SENATE BILL 802

C3, Q3 (9lr0994)

ENROLLED BILL

— Finance and Budget and Taxation/Health and Government Operations —

Introduced by Senators Feldman, Beidle, Carter, Elfreth, Guzzone, Hayes, Kelley, Lam, Lee, Rosapepe, and Zucker Zucker, Smith, Ellis, Griffith, Kramer, Peters, and Pinsky

Read and	Examined	by Proo	freaders:			
					Proofre	ader.
					Proofre	ader.
Sealed with the Great Seal and	presented	to the	Governor,	for his	approval	this
day of	at			_ o'clocl	Χ,	M.
					Presi	dent.
	CHAPTER					
AN ACT concerning						
Maryland (Protect Mary <u>Maryland Easy Enr</u>	'land Hea l	th Car	e Act of 20	•		
FOR the purpose of establishing the Health Insurance Program as Maryland Health Benefit Exceptate Comptroller to develop a requiring certain systems, circumstances, to be operation certain individuals when filing Comptroller, and the Department of the Option	nd the purchange, the and implem policies, nal on or be artment to	pose of Maryla ent cert and perfore a contact ax return take	the Option and Departrain systems practices, ertain date certain ac	Programment of Heart	; requirin lealth, an , and prac under ce able for u Exchange facilitate	g the d the tices; rtain se by e, the the

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

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

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2 3 4

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

Italics indicate opposite chamber/conference committee amendments.



Maryland Health Insurance Option Easy Enrollment Health Insurance Program Advisory Workgroup; establishing the Maryland Health Insurance Option Fund; providing for the purpose and administration of the Fund; requiring the Exchange to prepare certain reports on the Fund; requiring the Exchange or the Department to determine eligibility for certain insurance affordability programs under certain circumstances; establishing certain eligibility determination and enrollment procedures and requirements; requiring the Department to assign a certain individual to and enroll a certain individual in a managed care organization plan under certain circumstances; requiring the Exchange to develop certain data privacy and data security safeguards; exempting the Fund from a certain provision of law requiring interest earnings on State money to accrue to the General Fund of the State; requiring the Comptroller to include a certain checkoff on a certain State income tax return form; requiring a certain State income tax return to be required to include certain information on certain uninsured individuals and authorizing requiring the Comptroller to include a certain separate form for the information; providing an individual that files a certain tax return with a certain option to indicate certain preferences for contact from the Exchange; requiring the Comptroller to include in a certain form a certain number of check-off checkoff boxes that specify a certain individual's options; requiring the Comptroller, in consultation with the Exchange and with the advice of the Workgroup, to develop certain language for certain check-off checkoff boxes and instructions and provide a certain draft of the language to the Exchange and the Advisory Workgroup; requiring the Comptroller to honor a refund interception request for an insurance responsibility amount following a certain order; requiring that a certain insurance responsibility amount be assessed and collected in a certain manner; authorizing the Comptroller to develop certain forms and notices; providing for the application of certain provisions of this Act; requiring certain individuals who are under a certain age to maintain certain minimum essential coverage for the individual and certain household members; requiring a certain individual to pay a certain amount if certain coverage is not maintained for a certain period of time of a certain taxable year; establishing certain requirements for calculating an insurance responsibility amount; providing for certain exemptions from the insurance responsibility amount under certain circumstances; requiring certain individuals to indicate certain minimum essential coverage on a certain income tax return; providing for an appeal process for certain payments and denials of exemptions; requiring the Comptroller to distribute certain revenue into the Fund; requiring the Comptroller to notify the Exchange of a certain suspension of payment; requiring the Exchange to engage in certain contact with a certain individual identified by a certain notice and facilitate certain eligibility and enrollment in certain insurance affordability programs under certain circumstances; authorizing the Exchange to extend a certain enrollment period under certain circumstances; prohibiting certain individuals from being required to pay a certain insurance responsibility amount if the individual makes a certain election and certifies that a certain uninsured individual will enroll in certain coverage within a certain enrollment period; providing for certain retroactive ineligibility for a certain exemption if an uninsured individual does not comply with a certain certification; providing that certain retroactive ineligibility does not apply under certain circumstances; authorizing the Exchange to require or permit certain

SENATE BILL 802 3 1 notice; providing for the application of certain provisions of this Act; requiring 2 certain entities that provide minimum essential coverage to certain individuals in a 3 certain calendar year to provide the Comptroller with certain reports that include 4 certain information; requiring certain entities to provide certain statements to certain individuals identified in certain reports on or before certain dates: 5 6 authorizing requiring the Comptroller to convey to the Exchange certain information 7 under certain circumstances; defining certain terms; altering a certain term; stating 8 the legislative intent of the General Assembly; requiring the Advisory Workgroup to 9 advise the Comptroller on certain language and to submit a certain report to the 10 General Assembly on or before a certain date; requiring the Comptroller to ensure that a certain tax system has certain capability and to submit a certain report to the 11 12 General Assembly on or before a certain date; providing for the severability of this Act; and generally relating to individual health coverage. 13 14 BY repealing and reenacting, without amendments, 15 Article – Insurance Section 31-101(a), (e), (g), (h), (o-2), and (r) 16 17 Annotated Code of Maryland 18 (2017 Replacement Volume and 2018 Supplement) BY repealing and reenacting, with amendments, 19 Article – Insurance

20

21Section 31–101(o–1)

22 Annotated Code of Maryland

23 (2017 Replacement Volume and 2018 Supplement)

24 BY adding to

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32

38

25 Article – Insurance

26 Section 31-201 through $\frac{31-208}{200}$ 31-207 to be under the new subtitle "Subtitle 2. 27

Maryland Health Insurance Option Easy Enrollment Health Insurance

28 Program"

29 Annotated Code of Maryland

(2017 Replacement Volume and 2018 Supplement)

31 BY repealing and reenacting, without amendments.

Article - State Finance and Procurement

Section 6-226(a)(2)(i) 33

Annotated Code of Maryland 34

(2015 Replacement Volume and 2018 Supplement) 35

36 BY repealing and reenacting, with amendments,

Article - State Finance and Procurement 37

Section 6-226(a)(2)(ii)112, and 113.

Annotated Code of Maryland 39

(2015 Replacement Volume and 2018 Supplement) 40

BY adding to 41

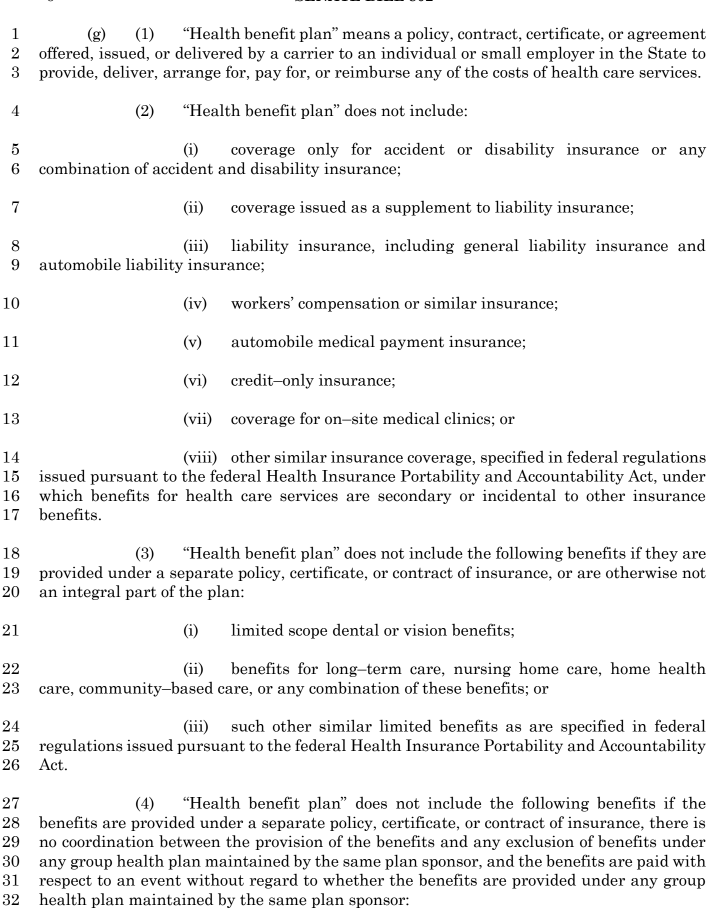
successful implementation; and

1	Article - State Finance and Procurement
$\frac{1}{2}$	Section 6-226(a)(2)(ii)114.
3	Annotated Code of Maryland
	v
4	(2015 Replacement Volume and 2018 Supplement)
5	BY adding to
6	Article - Tax - General
7	Section 2–115; and 14–101 through 14–302 to be under the new title "Title 14.
8	Minimum Essential Health Coverage"
9	Annotated Code of Maryland
10	(2016 Replacement Volume and 2018 Supplement)
11	BY repealing and reenacting, with amendments,
12	Article - Tax - General
13	Section 13-918(a)
14	Annotated Code of Maryland
$\overline{15}$	(2016 Replacement Volume and 2018 Supplement)
16	Preamble Preamble
17	WHEREAS, The Affordable Care Act has helped thousands of Maryland residents
18	obtain the financial security and access to health care that results from health coverage;
19	and
20	WHEREAS, Health care cost growth has slowed since the Affordable Care Act's
21	implementation; and
4 1	imprementation, and
22	WHEREAS, Health care costs in Maryland remain higher than many families can
23	afford; and
24	WHEREAS, Despite the progress achieved under the Affordable Care Act, more work
25	is needed to bring more residents within the circle of coverage, thereby limiting insurance
26	costs for all State residents; and
27	WHEREAS, Federal legislation passed in 2017 undermined this progress by
28	eliminating the federal government's role in enforcing the individual responsibility
29	requirements of the Affordable Care Act, resulting in higher premium costs and more
30	uninsured individuals in Maryland; and
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31	WHEREAS, The General Assembly is committed to filling the gap left by the federal
32	government by implementing an approach to the Affordable Care Act's individual
33	responsibility requirement that helps the uninsured receive coverage whenever possible;
34	and
0-	WHIPPEAG MI
35	WHEREAS, That commitment requires a State-based reporting system that
36	provides information about the health insurance status of Maryland residents for

1	WHEREAS, There is compelling evidence that third-party reporting is crucial for						
2	ensuring compliance with tax provisions and providing a good source of third-party						
3	reporting to help taxpayers and State officials verify whether an applicable individual						
4	maintains minimum essential coverage; and						
5	WHEREAS, Collection of the insurance responsibility amount is necessary to protect						
6	the compelling State interests of protecting the health and welfare of State residents,						
7	fostering economic stability and growth, ensuring a stable and well-functioning health						
8	insurance market, and ensuring accurate determination of eligibility for premium tax						
9	credits; and						
10	WHEREAS, An effective State-level individual responsibility requirement, with a						
11	strong definition of minimum essential coverage consistent with December 2017 rules for						
12	the individual and small-group markets, may be the only way to fully protect current						
13	insurance markets from instability in health insurance markets, including higher prices						
14	and the possibility of areas without any insurance available; and						
15	WHEREAS, Ensuring the stability of insurance markets, through maximizing the						
16	enrollment of eligible individuals, including those with favorable health risks, is a						
17	responsibility reserved for states under the McCarran-Ferguson Act and other federal law;						
18	and						
19	WHEREAS, Accuracy in determining eligibility for insurance affordability						
20	programs, including premium tax credits, is essential to maintaining the integrity and						
21	viability of such programs, on which hundreds of thousands of State residents rely for their						
22	health-coverage; now, therefore,						
23	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,						
24	That the Laws of Maryland read as follows:						
25	Article - Insurance						
26	31–101.						
0.7							
27	(a) In this title the following words have the meanings indicated.						
28 29	(e) (1) "Exchange" means the Maryland Health Benefit Exchange established as a public corporation under \S 31–102 of this title.						
30	(2) "Exchange" includes:						
31	(i) the Individual Exchange; and						

(ii)

the Small Business Health Options Program (SHOP Exchange).



