C3

8lr0040

By: Chair, Health and Government Operations Committee (By Request – Departmental – Insurance Administration, Maryland)

Introduced and read first time: January 23, 2008 Assigned to: Health and Government Operations

A BILL ENTITLED

1 AN ACT concerning

2 Maryland Health Insurance Plan – Status, Operation, and Regulation

3 FOR the purpose of transferring the Maryland Health Insurance Plan from the 4 Maryland Insurance Administration and establishing the Maryland Health 5 Insurance Plan as an independent unit of the State government; altering the composition of the Board of Directors of the Plan; authorizing the Executive 6 7 Director of the Plan to employ certain staff; repealing a certain exemption of the 8 Board from certain State personnel laws; requiring the Board to develop a 9 certain master plan document; requiring the Board to file the master plan 10 documents with the Maryland Insurance Commissioner and provide the document to a member, at no charge, on request of the member; requiring the 11 Board to develop a certain certificate of coverage; requiring the Board to update 12 13 the certificate of coverage under certain circumstances; requiring the Board to provide the most recent version of the certificate of coverage to certain persons 14 under certain circumstances; requiring the Board to make the most recent 15version of the certificate of coverage available on the Plan's website; requiring 16 17the Board to provide notice of a change to the certificate of coverage to certain persons; specifying the circumstances under which the Board may make 18 19 changes to a certain benefit package; providing for the effective date of a change to a certain benefit package; requiring the Board to submit a certain report to 2021certain committees of the General Assembly on or before a certain date each 22year; providing that if there is a conflict between a provision of the master plan 23document and a provision of the certificate of coverage a certain provision will 24control; requiring the Plan to comply with the terms of certain written representations or authorizations under certain circumstances; requiring the 2526contract between the Board and the Plan Administrator to require the Administrator to comply with certain provisions of law; providing that the Plan 2728is not subject to certain laws; requiring the Commissioner to regulate the Plan; 29requiring the Plan and the Board of Directors of the Plan to comply with certain 30 provisions of law; providing that certain provisions of this Act do not limit the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



1 authority of the Commissioner to impose certain penalties or take certain action $\mathbf{2}$ under certain circumstances; authorizing the Commissioner to require the Plan 3 to make certain restitution to certain individuals under certain circumstances; 4 prohibiting the Commissioner from imposing a fine or administrative penalty on $\mathbf{5}$ the Plan; requiring the Commissioner to provide a copy of an adopted 6 examination report or the results of certain reviews to the Board and to make 7 recommendations for any corrective action to be taken by the Board; requiring the Board to determine the steps necessary to implement corrective action; 8 requiring certain moneys to be deposited into the Maryland Health Insurance 9 10 Plan Fund; requiring the Maryland Insurance Administration to provide fiscal and personnel services to the Plan at no charge during certain fiscal years; 11 making a certain stylistic change; providing for the application of this Act; and 1213generally relating to the Maryland Health Insurance Plan.

- 14 BY repealing and reenacting, with amendments,
- 15 Article Insurance
- 16 Section 14–502, 14–503, 14–505, and 14–506
- 17 Annotated Code of Maryland
- 18 (2006 Replacement Volume and 2007 Supplement)
- 19 BY adding to
- 20 Article Insurance
- 21 Section 14–509
- 22 Annotated Code of Maryland
- 23 (2006 Replacement Volume and 2007 Supplement)

24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 25 MARYLAND, That the Laws of Maryland read as follows:

26

Article – Insurance

- $27 \quad 14-502.$
- 28 (a) There is a Maryland Health Insurance Plan.

29 (b) The Plan is an independent unit [that operates within the 30 Administration] **OF THE STATE GOVERNMENT**.

31 (c) The purpose of the Plan is to decrease uncompensated care costs by 32 providing access to affordable, comprehensive health benefits for medically 33 uninsurable residents of the State by July 1, 2003.

(d) It is the intent of the General Assembly that the Plan operate as a
 nonprofit entity and that Fund revenue, to the extent consistent with good business
 practices, be used to subsidize health insurance coverage for medically uninsurable
 individuals.

1 (E) (1) THE OPERATIONS OF THE PLAN ARE SUBJECT TO THE 2 PROVISIONS OF THIS SUBTITLE WHETHER THE OPERATIONS ARE PERFORMED 3 DIRECTLY BY THE PLAN ITSELF OR THROUGH AN ENTITY CONTRACTED WITH 4 THE PLAN.

