</u>

4 FOR the purpose of making certain provisions of this Act applicable to health maintenance organizations; providing that certain insurance policies may 5 provide for payment of services rendered by certain providers; requiring an 6 7 insurer to establish payment in a certain manner under certain circumstances; 8 requiring a certain policy to allow direct access to specialists; providing that the 9 Maryland Insurance Commissioner may authorize certain health insurance carriers to offer a preferred provider insurance policy that conditions the 10 11 payment of benefits on the use of preferred providers if the health insurance carrier meets certain requirements; requiring certain insurers and nonprofit 12 health service plans to offer an option to include preferred and nonpreferred 13 providers as an additional benefit under certain circumstances; requiring 14 certain insurers and nonprofit health service plans to provide certain 15 disclosures under certain circumstances; authorizing certain entities to require 16 17 a certain individual to pay a certain premium under certain circumstances; providing that certain provisions of law do not apply to a small employer under 18 certain circumstances; requiring a small employer to provide a certain 19 certification under certain circumstances; authorizing a health insurance 20 carrier to offer a certain plan under certain circumstances; requiring certain 21

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 carriers that use a provider panel and offer a certain preferred provider 2 insurance policy to adhere to certain standards; authorizing a carrier to offer a administrative discount to a small 3 certain employer under certain circumstances: providing for the intent of the General Assembly: authorizing a 4 5 carrier to offer a certain policy to certain employees; specifying what a certain policy may exclude providing that a limited benefit group health insurance 6 7 contract may be issued only by an insurer or nonprofit health service plan to an 8 employer to provide health coverage only for certain employees; authorizing certain health insurance carriers to condition the sale of certain contracts on an 9 10 employer taking certain actions; requiring a carrier certain health insurance carriers to make a certain disclosure under certain circumstances; requiring the 11 Marvland Health Care Commission to conduct a certain study and report to 12 13 certain committees of the General Assembly on or before a certain date; defining 14 certain terms; and generally relating to the authorization of additional health insurance products and discounts. 15

16 BY adding to

- 17 Article Health General
- 18 Section 19–706(jjj)
- 19 Annotated Code of Maryland
- 20 (2005 Replacement Volume and 2006 Supplement)
- 21 BY repealing and reenacting, without amendments,
- 22 Article Insurance
- 23 Section 14–201 through 14–204
- 24 Annotated Code of Maryland
- 25 (2006 Replacement Volume and 2006 Supplement)
- 26 BY repealing and reenacting, with amendments,
- 27 Article Insurance
- 28 Section 14–205, 15–1202, 15–1204, <u>15–112(b)(1)</u> and 15–1205
- 29 Annotated Code of Maryland
- 30 (2006 Replacement Volume and 2006 Supplement)
- 31 BY adding to
- 32 Article Insurance
- 33Section 14-205.1; and 15-1701 through 15-1703 to be under the new subtitle34"Subtitle 17. Health Insurance Coverage for Part-Time, Seasonal, and35Temporary Employees" 14-205.1 and 15-1104
- 36 Annotated Code of Maryland
- 37 (2006 Replacement Volume and 2006 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
Article – Health – General
19–706.
(JJJ) THE PROVISIONS OF TITLE 15, SUBTITLE 17 OF THE INSURANCE Article shall apply to health maintenance organizations.
Article – Insurance
14–201.
(a) In this subtitle the following words have the meanings indicated.
(b) "Insured" means a person covered for benefits under a preferred provider insurance policy offered or administered by an insurer.
(c) "Nonpreferred provider" means a provider that is eligible for payment under a preferred provider insurance policy, but that is not a preferred provider under the applicable provider service contract.
(d) "Preferential basis" means an arrangement under which the insured or subscriber under a preferred provider insurance policy is entitled to receive health care services from preferred providers at no cost, at a reduced fee, or under more favorable terms than if the insured or subscriber received similar services from a nonpreferred provider.
(e) "Preferred provider" means a provider that has entered into a provider service contract.
(f) "Preferred provider insurance policy" means:
(1) a policy or insurance contract that is issued or delivered in the State by an insurer, under which health care services are to be provided to the insured by a preferred provider on a preferential basis; or
(2) another contract that is offered by an employer, third party administrator, or other entity, under which health care services are to be provided to the subscriber by a preferred provider on a preferential basis.

1 (g) "Provider" means a physician, hospital, or other person that is licensed or 2 otherwise authorized to provide health care services.