1		(i)	coverage of	nly for a sp	ecified diseas	se or	illness	·,	
2 3 4	the benefits are pa of hospitalization,	·	in a fixed do	ollar amoui		of ti	me, suc		,
5 6	insurance, if:	(iii)	individual	hospital	indemnity	or	other	fixed	indemnity
7 8 9	hospitalization, illi amount of benefits coverage; and		r service, reş	gardless of		of exp	enses i	ncurre	d and of the
11 12 13 14	materials, in at lead is a supplement to Lack of major med additional payment	o healt dical co	ooint type, tl th insurance overage (or	nat has the and is no other mini	t a substitut	ngua e for	ge in ca major	pital le medica	tters: "This al coverage.
16 17	(5) separate policy, cer			=	not include .nce:	the	followi	ng if o	ffered as a
18 19	of the Social Secur	(i) ity Act		upplement	al insurance	(as d	lefined	under {	§ 1882(g)(1)
20 21 22	55 of Title 10, Unit Services (CHAMP)		ites Code (C		al to the cove lth and Med	_	-		-
23 24 25	group health plan 146.145(b)(5)(i)(C).				l coverage por the except				
26 27	(h) "Indivindividual health i		_	means the	division of	the I	Exchan	ge that	serves the
28 29	(o-1) (1) 5000A] MEANS:	"Mini	mum essen	tial coverag	ge" [has the	mear	ning sta	ated in	26 U.S.C. §
30		(I)	MEDICAR	Е;					
31		(II)	THE MARY	YLAND ME	EDICAL ASSI	[STA]	NCE PI	ROGRA	M;
32 33	Program;	(III)	THE MA	RYLAND	CHILDREN	'S	HEAL'	гн Із	NSURANCE

1 2	(IV) MEDICAL COVERAGE UNDER 10 U.S.C. §§ 1071 THROUGH 1110B;
3 4 5	(V) A HEALTH CARE PROGRAM UNDER 38 U.S.C. §§ 1701 THROUGH 1788 OR 38 U.S.C. §§ 1802 THROUGH 1834, AS DETERMINED BY THE SECRETARY OF VETERANS AFFAIRS IN COORDINATION WITH THE SECRETARY OF
6	HEALTH AND HUMAN SERVICES AND THE SECRETARY OF THE TREASURY;
7	(VI) A HEALTH PLAN UNDER 22 U.S.C. § 2504(E);
8 9 10	(VII) THE NONAPPROPRIATED FUND HEALTH BENEFITS PROGRAM OF THE DEPARTMENT OF DEFENSE, ESTABLISHED UNDER 10 U.S.C. § 1587;
$rac{1}{2}$	(VIII) COVERAGE UNDER AN ELIGIBLE EMPLOYER-SPONSORED PLAN, AS DEFINED IN 26 U.S.C. § 5000A;
13 14	(IX) COVERAGE UNDER A HEALTH PLAN OFFERED IN THE INDIVIDUAL MARKET IN THE STATE;
5	(X) COVERAGE UNDER A GRANDFATHERED HEALTH PLAN; OR
16 17 18	(XI) OTHER COVERAGE AS THE SECRETARY OF HEALTH AND HUMAN SERVICES, IN COORDINATION WITH THE SECRETARY OF THE TREASURY, RECOGNIZES FOR PURPOSES OF 26 U.S.C. § 5000A EXCHANGE RECOGNIZES,
9	CONSISTENT WITH POLICY GOALS OF SUBTITLE 2 OF THIS TITLE.
20	(2) "MINIMUM ESSENTIAL COVERAGE" DOES NOT INCLUDE:
21 22	(I) HEALTH INSURANCE COVERAGE THAT CONSISTS OF COVERAGE OF EXCEPTED BENEFITS DESCRIBED IN:
23 24	1. § 2791(c)(1) OF THE PUBLIC HEALTH SERVICE ACT;
25 26 27	2. § 2791(C)(2), (3), OR (4) OF THE PUBLIC HEALTH SERVICE ACT IF THE BENEFITS ARE PROVIDED UNDER A SEPARATE POLICY, CERTIFICATE, OR CONTRACT OF INSURANCE;

(II) A SHORT-TERM LIMITED DURATION INSURANCE;

1 2 3	(III) AN ASSOCIATION HEALTH PLAN THAT FAILS TO MEET THE REQUIREMENTS OF THE STATE SMALL GROUP MARKET OR, IN THE CASE OF A PLAN PURCHASED BY SOLE PROPRIETORS, THE STATE INDIVIDUAL MARKET; OR
4 5	(IV) ANOTHER FORM OF COVERAGE IDENTIFIED BY THE EXCHANGE THAT:
6 7	1. DOES NOT MEET THE REQUIREMENTS OF TITLE I OF THE AFFORDABLE CARE ACT; AND
8 9	2. UNDERMINES THE STABILITY OR INCREASES AVERAGE PREMIUMS IN THE INDIVIDUAL OR SMALL GROUP MARKET.
10	(o-2) "Plan year" has the meaning stated in § 15–1201 of this article.
11 12 13	(r) "Qualified health plan" means a health benefit plan that has been certified by the Exchange to meet the criteria for certification described in § 1311(c) of the Affordable Care Act and § 31–115 of this title.
14 15	Subtitle 2. Maryland Health Insurance Option Easy Enrollment <u>Health Insurance Program</u> .
16	31–201.
17 18	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
	(B) "ADVISORY WORKGROUP" MEANS THE MARYLAND HEALTH INSURANCE OPTION EASY ENROLLMENT HEALTH INSURANCE PROGRAM ADVISORY WORKGROUP ESTABLISHED UNDER § 31–203 OF THIS SUBTITLE.
22 23	(C) "COST-SHARING REDUCTION" MEANS A REDUCTION DESCRIBED IN § 1402(C) OF THE AFFORDABLE CARE ACT.
24	(D) "DEPARTMENT" MEANS THE MARYLAND DEPARTMENT OF HEALTH.
25 26	(E) "FUND" MEANS THE MARYLAND HEALTH INSURANCE OPTION FUND ESTABLISHED UNDER § 31–204 OF THIS SUBTITLE.
27	(F) (E) "INSURANCE AFFORDABILITY PROGRAM" MEANS:
28	(1) THE MARYLAND MEDICAL ASSISTANCE PROGRAM;

(2) THE MARYLAND CHILDREN'S HEALTH PROGRAM;

1 (3) PREMIUM TAX CREDITS; O	L	(3)	PREMIUM TAX CREDITS;	OR
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- 2 (4) COST-SHARING REDUCTIONS.
- 3 (G) "INSURANCE RESPONSIBILITY AMOUNT" HAS THE MEANING STATED IN
 4 § 14–101 OF THE TAX GENERAL ARTICLE.
- 5 (H) (F) "MODIFIED ADJUSTED GROSS INCOME" HAS THE MEANING 6 STATED IN 42 U.S.C. § 1395R(I)(4)(A).
- 7 (I) (G) "OPTION" MEANS THE MARYLAND HEALTH INSURANCE OPTION
 8 ESTABLISHED UNDER § 31–202 OF THIS SUBTITLE.
- 9 (J) (H) (G) "POVERTY LINE" HAS THE MEANING STATED IN 42 U.S.C. § 10 1397JJ(C)(5).
- 11 (K) (H) "PREMIUM TAX CREDITS" MEANS THE TAX CREDITS DESCRIBED 12 IN § 36B OF THE INTERNAL REVENUE CODE.
- 13 (L) (J) (I) "PROACTIVELY CONTACT" MEANS AN ATTEMPT BY THE 14 EXCHANGE OR THE DEPARTMENT TO REACH AN UNINSURED INDIVIDUAL BY:
- 15 (1) MAKING MULTIPLE ATTEMPTS TO CONTACT THE UNINSURED 16 INDIVIDUAL AS REQUESTED ON A STATE INCOME TAX RETURN IN ACCORDANCE 17 WITH § 2–115(B)(2) OF THE TAX GENERAL ARTICLE;
- 18 (2) IF THE ATTEMPTS DESCRIBED IN ITEM (1) OF THIS SUBSECTION
 19 DO NOT SUCCESSFULLY REACH THE UNINSURED INDIVIDUAL OR IF NO SPECIFIC
 20 METHODS FOR CONTACTING THE UNINSURED INDIVIDUAL WERE REQUESTED,
 21 MAKING MULTIPLE ATTEMPTS TO CONTACT THE UNINSURED INDIVIDUAL THROUGH
- 22 TELEPHONIC AND ELECTRONIC MEANS; AND
- 23 (3) IF THE ATTEMPTS DESCRIBED IN ITEMS (1) AND (2) OF THIS 24 SUBSECTION DO NOT SUCCESSFULLY REACH THE UNINSURED INDIVIDUAL TO
- 25 OBTAIN THE REQUESTED INFORMATION, SENDING PAPER FORMS OR NOTICES TO
- 26 THE UNINSURED INDIVIDUAL BY MAIL.
- 27 (J) "PROGRAM" MEANS THE MARYLAND EASY ENROLLMENT HEALTH
 28 INSURANCE PROGRAM ESTABLISHED UNDER § 31–202 OF THIS SUBTITLE.
- 29 (M) (K) "Uninsured individual" means an individual under the
- 30 AGE OF 65 YEARS WHO IS IDENTIFIED THROUGH A STATE INCOME TAX RETURN
- 31 UNDER § 2–115 OF THE TAX GENERAL ARTICLE AS NOT HAVING MINIMUM
- 32 ESSENTIAL COVERAGE.