5 (2) THE PLAN SHALL ENSURE THAT ANY ENTITY CONTRACTED 6 WITH THE PLAN COMPLIES WITH THE PROVISIONS OF THIS SUBTITLE WHEN 7 PERFORMING SERVICES THAT ARE SUBJECT TO THIS SUBTITLE ON BEHALF OF 8 THE PLAN.

- 9 14–503.
- 10 (a) There is a Board for the Plan.
- 11 (b) The Plan shall operate subject to the supervision and control of the 12 Board.
- 13 (c) The Board consists of nine members, of whom:
- 14 (1) [one shall be the Commissioner;

15 (2)] one shall be the Executive Director of the Maryland Health Care
16 Commission OR THE DESIGNEE OF THE EXECUTIVE DIRECTOR OF THE
17 MARYLAND HEALTH CARE COMMISSION;

- [(3)](2) one shall be the Executive Director of the Health Services
 Cost Review Commission OR THE DESIGNEE OF THE EXECUTIVE DIRECTOR OF
 THE HEALTH SERVICES COST REVIEW COMMISSION;
- [(4)](3) one shall be the Secretary [of the Department] of Budget
 and Management OR THE DESIGNEE OF THE SECRETARY OF BUDGET AND
 MANAGEMENT;
- [(5)](4) two shall be appointed by the Director of the Health,
 Education, and Advocacy Unit in the Office of the Attorney General in accordance with
 subsection (d) of this section;
- [(6)](5) one shall be appointed by the Commissioner to represent
 carriers operating in the State;
- [(7)](6) one shall be appointed by the Commissioner to represent
 insurance producers selling insurance in the State; [and]
- [(8)](7) one shall be an individual who is an owner or employee of a
 minority-owned business in the State, appointed by the Governor; AND

1 (8)ONE SHALL BE THE SECRETARY OF THE DEPARTMENT OF $\mathbf{2}$ HEALTH AND MENTAL HYGIENE OR THE DESIGNEE OF THE SECRETARY OF 3 HEALTH AND MENTAL HYGIENE. 4 (d) (1)Each Board member appointed under subsection [(c)(5)](i) 5 (C)(4) of this section shall be a consumer who does not have a substantial financial 6 interest in a person regulated under this article or under Title 19. Subtitle 7 of the 7 Health – General Article. (ii) 8 One of the Board members appointed under subsection 9 [(c)(5)](C)(4) of this section shall be a member of a racial minority. 10 (2)The term of an appointed member is 4 years. 11 At the end of a term, an appointed member continues to serve until (3)12a successor is appointed and qualifies. 13An appointed member who is appointed after a term has begun (4)14 serves only for the rest of the term and until a successor is appointed and qualifies. 15Each member of the Board is entitled to reimbursement for expenses (e) under the Standard State Travel Regulations, as provided in the State budget. 16 The Board shall appoint an Executive Director who shall be the 17 (**f**) (1)chief administrative officer of the Plan. 18 19 (2)The Executive Director shall serve at the pleasure of the Board. 20 (3)The Board shall determine the appropriate compensation for the 21Executive Director. 22Under the direction of the Board, the Executive Director shall (4)perform any duty or function that is necessary for the operation of the Plan. 2324(G) (1) THE EXECUTIVE DIRECTOR MAY EMPLOY A STAFF FOR THE 25PLAN IN ACCORDANCE WITH THE STATE BUDGET. 26 (2) STAFF FOR THE PLAN ARE IN THE EXECUTIVE SERVICE, 27MANAGEMENT SERVICE, OR ARE SPECIAL APPOINTMENTS IN THE STATE 28PERSONNEL MANAGEMENT SYSTEM. 29 (3) THE EXECUTIVE DIRECTOR, IN CONSULTATION WITH THE 30 DEPARTMENT OF BUDGET AND MANAGEMENT, MAY DETERMINE THE 31 APPROPRIATE JOB CLASSIFICATIONS AND GRADES FOR ALL STAFF.