3 (h) "Provider service contract" means a contract between a provider and an 4 insurer, employer, third party administrator, or other entity, under which the provider 5 agrees to provide health care services on a preferential basis under specific preferred 6 provider insurance policies.

7 (i) "Subscriber" means a person covered for benefits under a preferred 8 provider insurance policy issued by a person that is not an insurer.

9 14–202.

10 (a) (1) This subtitle applies to insurers that issue or deliver individual or 11 group health insurance policies in the State.

12 (2) The provisions of this subtitle that apply to insurers also apply to 13 nonprofit health service plans that issue or deliver individual or group health 14 insurance policies in the State.

15 (b) Except as otherwise provided in § 14–206 of this subtitle, this subtitle 16 does not apply to an employee benefit plan to the extent that the plan is governed by 17 the Employee Retirement Income Security Act of 1974 (ERISA).

18 14–203.

19 The Commissioner may adopt regulations to enforce this subtitle.

20 14–204.

21 Subject to the approval of the Commissioner, an insurer may:

(1) offer or administer a health benefit program under which the insurer offers preferred provider insurance policies that limit, through the use of provider service contracts, the numbers and types of providers of health care services eligible for payment as preferred providers; and

26 (2) establish terms and conditions that providers must meet to qualify
 27 for payment as preferred providers.

28 14–205.

If a preferred provider insurance policy offered by an insurer provides 1 (a) 2 benefits for a service that is within the lawful scope of practice of a health care provider licensed under the Health Occupations Article, an insured covered by the 3 preferred provider insurance policy is entitled to receive the benefits for that service 4 either through direct payments to the health care provider or through reimbursement 5 to the insured. 6 7 (B) A PREFERRED PROVIDER INSURANCE POLICY OFFERED BY AN 8 **INSURER MAY PROVIDE FOR PAYMENT OF SERVICES RENDERED BY:** 9 (1) PREFERRED PROVIDERS AND NONPREFERRED PROVIDERS: 10 OR (2) 11 PREFERRED PROVIDERS. **f(b) f(C)** [A] IF A preferred provider insurance policy offered by an 12 (1)insurer under this subtitle [shall provide] PROVIDES for payment of services rendered 13 14 by nonpreferred providers, THE INSURER SHALL ESTABLISH PAYMENT as provided in this subsection. 15 (2)Unless the insurer demonstrates to the satisfaction of the 16 Commissioner that an alternative level of payment is more appropriate, aggregate 17 18 payments made in a full calendar year to nonpreferred providers, after all deductible 19 and copayment provisions have been applied, on average may not be less than 80% of 20 the aggregate payments made in that full calendar year to preferred providers for 21 similar services, in the same geographic area, under their provider service contracts. 22 (D) A PREFERRED PROVIDER INSURANCE POLICY SHALL ALLOW 23 DIRECT ACCESS TO SPECIALISTS. 24 $\frac{\mathbf{F}}{\mathbf{E}}$ In this subsection, "unfair discrimination" means an act. (1)method of competition, or practice engaged in by an insurer: 25 that is prohibited by Title 27. Subtitle 2 of this article: or 26 (i) that, although not specified in Title 27, Subtitle 2 of this 27 (iii) 28 article, the Commissioner believes is unfair or deceptive and that results in the 29 institution of an action by the Commissioner under § 27-104 of this article. 30 If the rates for each institutional provider under a preferred (2)31 provider insurance policy offered by an insurer vary based on individual negotiations,

32 geographic differences, or market conditions and are approved by the Health Services

Cost Review Commission, the rates do not constitute unfair discrimination under this
 article.

3 **14–205.1.**

4 (A) THE COMMISSIONER MAY AUTHORIZE AN INSURER OR NONPROFIT
 5 HEALTH SERVICE PLAN TO OFFER A PREFERRED PROVIDER INSURANCE POLICY
 6 THAT CONDITIONS THE PAYMENT OF BENEFITS ON THE USE OF PREFERRED
 7 PROVIDERS IF THE INSURER OR NONPROFIT HEALTH SERVICE PLAN:

8 (1) HAS DEMONSTRATED TO THE SECRETARY OF HEALTH AND 9 MENTAL HYGIENE THAT THE PROVIDER PANEL OF THE INSURER OR 10 NONPROFIT HEALTH SERVICE PLAN COMPLIES WITH THE REGULATIONS 11 ADOPTED UNDER § 19–705.1(B)(1)(II) OF THE HEALTH – GENERAL ARTICLE; 12 AND