1	(N) "ZERO-ADDITIONAL-COST PLAN" MEANS A QUALIFIED HEALTH PLAN
2	THAT IS OFFERED TO AN UNINSURED INDIVIDUAL AND HAS A PREMIUM THAT,
3	THROUGH THE END OF THE APPLICABLE PLAN YEAR, DOES NOT EXCEED THE SUM
4	OF:

- 5 (1) (1) THE INSURANCE RESPONSIBILITY AMOUNT APPLICABLE TO 6 THE UNINSURED INDIVIDUAL; AND
- 7 (H) ANY PREMIUM TAX CREDIT FOR WHICH THE UNINSURED 8 INDIVIDUAL QUALIFIES; OR
- 9 (2) (I) ANY PREMIUM TAX CREDIT FOR WHICH THE UNINSURED 10 INDIVIDUAL QUALIFIES; AND
- 11 (H) THE PORTION OF THE PREMIUM THAT IS ATTRIBUTABLE TO
 12 CLAIMS FOR SERVICES THAT ARE NOT ESSENTIAL HEALTH BENEFITS UNDER §
 13 1302(B) OF THE AFFORDABLE CARE ACT AS DETERMINED BY THE EXCHANGE.
- 14 **31–202.**
- 15 (A) THERE IS A MARYLAND HEALTH INSURANCE OPTION EASY
 16 ENROLLMENT HEALTH INSURANCE PROGRAM.
- 17 (B) THE PURPOSES OF THE OPTION PROGRAM ARE TO:
- 18 (1) ESTABLISH A STATE-BASED REPORTING SYSTEM TO PROVIDE
 19 INFORMATION ABOUT THE HEALTH INSURANCE STATUS OF STATE RESIDENTS
 20 THROUGH THE USE OF STATE INCOME TAX RETURNS TO IDENTIFY UNINSURED
 21 INDIVIDUALS AND DETERMINE WHETHER AN UNINSURED INDIVIDUAL IS
 22 INTERESTED IN OBTAINING MINIMUM ESSENTIAL COVERAGE;
- 23 (2) DETERMINE WHETHER AN UNINSURED INDIVIDUAL WHO IS 24 INTERESTED IN OBTAINING MINIMUM ESSENTIAL COVERAGE QUALIFIES FOR AN 25 INSURANCE AFFORDABILITY PROGRAM;
- 26 (3) PROACTIVELY CONTACT AN UNINSURED INDIVIDUAL WHO IS
 27 INTERESTED IN OBTAINING MINIMUM ESSENTIAL COVERAGE TO ASSIST IN
 28 ENROLLING THE UNINSURED INDIVIDUAL IN AN INSURANCE AFFORDABILITY
 29 PROGRAM AND MINIMUM ESSENTIAL COVERAGE; AND
- 30 (4) IMPLEMENT AN INSURANCE RESPONSIBILITY PROGRAM
 31 THROUGH WHICH UNINSURED INDIVIDUALS WHO CAN AFFORD MINIMUM ESSENTIAL
 32 COVERAGE ARE INCENTIVIZED TO OBTAIN COVERAGE; AND

1	(5) (4) MAXIMIZE ENROLLMENT OF ELIGIBLE UNINSURED
$\frac{1}{2}$	INDIVIDUALS IN INSURANCE AFFORDABILITY PROGRAMS AND MINIMUM ESSENTIAL
3	COVERAGE TO IMPROVE ACCESS TO CARE AND REDUCE INSURANCE COSTS FOR ALL
3 4	RESIDENTS OF THE STATE.
4	RESIDENTS OF THE STATE.
5	(C) (1) THE EXCHANGE, THE DEPARTMENT, AND THE COMPTROLLER
6	SHALL DEVELOP AND IMPLEMENT SYSTEMS, POLICIES, AND PRACTICES THAT
7	ENCOURAGE, FACILITATE, AND STREAMLINE DETERMINATION OF ELIGIBILITY FOR
8	INSURANCE AFFORDABILITY PROGRAMS AND ENROLLMENT IN MINIMUM ESSENTIAL
9	COVERAGE TO ACHIEVE THE PURPOSES OF THE OPTION PROGRAM.
10	(2) Francisco de la company de 26 14 100(1) (27) 14 001(2) 6 0 115(2)
10	(2) EXCEPT AS PROVIDED IN $\S 14-103(A)$ AND $14-201(B)$ $\S 2-115(D)$
11	OF THE TAX – GENERAL ARTICLE, THE SYSTEMS, POLICIES, AND PRACTICES SHALL
12	BE:
13	(I) OPERATIONAL ON OR BEFORE JANUARY 1, 2020; AND
14	(II) AVAILABLE FOR USE BY RESIDENTS OF THE STATE WHEN
15	FILING A STATE INCOME TAX RETURN FOR TAXABLE YEARS THAT BEGIN AFTER
16	DECEMBER 31, 2018.
10	
17	(D) TO FACILITATE THE MOST EFFICIENT IMPLEMENTATION OF THE
18	OPTION PROGRAM, THE EXCHANGE, THE COMPTROLLER, AND THE DEPARTMENT
19	MAY:
20	(1) ENTER INTO AGREEMENTS;
21	(2) ADOPT REGULATIONS;
22	(3) ADOPT GUIDELINES;
	(b) Therr deliberation,
23	(4) ESTABLISH ACCOUNTS;
24	(5) CONDUCT TRAININGS;
25	(6) PROVIDE PUBLIC INFORMATION;
26	(7) EDUCATE TAX PREPARERS; AND
27	(8) TAKE ANY OTHER STEPS AS MAY BE NECESSARY TO ACCOMPLISH
28	THE PURPOSE OF THE OPTION PROGRAM.

31–203.

1 2 3 4	Workgro	THE EXCHANGE SHALL ESTABLISH A MARYLAND HEALTH INSURANCE EASY ENROLLMENT HEALTH INSURANCE PROGRAM ADVISORY UP TO PROVIDE ONGOING ADVICE REGARDING THE IMPLEMENTATION OF PROGRAM.
5	(B)	THE ADVISORY WORKGROUP SHALL INCLUDE REPRESENTATION FROM:
6		(1) THE OFFICE OF THE COMPTROLLER;
7		(2) CONSUMER GROUPS;
8		(3) EMPLOYERS;
9		(4) INSURERS;
10		(5) HEALTH CARE PROVIDERS;
11		(6) NAVIGATORS OR OTHER CONSUMER ASSISTERS;
12		(7) INSURANCE BROKERS OR AGENTS;
13		(8) LABOR ORGANIZATIONS;
14		(9) INCOME TAX PREPARERS;
15		(10) NATIONAL POLICY EXPERTS; AND
16 17	EXCHANGI	(11) ANY OTHER ORGANIZATIONS OR GROUPS SELECTED BY THE
18 19	(C) MONTHS.	THE ADVISORY WORKGROUP SHALL MEET AT LEAST ONCE EVERY 6
20 21 22		THIS SECTION MAY NOT BE CONSTRUED TO PREVENT THE EXCHANGE VENING OTHER FORMAL OR INFORMAL WORKING OR ADVISORY GROUPS THE THE IMPLEMENTATION OF THE OPTION PROGRAM.
23	31–204.	
24	(A)	THERE IS A MARYLAND HEALTH INSURANCE OPTION FUND.
25 26	(B)	THE PURPOSE OF THE FUND IS TO PROVIDE FUNDING OR

1	(1) REASONABLE ADMINISTRATIVE COSTS INCURRED TO IMPLEMENT
2	THE OPTION, INCLUDING COSTS INCURRED BEFORE THE RECEIPT OF AMOUNTS
3	DESCRIBED IN SUBSECTION (F)(1) OF THIS SECTION; AND
4	(2) MEASURES THAT HELP STABILIZE THE INDIVIDUAL INSURANCE
5	MARKET, INCREASE ENROLLMENT OF ELIGIBLE INDIVIDUALS, LOWER PREMIUMS
6	FOR INDIVIDUAL INSURANCE, OR OBTAIN INFORMATION TO GUIDE THE
7	ACCOMPLISHMENT OF THOSE GOALS.
8	(C) THE EXCHANGE SHALL ADMINISTER THE FUND.
9	(D) THE FUND IS A SPECIAL, NONLAPSING FUND THAT IS NOT SUBJECT TO
10	§ 7–302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
11	(E) THE STATE TREASURER SHALL HOLD THE FUND SEPARATELY, AND THE
12	EXCHANGE SHALL ACCOUNT FOR THE FUND.
13	(F) THE FUND SHALL CONSIST OF:
14	(1) AMOUNTS DISTRIBUTED TO THE EXCHANGE UNDER § 14-205 OF
15	THE TAX - GENERAL ARTICLE;
16	(2) INCOME FROM INVESTMENTS MADE ON BEHALF OF THE FUND;
17	(3) INTEREST ON DEPOSITS OR INVESTMENTS OF MONEY IN THE
18	Fund; And
19	(4) ANY OTHER MONEY FROM ANY OTHER SOURCE ACCEPTED FOR
20	THE BENEFIT OF THE FUND.
21	(G) THE FUND SHALL BE USED FOR:
22	(1) THE PAYMENT OF REASONABLE ADMINISTRATIVE COSTS
23	INCURRED TO IMPLEMENT THE OPTION; AND
24	(2) FOR AMOUNTS THAT REMAIN IN THE FUND AFTER THE PAYMENTS
25	DESCRIBED UNDER ITEM (1) OF THIS SUBSECTION ARE MADE, MEASURES THE
26	Exchange Determines are most effective in:
20	EACHANGE DETERMINES ARE MOST EFFECTIVE IN.
27	(I) STABILIZING, INCREASING ENROLLMENT IN, OR LOWERING
28	PREMIUMS IN THE INDIVIDUAL MARKET; OR
29	(II) PROVIDING INFORMATION ABOUT THE MOST EFFECTIVE
30	MEANS TO ACCOMPLISH THE PURPOSES OF THE OPTION.