32 [(g)](H) The Board is not subject to[:

1 (1)the provisions of the State Finance and Procurement Article[:]. 2 the provisions of Division I of the State Personnel and Pensions (2)3 Article that govern the State Personnel Management System; or the provisions of Divisions II and III of the State Personnel and 4 (3)5 Pensions Article.] 6 [(h)](I) (1)The Board shall adopt a plan of operation for the Plan. 7 (2)The Board shall submit the plan of operation and any amendment 8 to the plan of operation to the Commissioner for approval. 9 On an annual basis, the Board shall submit to the Commissioner [(i)](**J**) an audited financial report of the Fund prepared by an independent certified public 10 11 accountant. 12 [(j)](K) (1)The Board shall adopt regulations necessary to operate and administer the Plan. 13 14 (2)Regulations adopted by the Board may include: 15(i) residency requirements for Plan enrollees; Plan enrollment procedures; and 16 (ii) any other Plan requirements as determined by the Board. 17 (iii) In order to maximize volume discounts on the cost of prescription 18 $[(\mathbf{k})](\mathbf{L})$ 19 drugs, the Board may aggregate the purchasing of prescription drugs for enrollees in 20the Plan and enrollees in the Senior Prescription Drug Assistance Program established under Part II of this subtitle. 2122The Board shall report on or before December 1 of each year [(1)](**M**) (1)23to the Governor and, subject to § 2-1246 of the State Government Article, to the General Assembly on: 24the number of members enrolled in the Plan; 25(i) 26 (ii) any increase or decrease in the number of members enrolled 27in the Plan from the previous year; 28any actions taken by the Board to increase enrollment or (iii) 29 benefits offered through the Plan; and

HOUSE BILL 238

1 (iv) the amount of any surplus in the Fund at the end of the 2 previous fiscal year.

3 (2) For those members enrolled in the Plan whose eligibility in the 4 Plan is subject to the requirements of the federal tax credit for health insurance costs 5 under Section 35 of the Internal Revenue Code, the Board shall report on or before 6 December 1, 2003, and annually thereafter, to the Governor, and subject to § 2–1246 of 7 the State Government Article, to the General Assembly on the number of members 8 enrolled in the Plan and the costs to the Plan associated with providing insurance to 9 those members.

10 14–505.

11 (a) (1) The Board shall establish a standard benefit package to be offered12 by the Plan.

13

(2) The Board may exclude from the benefit package:

(i) a health care service, benefit, coverage, or reimbursement
for covered health care services that is required under this article or the Health –
General Article to be provided or offered in a health benefit plan that is issued or
delivered in the State by a carrier; or

(ii) reimbursement required by statute, by a health benefit plan
for a service when that service is performed by a health care provider who is licensed
under the Health Occupations Article and whose scope of practice includes that
service.

(B) (1) THE BOARD SHALL DEVELOP A MASTER PLAN DOCUMENT
 THAT SETS FORTH IN DETAIL ALL OF THE TERMS AND CONDITIONS OF THE
 STANDARD BENEFIT PACKAGE REQUIRED BY SUBSECTION (A)(1) OF THIS
 SECTION, INCLUDING:

26**(I)** THE BENEFITS PROVIDED IN THE PACKAGE; 27**(II)** ANY EXCLUSIONS FROM COVERAGE; 28(III) ANY CONDITIONS REQUIRING PREAUTHORIZATIONS OR 29 UTILIZATION REVIEW AS A CONDITION TO OBTAINING A BENEFIT OR SERVICE; 30 **(IV)** ANY CONDITIONS OR LIMITATIONS ON THE SELECTION 31OF A PRIMARY CARE PROVIDER OR PROVIDER OF SPECIALTY MEDICAL CARE; 32**(V)** ANY COST-SHARING REQUIREMENTS, INCLUDING ANY 33 PREMIUMS, DEDUCTIBLES, COINSURANCE, AND COPAYMENT AMOUNTS FOR 34WHICH A MEMBER MAY BE RESPONSIBLE; AND