- 13(2)DOES NOT RESTRICT PAYMENT FOR COVERED SERVICES14PROVIDED BY NONPREFERRED PROVIDERS:
- 15
 (I)
 FOR EMERGENCY SERVICES, AS DEFINED IN § 19–701 OF

 16
 THE HEALTH GENERAL ARTICLE;

17(II)FOR AN UNFORESEEN ILLNESS, INJURY, OR CONDITION18REQUIRING IMMEDIATE CARE; OR

19

(III) AS REQUIRED UNDER § 15–830 OF THIS ARTICLE.

20 (A) (B) (1) IF AN EMPLOYER, ASSOCIATION, OR OTHER PRIVATE GROUP 21 ARRANGEMENT OFFERS HEALTH BENEFIT PLAN COVERAGE TO EMPLOYEES OR 22 INDIVIDUALS ONLY THROUGH PREFERRED PROVIDERS, THEN THE INSURER OR 23 NONPROFIT HEALTH SERVICE PLAN WITH WHICH THE EMPLOYER, ASSOCIATION, OR OTHER PRIVATE GROUP ARRANGEMENT IS CONTRACTING FOR 24 THE COVERAGE SHALL OFFER AN OPTION TO INCLUDE PREFERRED AND 25 NONPREFERRED PROVIDERS AS AN ADDITIONAL BENEFIT FOR AN EMPLOYEE OR 26 27 INDIVIDUAL, AT THE EMPLOYEE'S OR INDIVIDUAL'S OPTION, TO ACCEPT OR 28 **REJECT.**

29(2)THE INSURER OR NONPROFIT HEALTH SERVICE PLAN SHALL30PROVIDE TO EACH EMPLOYER, ASSOCIATION, OR OTHER PRIVATE GROUP31ARRANGEMENT A DISCLOSURE STATEMENT ON THE GROUP APPLICATION THAT

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AN OPTION TO INCLUDE PREFERRED AND NONPREFERRED PROVIDERS IS
 AVAILABLE FOR THE INDIVIDUAL OR EMPLOYEE TO ACCEPT OR REJECT.

3 (B) (C) AN EMPLOYER, ASSOCIATION, OR OTHER PRIVATE GROUP 4 ARRANGEMENT MAY REQUIRE AN EMPLOYEE OR INDIVIDUAL THAT ACCEPTS 5 THE ADDITIONAL COVERAGE FOR PREFERRED AND NONPREFERRED PROVIDERS 6 TO PAY A PREMIUM GREATER THAN THE AMOUNT OF THE PREMIUM FOR THE 7 COVERAGE OFFERED FOR PREFERRED PROVIDERS ONLY.

- 8 <u>15–112.</u>
- 9 (b) (1) <u>A carrier that uses a provider panel shall:</u>

10 (i) <u>1.</u> if the carrier is an insurer, nonprofit health service 11 plan, or dental plan organization, maintain standards in accordance with regulations 12 adopted by the Commissioner for availability of health care providers to meet the 13 health care needs of enrollees; [and]

14 <u>2.</u> if the carrier is a health maintenance organization,
 15 adhere to the standards for accessibility of covered services in accordance with
 16 regulations adopted under § 19–705.1(b)(1)(ii) of the Health – General Article; and

173.IF THE CARRIER IS AN INSURER OR NONPROFIT18HEALTH SERVICE PLAN THAT OFFERS A PREFERRED PROVIDER INSURANCE19POLICY THAT CONDITIONS THE PAYMENT OF BENEFITS ON THE USE OF20PREFERRED PROVIDERS, ADHERE TO THE STANDARDS FOR ACCESSIBILITY OF21COVERED SERVICES IN ACCORDANCE WITH REGULATIONS ADOPTED UNDER §2219–705.1(B)(1)(II) OF THE HEALTH – GENERAL ARTICLE AND AS ENFORCED BY23THE SECRETARY OF HEALTH AND MENTAL HYGIENE; AND

24	<u>(ii)</u> es	stablish procedures to:
25	<u>1.</u>	<u>review applications for participation on the carrier's</u>
26	provider panel in accordance	<u>e with this section;</u>
27	<u>2</u> .	notify an enrollee of:
28	<u>A</u>	<u>the termination from the carrier's provider panel of</u>
29	<u>the primary care provider t</u>	hat was furnishing health care services to the enrollee; and