- 1 (H) EXPENDITURES FROM THE FUND FOR THE PURPOSES AUTHORIZED 2 UNDER SUBSECTION (G) OF THIS SECTION MAY BE MADE ONLY:
- 3 (1) WITH AN APPROPRIATION FROM THE FUND APPROVED BY THE 4 GENERAL ASSEMBLY IN THE STATE BUDGET; OR
- 5 (2) BY BUDGET AMENDMENT AS PROVIDED FOR IN TITLE 7, SUBTITLE 6 2-OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
- 7 (1) (1) THE TREASURER SHALL INVEST THE MONEY OF THE FUND IN THE 8 SAME MANNER AS OTHER STATE MONEY MAY BE INVESTED.
- 9 **(2)** ANY INVESTMENT EARNINGS OF THE FUND SHALL BE CREDITED 10 TO THE FUND.
- 11 (3) NO PART OF THE FUND MAY REVERT OR BE CREDITED TO THE 12 GENERAL FUND OR ANY SPECIAL FUND OF THE STATE.
- 13 (4) A DEBT OR AN OBLIGATION OF THE FUND IS NOT A DEBT OF THE
 14 STATE OR A PLEDGE OF CREDIT OF THE STATE.
- 15 (J) (1) AFTER THE END OF EACH FISCAL YEAR DURING WHICH THE FUND
 16 IS OPERATING, THE EXCHANGE SHALL PREPARE AN ANNUAL REPORT ON THE FUND
 17 THAT INCLUDES AN ACCOUNTING OF ALL FINANCIAL RECEIPTS AND EXPENDITURES
 18 TO AND FROM THE FUND.
- 19 **(2)** THE EXCHANGE SHALL SUBMIT A COPY OF THE REPORT TO THE
 20 GENERAL ASSEMBLY IN ACCORDANCE WITH § 2–1246 OF THE STATE GOVERNMENT
 21 ARTICLE.
- 22 31-205. 31-204.
- 23 (A) THE EXCHANGE OR THE DEPARTMENT, AS APPLICABLE, SHALL
 24 DETERMINE ELIGIBILITY FOR INSURANCE AFFORDABILITY PROGRAMS AS SOON AS
 25 POSSIBLE AFTER AN INDIVIDUAL FILES A STATE INCOME TAX RETURN ON WHICH
 26 THE INDIVIDUAL CHOSE A CHECK-OFF CHECKOFF BOX DESCRIBED IN \$2-215(C)(3)
 27 § 2-115(C)(3) OF THE TAX GENERAL ARTICLE INDICATING THAT AN UNINSURED
 28 INDIVIDUAL MAY BE INTERESTED IN OBTAINING MINIMUM ESSENTIAL COVERAGE.
- 29 (B) (1) TO THE MAXIMUM EXTENT PRACTICABLE, THE EXCHANGE OR THE 30 DEPARTMENT, AS APPLICABLE, SHALL VERIFY AN UNINSURED INDIVIDUAL'S 31 ELIGIBILITY FOR AN INSURANCE AFFORDABILITY PROGRAM:

- 1 (I) WITH INFORMATION ON A STATE INCOME TAX RETURN AND
- 2 OTHER DATA FROM THIRD-PARTY DATA SOURCES, INCLUDING DATA DESCRIBED IN
- 3 § 1413 OF THE AFFORDABLE CARE ACT OR AVAILABLE UNDER § 2-215(c)(5) §
- 4 2-115(B)(2) OF THE TAX GENERAL ARTICLE; AND
- 5 (II) WITHOUT REQUESTING ADDITIONAL INFORMATION OR
- 6 ATTESTATIONS FROM THE UNINSURED INDIVIDUAL.
- 7 (2) IF ADDITIONAL ATTESTATIONS OR DOCUMENTATION FROM THE
- 8 UNINSURED INDIVIDUAL ARE REQUIRED TO ESTABLISH ELIGIBILITY FOR AN
- 9 INSURANCE AFFORDABILITY PROGRAM, THE EXCHANGE OR THE DEPARTMENT, AS
- 10 APPLICABLE, SHALL TAKE STEPS TO LIMIT THE BURDEN ON THE UNINSURED
- 11 INDIVIDUAL, INCLUDING:
- 12 (I) PROACTIVELY CONTACTING THE INDIVIDUAL WHO FILED
- 13 THE TAX RETURN OR THE UNINSURED INDIVIDUAL;
- 14 (II) RECORDING, BY TELEPHONIC OR ELECTRONIC MEANS,
- 15 ATTESTATIONS AND OTHER DOCUMENTATION PROVIDED BY THE INDIVIDUAL WHO
- 16 FILED THE TAX RETURN OR THE UNINSURED INDIVIDUAL; AND
- 17 (III) IF THE ATTESTATIONS OR DOCUMENTATION REQUIRED TO
- 18 DETERMINE ELIGIBILITY ARE NOT OBTAINED USING THE STEPS DESCRIBED IN
- 19 ITEMS (I) AND (II) OF THIS PARAGRAPH, FACILITATING THE SELECTION OF AN
- 20 AUTHORIZED REPRESENTATIVE FOR THE UNINSURED INDIVIDUAL.
- (D) (C) (1) BEFORE DETERMINING ELIGIBILITY OF AN UNINSURED
- 22 INDIVIDUAL FOR AN INSURANCE AFFORDABILITY PROGRAM, THE EXCHANGE OR
- 23 THE DEPARTMENT, AS APPLICABLE, SHALL ATTEMPT TO VERIFY THE CITIZENSHIP
- 24 STATUS OF THE UNINSURED INDIVIDUAL AND EACH HOUSEHOLD MEMBER LISTED
- 25 ON THE STATE INCOME TAX RETURN, BASED ON THE INFORMATION AVAILABLE
- 26 FROM THE RETURN AND RELIABLE THIRD-PARTY SOURCES OF CITIZENSHIP DATA.
- 27 (2) IF THE PROCESS DESCRIBED IN PARAGRAPH (1) OF THIS
- 28 SUBSECTION DOES NOT CONFIRM THAT THE UNINSURED INDIVIDUAL AND EACH
- 29 HOUSEHOLD MEMBER LISTED ON THE STATE INCOME TAX RETURN IS A UNITED
- 30 STATES CITIZEN, THE EXCHANGE AND THE DEPARTMENT MAY NOT SEEK
- 31 ADDITIONAL VERIFICATION OR TAKE OTHER STEPS TO DETERMINE ELIGIBILITY FOR
- 32 OR ENROLL THE UNINSURED INDIVIDUAL IN AN INSURANCE AFFORDABILITY
- 33 PROGRAM UNTIL THE UNINSURED INDIVIDUAL PROVIDES AFFIRMATIVE CONSENT
- 34 USING FORMS AND PROCEDURES APPROVED BY THE EXCHANGE.

- 1 (3) THE AFFIRMATIVE CONSENT REQUIRED UNDER PARAGRAPH (2) OF THIS SUBSECTION MAY BE SATISFIED THROUGH THE PROCEDURES DESCRIBED 3 IN 42 U.S.C. § 1320B-7(D).
- 4 (4) IF CITIZENSHIP IS NOT VERIFIED AND AFFIRMATIVE CONSENT IS
 5 NOT PROVIDED IN ACCORDANCE WITH PARAGRAPH (2) OF THIS SUBSECTION, THE
 6 EXCHANGE AND THE DEPARTMENT MAY NOT TAKE ANY FURTHER STEPS TO
 7 DETERMINE AN UNINSURED INDIVIDUAL'S ELIGIBILITY FOR OR ENROLL AN
 8 UNINSURED INDIVIDUAL IN AN INSURANCE AFFORDABILITY PROGRAM.

9 31-206. 31-205.

- 10 (A) THE EXCHANGE OR THE DEPARTMENT, AS APPLICABLE, SHALL MAKE A
 11 DETERMINATION OF ELIGIBILITY, IN ACCORDANCE WITH § 31 205 § 31–204 OF THIS
 12 SUBTITLE, FOR THE MARYLAND MEDICAL ASSISTANCE PROGRAM AND, IF
 13 APPLICABLE, THE MARYLAND CHILDREN'S HEALTH PROGRAM UNDER THIS
 14 SECTION, BEFORE DETERMINING ELIGIBILITY FOR ANY OTHER INSURANCE
 15 AFFORDABILITY PROGRAM.
- 16 (B) (1) IF AN UNINSURED INDIVIDUAL IS DETERMINED TO BE ELIGIBLE
 17 FOR THE MARYLAND MEDICAL ASSISTANCE PROGRAM OR THE MARYLAND
 18 CHILDREN'S HEALTH PROGRAM, THE PROCEDURES DESCRIBED IN THIS
 19 SUBSECTION AND GUIDELINES ESTABLISHED BY THE EXCHANGE, IN CONSULTATION
 20 WITH THE DEPARTMENT, TO IMPLEMENT THIS SUBSECTION SHALL APPLY.
- 21 (2) IF AN UNINSURED INDIVIDUAL FAILS TO SELECT A MANAGED
 22 CARE ORGANIZATION PLAN WITHIN A PERIOD OF TIME ESTABLISHED BY THE
 23 EXCHANGE, THE DEPARTMENT SHALL ASSIGN THE UNINSURED INDIVIDUAL TO AND
 24 PROMPTLY ENROLL THE UNINSURED INDIVIDUAL IN A MANAGED CARE
 25 ORGANIZATION PLAN.
- 26 (3) BEFORE THE DEPARTMENT ASSIGNS AN UNINSURED INDIVIDUAL TO A MANAGED CARE ORGANIZATION PLAN, THE UNINSURED INDIVIDUAL SHALL RECEIVE:
- 29 (I) ADVANCE NOTICE;
- 30 (II) AN OPPORTUNITY TO SELECT ANOTHER MANAGED CARE 31 ORGANIZATION PLAN WITHIN THE PERIOD OF TIME ESTABLISHED BY THE 32 EXCHANGE; AND
- 33 (III) AN OPPORTUNITY TO OPT OUT OF COVERAGE.
- 34 **31–207. 31–206.**