1 (VI) THE PROCEDURES TO BE FOLLOWED IN PRESENTING A $\mathbf{2}$ CLAIM. 3 (2) **THE BOARD SHALL:** 4 **(I)** FILE THE MASTER PLAN DOCUMENT WITH THE 5 **COMMISSIONER; AND** 6 PROVIDE A COPY OF THE MOST RECENT VERSION OF **(II)** 7 THE MASTER PLAN DOCUMENT TO A MEMBER, AT NO CHARGE, ON REQUEST OF 8 THE MEMBER. 9 **(C)** (1) THE BOARD SHALL DEVELOP A CERTIFICATE OF COVERAGE 10 THAT DESCRIBES THE ESSENTIAL FEATURES OF THE PLAN AND THE STANDARD 11 **BENEFIT PACKAGE.** 12 (2) THE CERTIFICATE OF COVERAGE SHALL: 13 **(I)** BE WRITTEN IN CLEAR AND EASY TO UNDERSTAND 14 LANGUAGE; AND 15**(II)** BE SUFFICIENTLY ACCURATE AND COMPREHENSIVE TO 16 **REASONABLY INFORM MEMBERS OF THEIR RIGHTS AND OBLIGATIONS UNDER** 17 THE STANDARD BENEFIT PACKAGE. 18 (3) THE BOARD SHALL UPDATE THE CERTIFICATE OF COVERAGE 19 AS NECESSARY TO REFLECT CHANGES TO THE STANDARD BENEFIT PACKAGE. 20 THE BOARD SHALL: (4) 21**(I)** WITHIN 30 DAYS AFTER A MEMBER'S ENROLLMENT IN THE PLAN, PROVIDE THE MOST RECENT VERSION OF THE CERTIFICATE OF 2223**COVERAGE TO:** 241. THE MEMBER; OR 252. DEPENDENTS ARE IF INCLUDED IN THE 26COVERAGE, TO THE FAMILY UNIT; $\mathbf{27}$ OF THE **(II)** MAKE THE MOST RECENT VERSION 28 CERTIFICATE OF COVERAGE AVAILABLE ON THE PLAN WEBSITE; AND

	8 HOUSE BILL 238
$rac{1}{2}$	(III) PROVIDE NOTICE OF ANY CHANGE TO THE STANDARD BENEFIT PACKAGE TO:
3 4	1. EACH MEMBER OF THE PLAN TO WHOM A CERTIFICATE OF COVERAGE PREVIOUSLY HAS BEEN PROVIDED; OR
5 6	2. IF DEPENDENTS ARE INCLUDED IN THE COVERAGE, TO EACH FAMILY UNIT TO WHICH A CERTIFICATE OF COVERAGE
7	PREVIOUSLY HAS BEEN PROVIDED.
8 9	(D) THE BOARD MAY MAKE A CHANGE TO THE STANDARD BENEFIT PACKAGE ONLY IF:
10	(1) THE PROPOSED CHANGE IS SUBMITTED IN WRITING TO THE
$\frac{11}{12}$	BOARD AT LEAST 15 DAYS BEFORE THE MEETING AT WHICH A VOTE ON THE PROPOSED CHANGE WILL BE TAKEN;
12	PROPOSED CHANGE WILL BE TAKEN;
13	(2) CONSIDERATION OF THE PROPOSED CHANGE IS LISTED AS AN
14	ACTION ITEM ON THE AGENDA FOR THE MEETING;
$\frac{15}{16}$	(3) THE PROPOSED CHANGE IS SET FORTH IN A WRITTEN MOTION THAT:
17	(I) IDENTIFIES THE SPECIFIC CHANGES TO BE MADE; AND
18 19	(II) IS INCLUDED IN THE MINUTES OF THE MEETING OF THE BOARD AT WHICH THE MOTION IS MADE;
20	(4) THE DELIBERATIONS AND VOTE ON THE PROPOSED CHANGE
21	OCCUR DURING A PUBLIC SESSION OF A MEETING WITH THE BOARD; AND
22	(5) THE VOTE APPROVING THE PROPOSED CHANGE IS REFLECTED
23	IN THE MINUTES OF THE MEETING OF THE BOARD AT WHICH THE VOTE IS
24	TAKEN.
25	(E) A CHANGE TO THE STANDARD BENEFIT PACKAGE IS NOT EFFECTIVE
26	UNTIL THE LATER OF:
27	(1) 30 DAYS AFTER THE DATE THE BOARD ADOPTS THE CHANGE;
28	(2) THE DATE AN UPDATED MASTER PLAN DOCUMENT
29	REFLECTING THE CHANGE IS FILED WITH THE COMMISSIONER; OR

