# HOUSE BILL 724

C4	5 lr 2653
$HB \ 1363/14 - ECM$	CF SB 569
By: Delegates Valderrama, Barkley, Clippinger, Jameson, W. Miller, and Vaughn	

By: Delegates Valderrama, Barkley, Clippinger, Jameson, W. Miller, and Vaughn Introduced and read first time: February 13, 2015 Assigned to: Economic Matters

### A BILL ENTITLED

1 AN ACT concerning

### 2 Health Care Provider Malpractice Insurance – Scope of Coverage

- 3 FOR the purpose of repealing a prohibition on the inclusion, in a policy that insures a health 4 care provider against damages due to medical injury arising from providing or failing  $\mathbf{5}$ to provide health care, of coverage for the defense of a health care provider in a 6 certain disciplinary hearing; repealing a provision of law that authorizes a policy 7 providing coverage for the defense of a health care provider in a certain disciplinary 8 hearing to be offered and priced separately from a policy insuring a health care 9 provider against damages due to medical injury; and generally relating to malpractice insurance coverage for health care providers. 10
- 11 BY repealing and reenacting, with amendments,
- 12 Article Insurance
- 13 Section 19–104
- 14 Annotated Code of Maryland
- 15 (2011 Replacement Volume and 2014 Supplement)
- SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
  That the Laws of Maryland read as follows:
- 18

## Article – Insurance

19 19–104.

20 (a) Each policy that insures a health care provider against damages due to 21 medical injury arising from providing or failing to provide health care shall contain 22 provisions that:

(1) are consistent with the requirements of Title 3, Subtitle 2A of theCourts Article; and

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



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1 (2) authorize the insurer, without restriction, to negotiate and effect a 2 compromise of claims within the limits of the insurer's liability, if the entire amount settled 3 on is to be paid by the insurer.

4 (b) (1) An insurer may make payments to or on behalf of claimants for 5 reasonable hospital and medical costs, loss of wages, and expenses for rehabilitation 6 services and treatment, within the limits of the insurer's liability, before a final disposition 7 of the claim.

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- (2) A payment made under this subsection:

9 (i) is not an admission of liability to or of damages sustained by a 10 claimant; and

(ii) does not prejudice the insurer or any other party with respect toany right, claim, or defense.

13 [(c) (1) A policy issued or delivered under subsection (a) of this section may not 14 include coverage for the defense of a health care provider in a disciplinary hearing arising 15 out of the practice of the health care provider profession.

16 (2) A policy providing coverage for the defense of a health care provider in 17 a disciplinary hearing arising out of the practice of the health care provider's profession 18 may be offered and priced separately from a policy issued or delivered under subsection (a) 19 of this section.]

20 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 21 October 1, 2015.