- (A) If an uninsured individual is not determined to be eligible for the Maryland Medical Assistance Program or the Maryland Children's Health Program under \$\frac{\frac{31-206}}{31-205}\$ Of this subtitle, the Exchange shall determine, in accordance with \$\frac{\frac{31-205}}{31-205}\$ \$\frac{31-204}{31-204}\$ Of this subtitle, whether the uninsured individual is eligible for premium tax credits or cost-sharing reductions as determined under this section.
- 7 (B) (1) (I) A SPECIAL OR OTHER ENROLLMENT PERIOD FOR THE 8 INDIVIDUAL MARKET SHALL BEGIN ON THE DATE AN INCOME TAX RETURN IS FILED 9 BY OR ON BEHALF OF AN UNINSURED INDIVIDUAL THAT INCLUDES THE CHOICE 10 DESCRIBED IN § 2-215(c)(3) § 2-115(c)(3) OF THE TAX GENERAL ARTICLE, IF THE 11 RETURN IS FILED ON OR BEFORE THE DATE SPECIFIED BY THE EXCHANGE.
- 12 (II) THE DATE SPECIFIED BY THE EXCHANGE MAY BE NOT
 13 LATER THAN THE DATE SPECIFIED IN § 10–820(A)(1) AND (3) OF THE TAX—
 14 CENERAL ARTICLE.
- 15 (2) THE ENROLLMENT PERIOD DESCRIBED IN THIS SUBSECTION
 16 SHALL LAST FOR A PERIOD OF TIME DETERMINED BY THE EXCHANGE BEFORE THE
 17 START OF THE CALENDAR YEAR THAT MAY NOT BE SHORTER THAN 14 DAYS.
- 18 (C) (1) Information about the enrollment period described in 19 Subsection (B) of this section shall be communicated to the public and 20 Affected individuals through measures that may include language in 21 The instructions for the State individual income tax return, if 22 Inclusion of the language is approved by the Comptroller.
- 23 (2) THE EXCHANGE IS AUTHORIZED TO CONDUCT OUTREACH TO
 24 UNINSURED INDIVIDUALS DESCRIBED IN PARAGRAPH (1) OF THIS SUBSECTION,
 25 USING METHODS THAT MAY INCLUDE WRITTEN NOTICES AND THE PROVISION OF
 26 INDIVIDUALIZED ASSISTANCE BY INSURANCE AGENTS AND BROKERS, NAVIGATORS,
 27 TAX PREPARERS, AND EXCHANGE CONTRACTORS AND STAFF.
- 28 (3) NOTWITHSTANDING ANY OTHER PROVISION OF THIS ARTICLE,
 29 THE EXCHANGE MAY COMPENSATE AN ENTITY FOR OUTREACH DESCRIBED IN
 30 PARAGRAPH (1) (2) OF THIS SUBSECTION IN A MANNER THAT REFLECTS, IN WHOLE
 31 OR IN PART, THE NUMBER OF UNINSURED INDIVIDUALS ENROLLED UNDER THIS
 32 SECTION AND \$33-501 \ 31-204 OF THIS TITLE SUBTITLE BY THAT ENTITY.
- 33 (b) (1) THE EXCHANGE SHALL IMPLEMENT THE POLICIES AND PROCESS
 34 DESCRIBED IN THIS SUBSECTION ONLY IF THE EXCHANGE DETERMINES THAT:

- 1 (1) THE POLICIES AND PROCESS WOULD PROVIDE MINIMUM
 2 ESSENTIAL COVERAGE TO AT LEAST 40,000 RESIDENTS WHO WOULD OTHERWISE BE
 3 UNINSURED, DESPITE THE OTHER PROVISIONS OF THIS SUBTITLE:
- 4 (II) THERE IS NO SIGNIFICANT RISK THAT CHANGES IN FEDERAL
 5 POLICY OR INSURANCE MARKETS WILL PREVENT THE ACHIEVEMENT OF COVERAGE
 6 GAINS DESCRIBED IN ITEM (I) OF THIS PARAGRAPH THROUGH AUTOMATIC
 7 ENROLLMENT IN A QUALIFIED HEALTH PLAN AS PROVIDED FOR IN PARAGRAPH (2)
 8 OF THIS SUBSECTION; AND
- 9 (HI) REASONABLE ADMINISTRATIVE COSTS TO IMPLEMENT THE
 10 POLICIES AND PROCESS, INCLUDING COSTS INCURRED BY THE COMPTROLLER AND
 11 THE EXCHANGE, ARE FULLY COVERED WITH FUNDS FROM THE MARYLAND
 12 INSURANCE OPTION FUND ESTABLISHED UNDER § 31–204 OF THIS SUBTITLE.
- 13 (2) If the Exchange makes the determinations described in Paragraph (1) of this subsection, the Exchange and the Comptroller SHALL, AFTER CONSULTING WITH THE ADVISORY WORKGROUP AND PROVIDING ADVANCE NOTICE TO THE GENERAL ASSEMBLY, IMPLEMENT A PROCESS FOR AUTOMATIC ENROLLMENT OF AN UNINSURED INDIVIDUAL IN A ZERO-ADDITIONAL COST PLAN IF:
- 19 (I) AN INDIVIDUAL WHO FILES A STATE INCOME TAX RETURN
 20 SELECTS A CHECK-OFF BOX ON THE RETURN AS DESCRIBED IN § 2-115(D)(3)(I) OF
 21 THE TAX GENERAL ARTICLE INDICATING THAT AN UNINSURED INDIVIDUAL MAY
 22 BE INTERESTED IN OBTAINING MINIMUM ESSENTIAL COVERAGE;
- 23 (II) THE UNINSURED INDIVIDUAL HAS QUALIFIED FOR
 24 PREMIUM TAX CREDITS BUT HAS NOT BEEN ENROLLED IN A QUALIFIED HEALTH
 25 PLAN BY THE END OF THE ENROLLMENT PERIOD ESTABLISHED BY THE EXCHANGE
 26 IN ACCORDANCE WITH SUBSECTION (B) OF THIS SECTION; AND
- 27 (III) THE UNINSURED INDIVIDUAL IS ELIGIBLE FOR ONE OR 28 MORE ZERO-ADDITIONAL-COST PLANS.
- 29 (3) AS PART OF THE PROCESS DESCRIBED IN PARAGRAPH (2) OF THIS
 30 SUBSECTION, THE EXCHANGE SHALL IMPLEMENT A RANKING SYSTEM THAT
 31 IDENTIFIES THE ZERO-ADDITIONAL—COST PLAN THAT PROVIDES THE MOST VALUE
 32 TO AN UNINSURED INDIVIDUAL IF THE UNINSURED INDIVIDUAL IS ELIGIBLE FOR
 33 MORE THAN ONE ZERO-ADDITIONAL—COST PLAN.
- 34 (4) THE PROCESS DESCRIBED IN PARAGRAPH (2) OF THIS
 35 SUBSECTION SHALL ENSURE THAT BEFORE AN UNINSURED INDIVIDUAL IS
 36 AUTOMATICALLY ENROLLED IN A ZERO-ADDITIONAL-COST PLAN:

1	(I) THE UNINSURED INDIVIDUAL IS INFORMED ABOUT THE
2	ZERO-ADDITIONAL-COST PLAN IN WHICH THE UNINSURED INDIVIDUAL WILL BE
3	AUTOMATICALLY ENROLLED AND IS GIVEN A REASONABLE CHANCE TO OPT OUT OF
4	THE PLAN BEFORE COVERAGE BEGINS;
5	(II) IF THE ZERO-ADDITIONAL-COST PLAN HAS AN ACTUARIAL
6	VALUE BELOW A THRESHOLD IDENTIFIED BY THE EXCHANGE, THE UNINSURED
7	INDIVIDUAL IS OFFERED A CHANCE TO ENROLL IN AN ALTERNATIVE PLAN WITH A
8	HIGHER ACTUARIAL VALUE BY PAYING A REQUIRED ADDITIONAL PREMIUM BEFORE
9	BEING AUTOMATICALLY ENROLLED IN THE ZERO-ADDITIONAL-COST PLAN;
10	(HI) IF MORE THAN ONE HOUSEHOLD MEMBER IS AN UNINSURED
11	INDIVIDUAL ELIGIBLE FOR A ZERO-ADDITIONAL COST PLAN AND IT IS NOT
12	POSSIBLE TO ENROLL ALL THE HOUSEHOLD MEMBERS IN THE PLAN THAT PROVIDES
13	THEM WITH THE MAXIMUM VALUE AS ESTABLISHED UNDER PARAGRAPH (3) OF THIS
14	SUBSECTION, THE EXCHANGE CONSULTS WITH THE AFFECTED HOUSEHOLD
15	MEMBERS BEFORE ENROLLMENT;
16	(IV) THE METHOD OF PAYING CARRIERS MINIMIZES OVERALL
17	ADMINISTRATIVE COSTS, ENSURES TIMELY PAYMENTS THAT PREVENT DEFAULTS,
18	AND PREVENTS CONSUMERS FROM EXPERIENCING INVOLUNTARY DEFAULT OR
19	OTHER ADVERSE EVENTS DUE TO ERRORS BY THE EXCHANGE, THE COMPTROLLER,
20	OR A QUALIFIED HEALTH PLAN;
21	(V) A CARRIER WILL NOT BE PAID FOR PERIODS DURING WHICH
22	THE UNINSURED INDIVIDUAL IS NOT COVERED, EXCEPT FOR GRACE PERIODS
23	DURING WHICH THE UNINSURED INDIVIDUAL IS ENROLLED IN A
24	ZERO-ADDITIONAL-COST PLAN OFFERED BY THE CARRIER;
25	(VI) A CARRIER WILL NOT BE REQUIRED TO INITIATE COVERAGE
26	WITHOUT RECEIVING THE INITIAL MONTH'S FULL PREMIUM PAYMENT FOR A
27	ZERO-ADDITIONAL-COST PLAN OFFERED BY THE CARRIER;
0.0	(TIT)
28	(VII) THE UNINSURED INDIVIDUAL ENTERS INTO A BINDING
29	CONTRACT OF INSURANCE WITH THE CARRIER THAT OFFERS THE
30	ZERO-ADDITIONAL-COST PLAN, CONSISTENT WITH STANDARDS DEVELOPED BY THE
31	EXCHANGE IN CONSULTATION WITH THE ADMINISTRATION; AND
20	(AIII) WHE IMMOUDED INDIVIDUAL IS IMPODMED OF THE DUTTES
32	(VIII) THE UNINSURED INDIVIDUAL IS INFORMED OF THE DUTIES
33	AND RISKS ASSOCIATED WITH USING ADVANCE PREMIUM TAX CREDITS TO OBTAIN
34	COVERAGE AND HAS THE OPPORTUNITY TO PREVENT ENROLLMENT OR TERMINATE

COVERAGE AFTER RECEIVING THE INFORMATION.

1 31-208. 31-207.

- 2 (A) THE EXCHANGE SHALL DEVELOP A DETAILED SET OF DATA PRIVACY
 3 AND DATA SECURITY SAFEGUARDS TO GOVERN THE CONVEYANCE, STORAGE, AND
 4 UTILIZATION OF DATA UNDER THE OPTION PROGRAM.
- 5 (B) THE SAFEGUARDS DEVELOPED UNDER SUBSECTION (A) OF THIS 6 SECTION SHALL ENSURE THAT THE CONVEYANCE, STORAGE, AND UTILIZATION OF 7 DATA UNDER THE OPTION PROGRAM COMPLY WITH APPLICABLE REQUIREMENTS 8 OF FEDERAL AND STATE LAW.