1 (3) **15 DAYS AFTER NOTICE OF THE CHANGE AND THE EFFECTIVE** $\mathbf{2}$ DATE OF CHANGE IS: 3 **(I) SENT TO:** 4 1. EACH MEMBER OF THE PLAN; OR $\mathbf{5}$ 2. IF DEPENDENTS ARE INCLUDED IN THE 6 COVERAGE, TO THE FAMILY UNIT; AND 7 **(II)** POSTED ON THE PLAN WEBSITE. 8 ON OR BEFORE SEPTEMBER 1 OF EACH YEAR, IN ACCORDANCE **(F)** 9 WITH § 2-1246 OF THE STATE GOVERNMENT ARTICLE, THE BOARD SHALL 10 **REPORT TO THE HOUSE HEALTH AND GOVERNMENT OPERATIONS COMMITTEE** 11 AND THE SENATE FINANCE COMMITTEE ON: 12(1) THE CURRENT STANDARD BENEFIT PACKAGE OFFERED BY 13THE PLAN; AND 14 (2) ANY CHANGES TO THE STANDARD BENEFIT PACKAGE 15IMPLEMENTED DURING THE IMMEDIATELY PRECEDING FISCAL YEAR. 16 (G) (1) IF THERE IS A CONFLICT BETWEEN A PROVISION OF THE 17MASTER PLAN DOCUMENT AND A PROVISION OF THE CERTIFICATE OF 18 COVERAGE, THE PROVISION THAT IS MOST BENEFICIAL TO THE MEMBER SHALL 19 **CONTROL.** 20(2) NOTWITHSTANDING THE TERMS AND CONDITIONS OF THE STANDARD BENEFIT PACKAGE, THE MASTER PLAN DOCUMENT, OR THE 2122CERTIFICATE OF COVERAGE, THE PLAN SHALL COMPLY WITH THE TERMS OF 23ANY WRITTEN REPRESENTATION OR AUTHORIZATION OF COVERAGE MADE BY 24OR ON BEHALF OF THE PLAN TO THE EXTENT THAT A MEMBER HAS INCURRED 25COSTS FOR HEALTH CARE SERVICES IN REASONABLE RELIANCE ON THE 26WRITTEN REPRESENTATION OR AUTHORIZATION. 27(b)**(H)** (1)The Board shall establish a premium rate for Plan coverage 28subject to review and approval by the Commissioner. 29(2)The premium rate may vary on the basis of family composition. 30 (3)If the Board determines that a standard risk rate would create

31 market dislocation, the Board may adjust the premium rate based on member age.

$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$		The Board may charge different premiums based on the benefit system or cost-sharing arrangement when more than one benefit system or cost-sharing arrangement is offered.
4 5 6	[(c)](I) considering the comparable to tha	(1) The Board shall determine a standard risk rate by premium rates charged by carriers in the State for coverage t of the Plan.
7	(2)	The premium rate for Plan coverage:
8 9	established under	(i) may not be less than 110% of the standard risk rate paragraph (1) of this subsection; and
10		(ii) may not exceed 200% of the standard risk rate.
$\begin{array}{c} 11 \\ 12 \end{array}$	(3) enrollment in the	Premium rates shall be reasonably calculated to encourage Plan.
13 14	(4) expenses, based or	The Board may subsidize premiums, deductibles, and other policy n a member's income.
15 16 17 18	,	(1) Notwithstanding the provisions of subsection [(b)](H) of this ard has implemented a preexisting condition limitation, the Board ers an optional endorsement to remove the preexisting condition
19 20 21		The Board may charge an actuarially justified additional premium on to the premium rate for the standard benefit package for the ent under paragraph (1) of this subsection.
22 23 24		An amount charged in addition to the premium rate for the package for the optional endorsement under paragraph (1) of this e subject to review and approval by the Commissioner.
25	[(e)] (K)	Losses incurred by the Plan shall be subsidized by the Fund.
26	14–506.	
27	(a) (1)	The Board shall select an Administrator to administer the Plan.
28 29	(2) the Board in regul	The Administrator shall be selected based on criteria adopted by ation, which shall include:

30 (i) the Administrator's proven ability to provide health 31 insurance coverage to individuals;