1 2 3 4 5	<u>B.</u> the right of the enrollee, on request, to continue to receive health care services from the enrollee's primary care provider for up to 90 days after the date of the notice of termination of the enrollee's primary care provider from the carrier's provider panel, if the termination was for reasons unrelated to fraud, patient abuse, incompetency, or loss of licensure status;
6	<u>3.</u> <u>notify primary care providers on the carrier's provider</u>
7	panel of the termination of a specialty referral services provider;
8	<u>4.</u> <u>verify with each provider on the carrier's provider</u>
9	panel, at the time of credentialing and recredentialing, whether the provider is
10	accepting new patients and update the information on participating providers that the
11	carrier is required to provide under subsection (j) of this section; and
12 13 14	5. notify a provider at least 90 days before the date of the termination of the provider from the carrier's provider panel, if the termination is for reasons unrelated to fraud, patient abuse, incompetency, or loss of licensure status.
15	<u>15–1104.</u>
16 17	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
18	(2) <u>"Employer sponsored health benefit plan" means any</u>
19	<u>plan, fund, or program that:</u>
20	(I) <u>IS ESTABLISHED OR MAINTAINED BY AN EMPLOYER</u>
21	<u>UNDER THE EMPLOYEE RETIREMENT INCOME SECURITY ACT OF 1974;</u>
22	(II) OFFERS COVERAGE FOR HEALTH BENEFITS; AND
23	(III) IS TREATED BY THE EMPLOYER OR ANY ELIGIBLE
24	EMPLOYEE OR DEPENDENT AS PART OF A PLAN, FUND, OR PROGRAM UNDER
25	THE UNITED STATES INTERNAL REVENUE CODE, 26 U.S.C. § 106, § 125, OR §
26	162.
27	(3) <u>"Group health insurance" has the meaning stated in §</u>
28	15–302 of this title.
29	(4) "LIMITED BENEFIT GROUP HEALTH INSURANCE CONTRACT"
30	MEANS A GROUP HEALTH INSURANCE CONTRACT THAT PROVIDES HEALTH

1	INSURANCE BENEFITS, BUT IS NOT REQUIRED TO PROVIDE ALL THE BENEFITS
2	<u>REQUIRED UNDER SUBTITLES 7 AND 8 OF THIS TITLE.</u>
3	(5) "SPECIAL ELIGIBLE EMPLOYEE" MEANS AN EMPLOYEE WHO
4	IS :
5	(I) IS ELIGIBLE FOR HEALTH COVERAGE UNDER THE
6	TERMS OF AN EMPLOYER SPONSORED HEALTH BENEFIT PLAN;
7	(II) <u>WORKS:</u>
8	<u>1.</u> ON A TEMPORARY OR SUBSTITUTE BASIS; OR
9	<u>2.</u> <u>LESS THAN 30 HOURS IN A NORMAL WORKWEEK;</u>
10	AND
11	(III) IS NOT ELIGIBLE FOR COVERAGE UNDER ANY GROUP
12	HEALTH INSURANCE CONTRACT, NONPROFIT HEALTH SERVICE PLAN
13	CONTRACT, OR HEALTH MAINTENANCE ORGANIZATION CONTRACT ISSUED TO
14	THE EMPLOYEE'S EMPLOYER BECAUSE THE EMPLOYEE MEETS THE CRITERIA OF
15	ITEM (II) OF THIS PARAGRAPH.
16	(B) <u>A LIMITED BENEFIT GROUP HEALTH INSURANCE CONTRACT MAY BE</u>
17	ISSUED ONLY BY AN INSURER OR NONPROFIT HEALTH SERVICE PLAN TO AN
18	EMPLOYER IF THE LIMITED GROUP HEALTH INSURANCE CONTRACT IS ISSUED
19	TO PROVIDE HEALTH COVERAGE ONLY FOR:
20	(1) <u>SPECIAL ELIGIBLE EMPLOYEES; OR</u>
21	(2) <u>SPECIAL ELIGIBLE EMPLOYEES AND THEIR DEPENDENTS.</u>
•••	
22	(C) AN INSURER OR NONPROFIT HEALTH SERVICE PLAN THAT SELLS A
23	LIMITED BENEFIT GROUP HEALTH INSURANCE CONTRACT, AS A CONDITION OF
24	SALE, MAY REQUIRE THE EMPLOYER TO:
25	
25	(1) <u>COLLECT PAYMENT FOR PREMIUMS DUE UNDER THE LIMITED</u>
26	BENEFIT GROUP HEALTH INSURANCE CONTRACT THROUGH PAYROLL
27	DEDUCTION;