9 Article - State Finance and Procurement

 $10 \quad 6 - 226$

- 11 (a) (2) (i) Notwithstanding any other provision of law, and unless
- 12 inconsistent with a federal law, grant agreement, or other federal requirement or with the
- 13 terms of a gift or settlement agreement, net interest on all State money allocated by the
- 14 State Treasurer under this section to special funds or accounts, and otherwise entitled to
- 15 receive interest earnings, as accounted for by the Comptroller, shall accrue to the General
- 16 Fund of the State.
- 17 (ii) The provisions of subparagraph (i) of this paragraph do not apply
- 18 to the following funds:
- 19 the Pretrial Services Program Grant Fund; [and]
- 20 the Veteran Employment and Transition Success Fund;
- 21 AND
- 22 114. THE MARYLAND HEALTH INSURANCE OPTION FUND.
- 23 Article Tax General
- 24 **2–115.**
- 25 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS
- 26 INDICATED.
- 27 (2) "ADVISORY WORKGROUP" HAS THE MEANING STATED IN § 31–201
- 28 OF THE INSURANCE ARTICLE.
- 29 (3) "AFFORDABLE CARE ACT" HAS THE MEANING STATED IN § 1–101
- 30 OF THE INSURANCE ARTICLE.

- 1 (4) "EXCHANGE" HAS THE MEANING STATED IN § 31–101 OF THE 2 INSURANCE ARTICLE.
- 3 (5) "INSURANCE AFFORDABILITY PROGRAM" HAS THE MEANING 4 STATED IN § 31–201 OF THE INSURANCE ARTICLE.
- 5 (6) "Insurance-relevant information" means information 6 About an uninsured individual that is needed for the Exchange to:
- 7 (I) IDENTIFY THE UNINSURED INDIVIDUAL, INCLUDING WHEN 8 MATCHING DATA AVAILABLE FROM THIRD-PARTY DATA SOURCES;
- 9 (II) FACILITATE THE DETERMINATION OF THE UNINSURED 10 INDIVIDUAL'S ELIGIBILITY FOR AN INSURANCE AFFORDABILITY PROGRAM; OR
- 11 (III) FACILITATE ENROLLMENT BY THE UNINSURED INDIVIDUAL 12 IN A PLAN WITH MINIMUM ESSENTIAL COVERAGE.
- 13 (7) "Maryland Health Insurance Option Fund" means the 14 Fund established under § 31–204 of the Insurance Article.
- 15 (8) (7) "MINIMUM ESSENTIAL COVERAGE" HAS THE MEANING 16 STATED IN § 31–101 OF THE INSURANCE ARTICLE.
- 17 (9) (8) "OPTION" MEANS THE MARYLAND HEALTH INSURANCE
 18 OPTION ESTABLISHED UNDER § 31–202 OF THE INSURANCE ARTICLE.
- 19 (10) (9) (8) "PREMIUM TAX CREDITS" MEANS THE TAX CREDITS 20 DESCRIBED IN § 36B OF THE INTERNAL REVENUE CODE.
- 21 (9) "PROGRAM" MEANS THE MARYLAND EASY ENROLLMENT HEALTH
 22 INSURANCE PROGRAM ESTABLISHED UNDER § 31–202 OF THE INSURANCE ARTICLE.
- 23 (11) (10) "QUALIFIED HEALTH PLAN" MEANS A HEALTH BENEFIT
 24 PLAN THAT HAS BEEN CERTIFIED BY THE EXCHANGE TO MEET THE CRITERIA FOR
 25 CERTIFICATION DESCRIBED IN § 1311(C) OF THE AFFORDABLE CARE ACT AND §
 26 31–115 OF THIS TITLE THE INSURANCE ARTICLE.
- 27 (12) (11) "Uninsured individual" has the meaning stated in § 31–201 of the Insurance Article.
- 29 **(B) (1)** The Comptroller shall include on the individual 30 INCOME TAX RETURN FORM A CHECKOFF FOR INDICATING WHETHER THE 31 INDIVIDUAL, OR EACH SPOUSE IN THE CASE OF A JOINT RETURN, AND ANY

- 1 INDIVIDUAL CLAIMED AS A DEPENDENT ON THE TAX RETURN IS AN UNINSURED
- 2 INDIVIDUAL AT THE TIME THE TAX RETURN IS FILED.
- 3 (2) IF A STATE INCOME TAX RETURN INDICATES THAT AN INDIVIDUAL
- 4 LACKED MINIMUM ESSENTIAL COVERAGE FOR 3 OR MORE MONTHS DURING THE
- 5 TAXABLE YEAR, AND THE UNINSURED INDIVIDUAL IS UNDER THE AGE OF 65 AT THE
- 6 TIME THE RETURN IS FILED IS AN UNINSURED INDIVIDUAL AT THE TIME THE TAX
- 7 RETURN IS FILED, THE TAX RETURN SHALL BE REQUIRED TO INCLUDE THE
- 8 FOLLOWING INFORMATION AS TO EACH UNINSURED INDIVIDUAL:
- 9 (I) WHETHER THE UNINSURED INDIVIDUAL REMAINS
- 10 UNINSURED AT THE TIME THE TAX RETURN IS FILED THE AGE OF EACH UNINSURED
- 11 INDIVIDUAL;
- 12 (II) IF THE UNINSURED INDIVIDUAL REMAINS UNINSURED AT
- 13 THE TIME THE TAX RETURN IS FILED, ELECTION BY THE INDIVIDUAL FILING THE TAX
- 14 RETURN OF ONE OF THE TWO CHECK-OFF CHECKOFF BOXES DESCRIBED IN
- 15 SUBSECTION (C) OF THIS SECTION; AND
- 16 (III) IF THE INDIVIDUAL WHO FILES A TAX RETURN CHOOSES THE
- 17 CHECK-OFF CHECKOFF BOX DESCRIBED IN SUBSECTION (C)(3) OF THIS SECTION,
- 18 ANY INFORMATION DETERMINED BY THE EXCHANGE AS ESSENTIAL TO
- 19 DETERMINING ELIGIBILITY FOR INSURANCE AFFORDABILITY PROGRAMS, IF THE
- 20 INFORMATION:
- 21 1. IS NOT AVAILABLE FROM A RELIABLE THIRD-PARTY
- 22 DATA SOURCE;
- 23 2. IS NOT OTHERWISE REQUIRED TO BE PROVIDED ON
- 24 THE RETURN; AND
- 25 3. DOES NOT PERTAIN TO CITIZENSHIP OR
- 26 IMMIGRATION STATUS.
- 27 (2) (3) FOR AN INDIVIDUAL WHO FILES A TAX RETURN AND
- 28 CHOOSES THE CHECK-OFF CHECKOFF BOX DESCRIBED IN SUBSECTION (C)(3) OF
- 29 THIS SECTION, THE RETURN SHALL GIVE THE INDIVIDUAL WHO FILED THE TAX
- 30 RETURN THE OPTION TO INDICATE THE UNINSURED INDIVIDUAL'S PREFERRED
- 31 METHOD FOR THE EXCHANGE TO CONTACT THE INDIVIDUAL WHO FILED THE TAX
- 32 RETURN OR THE UNINSURED INDIVIDUAL TO FACILITATE EITHER DETERMINATION
- 33 OF ELIGIBILITY FOR INSURANCE AFFORDABILITY PROGRAMS OR ENROLLMENT IN
- 34 HEALTH COVERAGE.

1	(3) THE COMPTROLLER MAY STRUCTURE THE RETURN SO THAT THE
2	ITEMS DESCRIBED IN THIS SECTION ARE INCLUDED IN A SEPARATE FORM THAT IS
3	REQUIRED ONLY FOR INDIVIDUALS WHO FILE A TAX RETURN INDICATING THAT AN
4	INDIVIDUAL WAS UNINSURED FOR 3 OR MORE MONTHS DURING THE TAXABLE YEAR

- 5 (C) (1) THE COMPTROLLER SHALL INCLUDE ON THE INCOME TAX
 6 RETURN FORM TWO CHECK OFF BOXES DESCRIBED IN THIS SUBSECTION.
- 7 (2) THE CHECK-OFF BOXES MAY BE PLACED ON THE SEPARATE FORM 8 DESCRIBED IN SUBSECTION (B)(3) OF THIS SECTION.
- 9 (C) (1) IN ACCORDANCE WITH THIS SUBSECTION, THE COMPTROLLER
 10 SHALL INCLUDE WITH THE INCOME TAX RETURN FORM A SEPARATE FORM THAT IS
 11 REQUIRED ONLY FOR INDIVIDUALS WHO FILE A TAX RETURN INDICATING THAT AN
 12 INDIVIDUAL IS AN UNINSURED INDIVIDUAL AT THE TIME THE TAX RETURN IS FILED.
- 13 (2) THE SEPARATE FORM SHALL INCLUDE TWO CHECK-OFF
 14 CHECKOFF BOXES AS DESCRIBED IN PARAGRAPHS (3) AND (4) OF THIS SUBSECTION
 15 AND THE INFORMATION DESCRIBED IN SUBSECTION (B)(2) AND (3) OF THIS
 16 SECTION.
- 17 (3) ONE CHECK-OFF CHECKOFF BOX SHALL GIVE AN INDIVIDUAL
 18 WHO FILES A TAX RETURN THE CHOICE TO HAVE THE EXCHANGE DETERMINE THE
 19 UNINSURED INDIVIDUAL'S ELIGIBILITY FOR AN INSURANCE AFFORDABILITY
 20 PROGRAM OR ZERO-ADDITIONAL-COST PLAN, USING INFORMATION FROM THE TAX
 21 RETURN AND OTHER AVAILABLE INFORMATION:
- 22 <u>(I) BASED ON INFORMATION IN THE INDIVIDUAL'S TAX</u>
 23 <u>RETURN, DETERMINE THE UNINSURED INDIVIDUAL'S ELIGIBILITY FOR INSURANCE</u>
 24 AFFORDABILITY PROGRAMS; AND
- 25 <u>(II) OBTAIN ADDITIONAL DATA THAT MAY BE RELEVANT TO</u>
 26 <u>DETERMINE THE UNINSURED INDIVIDUAL'S ELIGIBILITY FOR INSURANCE</u>
 27 AFFORDABILITY PROGRAMS.
- 28 (4) ONE CHECK-OFF CHECKOFF BOX SHALL ALLOW AN INDIVIDUAL 29 WHO FILES A TAX RETURN THE CHOICE TO:
- 30 (I) NOT HAVE THE EXCHANGE MAKE THE DETERMINATIONS
 31 DETERMINATION DESCRIBED IN PARAGRAPH (3) OF THIS SUBSECTION; AND
- 32 (H) ACKNOWLEDGE THAT ELECTING THIS CHOICE MEANS THE
 33 UNINSURED INDIVIDUALS WILL NOT BE ENROLLED IN MINIMUM ESSENTIAL
 34 COVERAGE AS A RESULT OF FILING THE TAX RETURN.