1 the efficiency and timeliness of the Administrator's claim (ii) $\mathbf{2}$ processing procedures; 3 (iii) an estimate of total charges for administering the Plan; (iv) the Administrator's proven ability to apply effective cost 4 containment programs and procedures; and 5 6 the financial condition and stability of the Administrator. (\mathbf{v}) 7 (b) (1) The Administrator shall serve for a period of time specified in its 8 contract with the Plan subject to removal for cause and any other terms, conditions, and limitations contained in the contract. 9 10 (2) ТНЕ CONTRACT BETWEEN THE BOARD AND THE 11 ADMINISTRATOR SHALL REQUIRE THE ADMINISTRATOR TO COMPLY WITH THE 12PROVISIONS OF THIS SUBTITLE TO WHICH THE PLAN IS SUBJECT. 13 (\mathbf{c}) The Administrator shall perform functions relating to the Plan as required by the Board, including: 14 15(1)determination of eligibility; 16 (2)data collection; 17(3)case management; 18 (4)financial tracking and reporting: 19 payment of claims; and (5)20(6) premium billing. 21(d) (1)Each year, the Plan Administrator shall submit to the 22Commissioner an accounting of medical claims incurred, administrative expenses, and premiums collected. 2324 (2)Plan losses shall be certified by the Commissioner in accordance 25with paragraph (3) of this subsection and returned to the Administrator by the Board. 26Administrative expenses and fees shall be paid as provided in the (3)27Administrator's contract with the Board. 28(e) The Board may contract with a qualified, independent third party (1)29 for any service necessary to carry out the powers and duties of the Board.

$\begin{array}{c}1\\2\\3\end{array}$		(2) Unless permission is granted specifically by the Board, a third by the Board may not release, publish, or otherwise use any information to and party had access under its contract.
4 5	(f) the operatio	The Administrator shall submit regular reports to the Board regarding of the Plan.
6 7	(g) includes:	The Administrator shall submit an annual report to the Board that
8		(1) the net written and earned premiums for the year;
9		(2) the expense of the administration for the year; and
10		(3) the paid and incurred losses for the year.
11	14-509.	
12	(A)	THE COMMISSIONER SHALL REGULATE THE PLAN.
$\begin{array}{c} 13\\14\end{array}$	(B) NOT SUBJE	EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, THE PLAN IS OT TO THE INSURANCE LAWS OF THE STATE.
$\begin{array}{c} 15\\ 16\end{array}$	(C) Plan shai	EXCEPT AS PROVIDED IN SUBSECTION (D) OF THIS SECTION, THE L BE SUBJECT TO:
16		L BE SUBJECT TO:
16 17		L BE SUBJECT TO: (1) §§ 2–205, 2–207, 2–208, AND 2–209 OF THIS ARTICLE;
16 17 18		L BE SUBJECT TO: (1) §§ 2–205, 2–207, 2–208, AND 2–209 OF THIS ARTICLE; (2) §§ 15–112, 15–112.1, 15–113, AND 15–130 OF THIS ARTICLE;
16 17 18 19	PLAN SHA	 L BE SUBJECT TO: \$\$ 2-205, 2-207, 2-208, AND 2-209 OF THIS ARTICLE; \$\$ 15-112, 15-112.1, 15-113, AND 15-130 OF THIS ARTICLE; \$\$ 15-401, 15-402, 15-403, AND 15-403.1 OF THIS ARTICLE;
16 17 18 19 20 21	PLAN SHA	 L BE SUBJECT TO: \$\$ 2-205, 2-207, 2-208, AND 2-209 OF THIS ARTICLE; \$\$ 15-112, 15-112.1, 15-113, AND 15-130 OF THIS ARTICLE; \$\$ 15-401, 15-402, 15-403, AND 15-403.1 OF THIS ARTICLE; \$\$ 15-830, 15-831, AND 15-833 OF THIS ARTICLE; \$\$ 15-1001, 15-1003, 15-1004, 15-1005, 15-1006, 15-1007
 16 17 18 19 20 21 22 23 	PLAN SHAN 15–1008, A	 L BE SUBJECT TO: \$\$ 2-205, 2-207, 2-208, AND 2-209 OF THIS ARTICLE; \$\$ 15-112, 15-112.1, 15-113, AND 15-130 OF THIS ARTICLE; \$\$ 15-401, 15-402, 15-403, AND 15-403.1 OF THIS ARTICLE; \$\$ 15-830, 15-831, AND 15-833 OF THIS ARTICLE; \$\$ 15-1001, 15-1003, 15-1004, 15-1005, 15-1006, 15-1007 TD 15-1009 OF THIS ARTICLE;

12

1 (2) THIS SUBSECTION DOES NOT LIMIT THE AUTHORITY OF THE 2 COMMISSIONER TO IMPOSE THE PENALTY AUTHORIZED UNDER § 15–10B–12 OF 3 THIS ARTICLE ON A PRIVATE REVIEW AGENT CONDUCTING UTILIZATION REVIEW 4 ON BEHALF OF THE PLAN.