1	(2) <u>CONTRIBUTE TO THE PREMIUM PAYMENTS APPLICABLE TO</u>
2	<u>THE COVERAGE OF A SPECIAL ELIGIBLE EMPLOYEE; AND</u>
3	(3) OFFER COVERAGE TO ANY DEPENDENT OF A SPECIAL
4	ELIGIBLE EMPLOYEE.
5	(D) <u>A limited benefit group health insurance contract shall</u>
6	<u>comply with:</u>
7	(1) <u>TITLE 15 OF THIS ARTICLE, EXCEPT SUBTITLES 7 AND 8; AND</u>
8	(2) NOTWITHSTANDING ITEM (1) OF THIS SUBSECTION, §§ 15–802,
9	15–812, 15–815, 15–830, 15–831, 15–832, AND 15–833 OF THIS ARTICLE.
10	(E) <u>AN INSURER OR NONPROFIT HEALTH SERVICE PLAN SHALL</u>
11	DISCLOSE IN THE GROUP CERTIFICATE AND IN ENROLLMENT MATERIAL
12	PROVIDED TO EACH SPECIAL ELIGIBLE EMPLOYEE THAT THE LIMITED BENEFIT
13	GROUP HEALTH INSURANCE CONTRACT DOES NOT PROVIDE COMPREHENSIVE
14	<u>HEALTH COVERAGE.</u>
15	15–1202.
16	(a) This subtitle applies only to a health benefit plan that:
17	(1) covers eligible employees of small employers in the State; and
18	(2) is issued or renewed on or after July 1, 1994, if:
19 20	(i) any part of the premium or benefits is paid by or on behalf of the small employer;
21	(ii) any eligible employee or dependent is reimbursed, through
22	wage adjustments or otherwise, by or on behalf of the small employer for any part of
23	the premium;
24	(iii) the health benefit plan is treated by the employer or any
25	eligible employee or dependent as part of a plan or program under the United States
26	Internal Revenue Code, 26 U.S.C. § 106, § 125, or § 162; or
27 28	(iv) the small employer allows eligible employees to pay for the health benefit plan through payroll deductions.

(1) THIS SUBTIFLE DOES NOT APPLY TO A SMALL EMPLOYER 3 (C) 4 WHOSE ONLY ROLE IN ADMINISTERING A HEALTH BENEFIT PLAN IS 5 COLLECTING, THROUGH PAYROLL DEDUCTION, THE PREMIUMS OF AN INDIVIDUAL HEALTH BENEFIT PLAN OF AN EMPLOYEE, IF THE SMALL 6 7 EMPLOYER HAS NOT OFFERED OR PROVIDED A HEALTH BENEFIT PLAN UNDER THIS SUBTITLE TO ITS EMPLOYEES DURING THE 6-MONTH PERIOD PRECEDING 8 9 THE DATE OF THE PAYROLL DEDUCTION. 10 (2) A SMALL EMPLOYER WHO COLLECTS PREMIUMS THROUGH 11 PAYROLL DEDUCTION AS PROVIDED IN THIS SUBSECTION SHALL PROVIDE A 12 **CERTIFICATION TO A CARRIER PROVIDING AN INDIVIDUAL HEALTH BENEFIT** PLAN TO AN EMPLOYEE OF THE SMALL EMPLOYER THAT THE SMALL EMPLOYER 13 AND THE EMPLOYEE MEET THE REQUIREMENTS OF THIS SUBSECTION. 14 15 15 - 120416 (a) In addition to any other requirement under this article, a carrier shall: 17 (1)have demonstrated the capacity to administer the health benefit plan, including adequate numbers and types of administrative personnel; 18 19 have a satisfactory grievance procedure and ability to respond to (2)20 enrollees' calls, questions, and complaints; provide, in the case of individuals covered under more than one 21 (3) health benefit plan, for coordination of coverage under all of those health benefit plans 22 in an equitable manner; and 23 24 (4)design policies to help ensure adequate access to providers of 25 health care. (b) A person may not offer a health benefit plan in the State unless the 26 person offers at least the Standard Plan. 27 Except for the Limited Benefit Plan, a carrier may not offer a health 28 (\mathbf{e}) benefit plan that has fewer benefits than those in the Standard Plan. 29 A carrier may offer benefits in addition to those in the Standard Plan if: 30 (\mathbf{d})

A carrier is subject to the requirements of § 15-1403 of this title in

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connection with health benefit plans issued under this subtitle.