- 1 (5) THE COMPTROLLER, IN CONSULTATION WITH THE EXCHANGE 2 AND WITH THE ADVICE OF THE ADVISORY WORKGROUP, SHALL:
- 3 (I) DEVELOP LANGUAGE FOR THE CHECK-OFF CHECKOFF
 4 BOXES DESCRIBED IN PARAGRAPHS (3) AND (4) OF THIS SUBSECTION THAT IS AS
 5 SIMPLE, CLEAR, AND EASY TO UNDERSTAND AS POSSIBLE;
- 6 (II) INCLUDE WITH DEVELOP LANGUAGE FOR THE
 7 INSTRUCTIONS FOR THE STATE INCOME TAX RETURN THAT INCLUDES A
 8 DESCRIPTION OF THE EFFECTS OF CHOOSING THE CHECK-OFF CHECKOFF BOXES
 9 DESCRIBED IN PARAGRAPHS (3) AND (4) OF THIS SUBSECTION, INCLUDING THE
 10 PURPOSES FOR WHICH THE INFORMATION DISCLOSED UNDER SUBSECTION
 11 (B)(1)(III) OF THIS SECTION MAY BE USED; AND
- 12 (III) PROVIDE DRAFT CHECK-OFF BOX LANGUAGE FOR
 13 COMMENT TO THE EXCHANGE AND TO THE ADVISORY WORKGROUP ENSURE THAT
 14 THE LANGUAGE DEVELOPED UNDER ITEM (I) OF THIS PARAGRAPH IS AS SIMPLE,
 15 CLEAR, AND EASY TO UNDERSTAND AS POSSIBLE.
- 16 (6) If an individual who files a tax return makes the Election described in paragraph (3) of this subsection, notwithstanding the prohibition under § 13–202 of this article, the Comptroller shall convey to the Exchange all insurance–relevant information contained on the return.
- 21 **(D)** (1) EXCEPT AS PROVIDED IN \$\frac{\frac{48}{5}}{14-103(C)}\$ AND 14-201(B) OF THIS
 22 ARTICLE PARAGRAPH (2) OF THIS SUBSECTION, THIS SECTION SHALL APPLY TO
 23 RETURNS FILED FOR TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 2018.
- 24 (2) IF THE COMPTROLLER DETERMINES, AFTER CONSULTATION
 25 WITH THE EXCHANGE, THAT THE IMPLEMENTATION OF THIS SECTION IS NOT
 26 ADMINISTRATIVELY FEASIBLE FOR TAXABLE YEARS BEGINNING AFTER DECEMBER
 27 31, 2018, THE COMPTROLLER MAY DELAY IMPLEMENTATION OF THIS SECTION TO
 28 TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 2019.
- 29 13-918.
- 30 (a) The Comptroller shall honor income tax refund interception requests in the 31 following order:
- 32 (1) a refund interception request to collect an unpaid State, county, or 33 municipal tax;

$\frac{1}{2}$	(2) a refund interception request under Title 10, Subtitle 1, Part II of the Family Law Article:
3	(3) A REFUND INTERCEPTION REQUEST TO COLLECT AN INSURANCE
4	RESPONSIBILITY AMOUNT UNDER § 14–201(C) OF THIS ARTICLE;
5 6	[(3)] (4) a refund interception request for converted funds under § 15–122.2 of the Health – General Article;
7 8	[(4)] (5) a refund interception request under § 3–304 of the State Finance and Procurement Article;
9 10	[(5)] (6) any other refund interception request by the State, county, or other political subdivision of the State;
11 12	[(6)] (7) a request for intercept made by a taxing official under Part IV of this subtitle; and
13 14	[(7)] (8) a request for intercept made by a federal official under Part VI of this subtitle.
15	TITLE 14. MINIMUM ESSENTIAL HEALTH COVERAGE.
16	SUBTITLE 1. DEFINITIONS; GENERAL PROVISIONS.
17	14-101.
18 19	(A) IN THIS TITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
20 21	(B) "ADVISORY WORKGROUP" HAS THE MEANING STATED IN § 31–201 OF THE INSURANCE ARTICLE.
22 23	(c) "Affordable Care Act" has the meaning stated in § 1–101 of the Insurance Article.
24 25	(D) "ENROLLMENT PERIOD" MEANS THE ENROLLMENT PERIOD ESTABLISHED UNDER § 31–307(B) OF THE INSURANCE ARTICLE.
26 27	(E) "EXCHANGE" HAS THE MEANING STATED IN § 31–101 OF THE INSURANCE ARTICLE.
28 29	(F) "Insurance affordability programs" has the meaning stated in § 31–201 of the Insurance Article.

- 1 (G) "INSURANCE-RELEVANT INFORMATION" HAS THE MEANING STATED IN 2 \$2-215 OF THIS ARTICLE.
- 3 (H) "Insurance responsibility amount" means the amount an 4 Individual who files a State income tax return is required to pay under 5 \$14-201(c) of this title.
- 6 (I) "MARYLAND HEALTH INSURANCE OPTION FUND" MEANS THE FUND
 7 ESTABLISHED UNDER § 31 204 OF THE INSURANCE ARTICLE.
- 8 (J) "MARYLAND MODIFIED ADJUSTED GROSS INCOME" MEANS THE SUM OF:
- 9 (1) MARYLAND ADJUSTED GROSS INCOME, AS DESCRIBED IN § 10 10-203 OF THIS ARTICLE; AND
- 11 (2) OTHER INCOME THAT:
- 12 (I) CAN BE ASCERTAINED BASED ENTIRELY ON INFORMATION
 13 PROVIDED ON THE PORTIONS OF THE STATE INCOME TAX RETURN THAT ARE NOT
 14 AFFECTED BY THIS ARTICLE: AND
- 15 (II) HAVE BEEN IDENTIFIED BY THE EXCHANGE, ON OR BEFORE
 16 JUNE 1 OF THE APPLICABLE TAXABLE YEAR, AS NECESSARY TO PREVENT
 17 SIGNIFICANT ERRORS IN THE DETERMINATION OF ELIGIBILITY FOR INSURANCE
 18 AFFORDABILITY PROGRAMS.
- 19 (K) "MEDICAL HEALTH CARE" MEANS HEALTH TREATMENT BY OR
 20 SUPERVISED BY A MEDICAL DOCTOR THAT IS CUSTOMARILY COVERED BY HEALTH
 21 INSURANCE POLICIES QUALIFYING AS MINIMUM ESSENTIAL COVERAGE.
- 22 (L) "MINIMUM ESSENTIAL COVERAGE" HAS THE MEANING STATED IN § 23 31-101 OF THE INSURANCE ARTICLE.
- 24 (M) "POVERTY LINE" HAS THE MEANING STATED IN § 31–201 OF THE 25 INSURANCE ARTICLE.
- 26 (N) "PROACTIVELY CONTACT" HAS THE MEANING STATED IN § 31–201 OF 27 THE INSURANCE ARTICLE.
- 28 (O) "Uninsured individual" has the meaning stated in § 31–201 of the Insurance Article.
- 30 **14-102**

- 1 (A) EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION AND §
 2 14-204(B) OF THIS TITLE, AN INSURANCE RESPONSIBILITY AMOUNT SHALL BE
 3 ASSESSED AND COLLECTED IN THE MANNER DESCRIBED IN TITLE 13 OF THIS
 4 ARTICLE.
- 5 (B) IN CONSULTATION WITH THE EXCHANGE AND THE ADVISORY
 6 WORKGROUP, THE COMPTROLLER MAY DEVELOP FORMS AND NOTICES THAT APPLY
 7 ONLY TO THE INSURANCE RESPONSIBILITY AMOUNT.
- 8 14-103.
- 9 (A) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
 10 THIS SECTION APPLIES ONLY TO A TAXABLE YEAR THAT:
- 11 (I) BEGINS AFTER DECEMBER 31, 2018; AND
- 12 (II) ENDS BEFORE THE INDIVIDUAL RESPONSIBILITY TO
 13 MAINTAIN HEALTH COVERAGE, DESCRIBED IN § 14–201(B) OF THIS TITLE, TAKES
 14 EFFECT.
- 15 (2) IF THE COMPTROLLER DETERMINES, AFTER CONSULTATION
 16 WITH THE EXCHANGE, THAT THE IMPLEMENTATION OF THIS SECTION IS NOT
 17 ADMINISTRATIVELY FEASIBLE FOR A TAX YEAR THAT BEGINS AFTER DECEMBER 31,
 18 2018, THE COMPTROLLER MAY DELAY IMPLEMENTATION OF THIS SECTION TO A TAX
 19 YEAR THAT BEGINS AFTER DECEMBER 31, 2019.
- 20 (B) IN CONSULTATION WITH THE EXCHANGE AND THE ADVISORY
 21 WORKGROUP, THE COMPTROLLER SHALL DEVELOP FORMS, INSTRUCTIONS, AND
 22 PROCEDURES THAT ACCOMPLISH THE FOLLOWING OBJECTIVES:
- 23 (1) IDENTIFY INDIVIDUALS WHO FILE A STATE INCOME TAX RETURN
 24 AND WHO WOULD POTENTIALLY BE LIABLE FOR AN INSURANCE RESPONSIBILITY
 25 AMOUNT UNDER § 14–201(C) OF THIS TITLE IF THE OBLIGATION DESCRIBED IN §
 26 14–201(B) OF THIS TITLE HAD BEEN IN EFFECT DURING THE TAXABLE YEAR
 27 APPLICABLE TO THE RETURN:
- 28 (2) INFORM THE INDIVIDUALS OF THE ADVERSE CONSEQUENCES
 29 THAT COULD POTENTIALLY APPLY IF THEY CONTINUE TO LACK MINIMUM
 30 ESSENTIAL COVERAGE UNTIL THE DATE THE REQUIREMENT DESCRIBED IN §
 31 14-201(B) OF THIS TITLE TAKES EFFECT; AND
- 32 (3) ALLOW AND ENCOURAGE INDIVIDUALS WHO ARE UNINSURED AT 33 THE TIME A TAX RETURN IS FILED TO ENROLL IN HEALTH COVERAGE USING