5 (E) (1) THE COMMISSIONER MAY NOT IMPOSE A FINE OR 6 ADMINISTRATIVE PENALTY ON THE PLAN.

7 (2) IF THE COMMISSIONER FINDS THAT THE PLAN HAS VIOLATED
8 A PROVISION OF THIS SUBTITLE, THE COMMISSIONER MAY REQUIRE THE PLAN
9 TO MAKE RESTITUTION TO EACH CLAIMANT WHO HAS SUFFERED ACTUAL
10 ECONOMIC DAMAGES BECAUSE OF THE VIOLATION.

(3) SUBJECT TO THE TERMS OF THE MASTER PLAN DOCUMENT,
 THE RESTITUTION AUTHORIZED UNDER PARAGRAPH (2) OF THIS SUBSECTION
 MAY NOT EXCEED THE AMOUNT OF ACTUAL ECONOMIC DAMAGES SUSTAINED BY
 THE CLAIMANT.

15 (4) THIS SUBSECTION DOES NOT LIMIT THE AUTHORITY OF THE 16 COMMISSIONER TO TAKE ACTION AGAINST ANY PERSON WITH RESPECT TO ANY 17 PROVISION OF THIS ARTICLE, OTHER THAN THIS SUBTITLE, THAT IS 18 APPLICABLE TO THAT PERSON.

- 19
- (F) (1) THE COMMISSIONER SHALL:

(I) PROVIDE A COPY OF AN ADOPTED EXAMINATION
 REPORT OR THE RESULTS OF ANY REVIEW CONDUCTED UNDER THIS SUBTITLE
 TO THE BOARD; AND

23(II) MAKE RECOMMENDATIONS FOR CORRECTIVE ACTION24TO BE TAKEN BY THE BOARD.

(2) (1) BASED ON THE COMMISSIONER'S RECOMMENDATIONS
 PROVIDED UNDER PARAGRAPH (1) OF THIS SUBSECTION, THE BOARD SHALL
 DETERMINE THE STEPS NECESSARY TO IMPLEMENT CORRECTIVE ACTION TO
 COMPLY WITH THE PROVISIONS OF THIS SUBTITLE, INCLUDING WHETHER TO
 EXERCISE ANY REMEDIES AVAILABLE TO THE BOARD UNDER THE CONTRACT
 BETWEEN THE BOARD AND THE PLAN ADMINISTRATOR.

(II) IF THE BOARD EXERCISES ITS RIGHT TO IMPOSE FISCAL
 SANCTIONS OR LIQUIDATED DAMAGES UNDER THE TERMS OF A CONTRACT
 BETWEEN THE BOARD AND THE PLAN ADMINISTRATOR, THE MONEYS SHALL BE
 DEPOSITED IN THE FUND.

1(3) THIS SUBSECTION DOES NOT LIMIT THE AUTHORITY OF THE2COMMISSIONER TO:

3 (I) IMPOSE THE PENALTY UNDER § 15–10B–12 OF THIS 4 ARTICLE ON A PRIVATE REVIEW AGENT CONDUCTING UTILIZATION REVIEW ON 5 BEHALF OF THE PLAN; OR

6 (II) IMPOSE THE PENALTIES UNDER TITLE 8, SUBTITLE 3 7 OF THIS ARTICLE ON A THIRD PARTY ADMINISTRATOR OPERATING ON BEHALF 8 OF THE PLAN.

9 SECTION 2. AND BE IT FURTHER ENACTED, That during fiscal year 2008, 10 the Maryland Insurance Administration shall provide fiscal and personnel services to 11 the Maryland Health Insurance Plan at no charge.

12 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall apply to 13 any contract that becomes effective, is entered into, or is modified on or after the 14 effective date of this Act.

15 SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect16 October 1, 2008.