(b)

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1	((1) the a	additional benefits:
2 3	accordance w	(i) ith § 15–12	are offered and priced separately from benefits specified in 207 of this subtitle; and
4 5	and	(ii)	do not have the effect of duplicating any of those benefits;
6		(2) the (earrier:
7 8	of the carrier ;	(i)	clearly distinguishes the Standard Plan from other offerings
9 10	State law; an	(ii) d	indicates the Standard Plan is the only plan required by
11 12	required by S	(iii) tate law.	specifies that all enhancements to the Standard Plan are not
13 14	organization	may provi	unding subsection (b) of this section, a health maintenance de a point of service delivery system as an additional benefit
15 16	through and Standard Pla		er regardless of whether the other carrier also offers the
17 18	(f) benefit.	A carrier n	nay offer coverage for dental care and services as an additional
19 20 21 22	CARRIER MA WITH IN-NE	AY OFFER : TWORK AP	STANDING ANY OTHER PROVISION OF THIS SUBTITLE, A A HEALTH BENEFIT PLAN PREFERRED PROVIDER OPTION ND OUT-OF-NETWORK DEDUCTIBLES OR OUT-OF-POCKET ER FROM THE STANDARD PLAN IF;
23 24 25 26	OUT-OF-NET THAN THE (FWORK DI	ARITHMETIC TOTAL OF THE IN-NETWORK PLUS EDUCTIBLE OR OUT-OF-POCKET MAXIMUMS IS GREATER IN-NETWORK AND OUT-OF-NETWORK DEDUCTIBLE OR IMUMS OF THE STANDARD PLAN; AND
27 28	VALUE OF TI	(- VALUE OF THE HEALTH BENEFIT PLAN EXCEEDS THE ARD PLAN.
29	15 - 1205.		

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1 (a) (1) In establishing a community rate for a health benefit plan, a 2 carrier shall use a rating methodology that is based on the experience of all risks 3 covered by that health benefit plan without regard to health status or occupation or 4 any other factor not specifically authorized under this subsection.

5	(2)	A car	rier may adjust the community rate only for:
6		(i)	age; and
7 8	State:	(ii)	geography based on the following contiguous areas of the
9			1. the Baltimore metropolitan area;
10			2. the District of Columbia metropolitan area;
11			3. Western Maryland; and
12			4. Eastern and Southern Maryland.
13 14	(3) composition as app		s for a health benefit plan may vary based on family by the Commissioner.
15 16 17		stently	hall apply all risk adjustment factors under subsection (a) of with respect to all health benefit plans that are issued, the State.
18 19			are adjustments allowed under subsection $(a)(2)$ of this section, ate that is 40% above or below the community rate.
20 21	(d) (1) accepted actuarial		rier shall base its rating methods and practices on commonly options and sound actuarial principles.
22 23 24	(2) includes a subroga the Health – Gene	ation p	rrier that is a health maintenance organization and that provision in its contract as authorized under § 19–713.1(d) of ticle shall:
25 26	subrogation; and	(i)	use in its rating methodology an adjustment that reflects the

1 (ii) identify in its rate filing with the Administration, and 2 annually in a form approved by the Commissioner, all amounts recovered through subrogation. 3 4 A CARRIER MAY OFFER AN ADMINISTRATIVE DISCOUNT TO A **(E)** (1) 5 SMALL EMPLOYER IF THE SMALL EMPLOYER ELECTS TO PURCHASE ADDITIONAL 6 **EMPLOYEE BENEFITS THROUGH**, FOR ITS EMPLOYEES, AN ANNUITY, DENTAL 7 INSURANCE, DISABILITY INSURANCE, LIFE INSURANCE, LONG TERM CARE 8 INSURANCE, VISION INSURANCE, OR, WITH THE APPROVAL OF THE 9 COMMISSIONER, ANY OTHER INSURANCE SOLD BY THE CARRIER. (2) THE ADMINISTRATIVE DISCOUNT SHALL BE OFFERED UNDER 10 THE SAME TERMS AND CONDITIONS FOR ALL QUALIFYING SMALL EMPLOYERS. 11 SUBTITLE 17. HEALTH INSURANCE COVERAGE FOR PART-TIME, SEASONAL, 12 13 AND TEMPORARY EMPLOYEES, 15-1701. 14 15 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 16 **INDICATED.** 17 (B) **"CARRIER" MEANS:** 18 (1) AN AUTHORIZED INSURER THAT PROVIDES HEALTH **INSURANCE IN THE STATE;** 19 20 (2) A NONPROFIT HEALTH SERVICE PLAN THAT IS LICENSED TO 21 OPERATE IN THE STATE; OR 22 (3) A HEALTH MAINTENANCE ORGANIZATION THAT IS LICENSED TO OPERATE IN THE STATE. 23 "ELIGIBLE EMPLOYEE" MEANS ANY EMPLOYEE, INCLUDING BUT 24 (C) NOT LIMITED TO PART-TIME, TEMPORARY, AND SEASONAL EMPLOYEES, WHO 25 26 **DOES NOT QUALIFY FOR GROUP HEALTH INSURANCE.** "GROUP HEALTH INSURANCE" HAS THE MEANING SPECIFIED IN § 27 (D) 15-301 OF THIS ARTICLE. 28

15-1702. 1 2 IN ADOPTING THIS SUBTITLE, THE GENERAL ASSEMBLY INTENDS TO: (1) ENCOURAGE CARRIERS TO DEVELOP AFFORDABLE HEALTH 3 4 INSURANCE PRODUCTS FOR EMPLOYEES WHO DO NOT QUALIFY FOR GROUP 5 HEALTH INSURANCE: AND (2) 6 **GIVE EMPLOYEES WHO DO NOT QUALIFY FOR GROUP HEALTH** 7 **INSURANCE ADDITIONAL OPTIONS FOR HEALTH INSURANCE.** 15_1703. 8 9 (A) A CARRIER MAY OFFER A POLICY TO ELIGIBLE EMPLOYEES THAT 10 INCLUDES, AT A MINIMUM, PHYSICIAN, HOSPITALIZATION, LABORATORY, X-RAY. AND PRESCRIPTION DRUG COVERAGE. 11 12 (B) THE POLICY THAT A CARRIER OFFERS TO AN EMPLOYEE MAY 13 EXCLUDE: (1) 14 A HEALTH CARE SERVICE, BENEFIT, COVERAGE, OR 15 REIMBURSEMENT FOR COVERED HEALTH CARE SERVICES THAT IS REQUIRED UNDER THIS ARTICLE OR THE HEALTH - GENERAL ARTICLE TO BE PROVIDED 16 OR OFFERED IN A POLICY THAT IS ISSUED OR DELIVERED IN THE STATE BY A 17 18 **CARRIER: OR** 19 (2) REIMBURSEMENT REQUIRED BY STATUTE FOR A SERVICE, 20 WHEN THAT SERVICE IS PERFORMED BY A HEALTH CARE PROVIDER THAT IS LICENSED UNDER THE HEALTH OCCUPATIONS ARTICLE AND WHOSE SCOPE OF 21 PRACTICE INCLUDES THAT SERVICE, IN A POLICY THAT IS ISSUED OR 22 23 DELIVERED IN THE STATE BY A CARRIER. 24 (C) A CARRIER SHALL DISCLOSE IN ITS POLICY DOCUMENTS TO THE 25 ELIGIBLE EMPLOYEE THAT THE POLICY DOES NOT PROVIDE COMPREHENSIVE 26 HEALTH COVERAGE. 27 SECTION 2. AND BE IT FURTHER ENACTED. That the Marvland Health Care Commission shall: 28

1(1)conduct a study of the comprehensive standard health benefit plan2for the small group health insurance market; and

on or before December 1, 2007, report to the Senate Finance 3 (2)4 Committee and the House Health and Government Operations Committee, in 5 accordance with § 2-1246 of the State Government Article, on options available, 6 including modifying the comprehensive standard health benefit plan to specify a 7 separate in-network deductible, out-of-network deductible, in-network out-of-pocket maximum, and out-of-network out-of-pocket maximum, to reform the comprehensive 8 9 standard health benefit plan in a manner that will encourage more employers to enter the small group market. 10

SECTION 2. 3. AND BE IT FURTHER ENACTED, That this Act shall take
 effect October 1, 2007.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.