- 1 PROCEDURES DESCRIBED IN § 2–215 OF THIS ARTICLE AND TITLE 31, SUBTITLE 2
- 2 OF THE INSURANCE ARTICLE.
- 3 Subtitle 2. Individual Responsibility to Maintain Minimum Essential
- 4 COVERAGE.
- 5 14-201
- 6 (A) THIS SUBTITLE DOES NOT APPLY TO A NONRESIDENT, INCLUDING A
 7 NONRESIDENT SPOUSE AND A NONRESIDENT DEPENDENT.
- 8 (B) BEGINNING JANUARY 1, 2021, AN INDIVIDUAL UNDER THE AGE OF 65
 9 YEARS SHALL MAINTAIN MINIMUM ESSENTIAL COVERAGE FOR THE INDIVIDUAL AND
 10 EACH HOUSEHOLD MEMBER CLAIMED ON A TAX RETURN WHO IS UNDER THE AGE OF
 11 65 YEARS.
- 12 (C) (1) EXCEPT AS PROVIDED UNDER §§ 14-203 AND 14-207 OF THIS
 13 SUBTITLE, IF THE COVERAGE REQUIRED UNDER SUBSECTION (B) OF THIS SECTION
 14 IS NOT MAINTAINED FOR 3 OR MORE MONTHS OF THE TAXABLE YEAR, THE
 15 UNINSURED INDIVIDUAL SHALL PAY AN AMOUNT DETERMINED UNDER § 14-202 OF
 16 THIS SUBTITLE.
- 17 (2) ANY PAYMENT DUE UNDER PARAGRAPH (1) OF THIS SUBSECTION
 18 SHALL BE:
- 19 (I) IN ADDITION TO AND DUE ON THE SAME DATE AS THE STATE 20 INCOME TAX DUE UNDER § 10–105(A) OF THIS ARTICLE; AND
- 21 (H) INCLUDED WITH OTHER PAYMENTS MADE IN ACCORDANCE 22 WITH THE STATE INCOME TAX RETURN FILED BY THE INDIVIDUAL UNDER TITLE 10, 23 SUBTITLE 8 OF THIS ARTICLE FOR THE TAXABLE YEAR THAT INCLUDES THE MONTHS 24 IN WHICH COVERAGE WAS NOT MAINTAINED AS REQUIRED UNDER SUBSECTION (B)
- 26 (3) IF AN INDIVIDUAL WHO IS SUBJECT TO A PAYMENT UNDER THIS
 27 SECTION FILES A JOINT STATE INCOME TAX RETURN UNDER § 10–807 OF THIS
 28 ARTICLE, THE INDIVIDUAL AND THE INDIVIDUAL'S SPOUSE JOINTLY SHALL BE
 29 LIABLE FOR THE PAYMENT.
- 30 **14-202.**

OF THIS SECTION.

25

31 (A) SUBJECT TO SUBSECTIONS (C) AND (D) OF THIS SECTION, THE 32 INSURANCE RESPONSIBILITY AMOUNT SHALL BE EQUAL TO THE GREATER OF:

1	(1) 2.5% of the sum of the individual's Maryland modified		
2	ADJUSTED GROSS INCOME AND THE MARYLAND MODIFIED ADJUSTED GROSS		
3	INCOME OF ALL INDIVIDUALS CLAIMED ON THE INDIVIDUAL'S INCOME TAX RETURN,		
4	MINUS THE FILING THRESHOLD FOR FEDERAL INCOME TAX RETURNS APPLICABLE		
5	TO THE INDIVIDUAL; OR		
C	(9) CUD IECE TO CUDGECTION (D) OF THIS SECTION THE FOLLOWING		
6 7	(2) SUBJECT TO SUBSECTION (B) OF THIS SECTION, THE FOLLOWING AMOUNTS PER INDIVIDUAL:		
'	THIOCHTS I ER INDIVIDUIL.		
8	(1) \$695 FOR EACH ADULT; AND		
9	(H) \$347.50 FOR EACH CHILD UNDER 18 YEARS OLD.		
10	(B) THE AMOUNTS SPECIFIED UNDER SUBSECTION (A)(2) OF THIS SECTION		
11	SHALL BE ADJUSTED FOR TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 2019,		
12	IN ACCORDANCE WITH THIS SUBSECTION BY MULTIPLYING THE AMOUNT BY A		
13	PERCENTAGE EQUAL TO THE QUOTIENT OF:		
4 4	(1) The transfer of the Congress Drive Indian Art Handy		
14	(1) THE AVERAGE OF THE CONSUMER PRICE INDEX FOR ALL URBAN		
15	CONSUMERS AS OF THE CLOSE OF THE 12 MONTH PERIOD ENDING ON AUGUST 31		
16	OF THE CALENDAR YEAR, AS PUBLISHED BY THE UNITED STATES DEPARTMENT OF		
17	LABOR, USING THE REVISION OF THE CONSUMER PRICE INDEX THAT IS MOST		
18	CONSISTENT WITH THE CONSUMER PRICE INDEX FOR CALENDAR YEAR 1986; AND		
19	(2) THE CONSUMER PRICE INDEX FOR 2019.		
20	(B) THE INSURANCE RESPONSIBILITY AMOUNT MAY NOT EXCEED AN		
$\frac{1}{21}$	AMOUNT DETERMINED BY THE EXCHANGE ON OR BEFORE JUNE 1 OF THE TAXABLE		
22	YEAR THAT REPRESENTS THE LOWER OF:		
23	(1) THE AVERAGE STATE PREMIUM FOR BRONZE-LEVEL PLANS; OR		
24	(2) THE AVERAGE NATIONAL PREMIUM FOR BRONZE LEVEL PLANS,		
2 5	IF THE EXCHANGE FINDS THAT THE AVERAGE CAN BE DETERMINED RELIABLY		
26	USING CREDIBLE DATA SOURCES.		
20	OSING ONDIBLE BITTI SOCIOLIS.		
27	(c) (1) Subject to paragraph (2) of this subsection, the		
28	INSURANCE RESPONSIBILITY AMOUNT SHALL BE REDUCED:		
29	(I) BY ANY PENALTY PAYMENT MADE TO THE FEDERAL		
30	GOVERNMENT UNDER 26 U.S.C. § 5000A AS A RESULT OF THE INDIVIDUAL OR		
31	ANOTHER MEMBER OF THE INDIVIDUAL'S HOUSEHOLD EXPERIENCING A PERIOD		
32	WITHOUT MINIMUM ESSENTIAL COVERAGE DURING THE TAXABLE YEAR; AND		

1	(II) BY A PERCENTAGE THAT REFLECTS THE PORTION OF THE	
2	YEAR, IN TERMS OF MONTHS, DURING WHICH THE INDIVIDUAL OR THE INDIVIDUAL'S	
3	DEPENDENT WHO FAILED TO MAINTAIN THE COVERAGE REQUIRED BY § 14–201(B)	
4	OF THIS SUBTITLE FOR 3 OR MORE MONTHS OF THE TAX YEAR EITHER:	
-		
5	1. MAINTAINED MINIMUM ESSENTIAL COVERAGE; OR	
J	i. While the second of the sec	
6	2. WAS NOT A STATE RESIDENT.	
O	Z. WIS NOT ITS IIII INESIDENT.	
7	(2) THE INSURANCE RESPONSIBILITY AMOUNT MAY NOT BE REDUCED	
8	BELOW \$0.	
O	DEDOW 90.	
9	14-203.	
3	11-200;	
10	(A) AN INDIVIDUAL WHO FILES A TAX RETURN MAY NOT BE REQUIRED TO	
-	PAY AN INSURANCE RESPONSIBILITY AMOUNT FOR AN UNINSURED INDIVIDUAL	
11		
12	WHO:	
10	(1) 07117 TOTAL TO	
13	(1) QUALIFIES FOR AN EXEMPTION UNDER 26 U.S.C. § 5000A;	
14	(2) IS NOT AN APPLICABLE INDIVIDUAL UNDER 26 U.S.C. § 5000A;	
15	(3) HAD A MARYLAND MODIFIED ADJUSTED GROSS INCOME OF NOT	
16	MORE THAN 138% OF THE POVERTY LINE FOR THE TAX YEAR;	
17	(4) SUBMITS A SWORN AFFIDAVIT WITH THE INCOME TAX RETURN	
18	AFFIRMING THAT THE UNINSURED INDIVIDUAL:	
19	(I) DID NOT MAINTAIN MINIMUM ESSENTIAL COVERAGE	
20	BECAUSE OF SINCERELY HELD RELIGIOUS BELIEFS THAT CAUSE THE UNINSURED	
21	INDIVIDUALS TO OBJECT TO VIRTUALLY ALL FORMS OF TREATMENT THAT COULD	
22	BE COVERED BY HEALTH INSURANCE; AND	
23	(II) DID NOT OBTAIN MEDICAL HEALTH CARE DURING THE TAX	
24	YEAR:	
25	(5) HAS BECOME ENROLLED IN THE MARYLAND MEDICAL	
26	ASSISTANCE PROGRAM OR THE MARYLAND CHILDREN'S HEALTH PROGRAM AT	
27	THE TIME THE RETURN IS FILED;	
<i>-</i> 1	THE THE REPORT OF THEE,	
28	(6) MEETS THE REQUIREMENTS OF § 14-207(A) OF THIS SUBTITLE;	
20	(b) WEELS THE REQUIREMENTS OF \$11 201(1) OF THIS SUBTILES,	
29	(7) MEETS THE QUALIFICATIONS DESCRIBED IN § 14–207(B) OF THIS	
30	SHPTITIE OR	
. 11 /	· · · · · · · · · · · · · · · · · · · 	

- 1 (8) IS EXEMPT UNDER STANDARDS ADOPTED BY THE EXCHANGE, IN 2 CONSULTATION WITH THE COMPTROLLER.
- 3 (B) (1) IN DETERMINING WHETHER AN UNINSURED INDIVIDUAL IS
 4 EXEMPT UNDER SUBSECTION (A)(1) OR (2) OF THIS SECTION:
- 5 (I) FOR PURPOSES OF AN EXEMPTION UNDER 26 U.S.C. §
 6 5000A, THE REQUIRED CONTRIBUTION FOR AN INDIVIDUAL ELIGIBLE FOR MINIMUM
 7 ESSENTIAL COVERAGE UNDER BOTH AN ELIGIBLE EMPLOYER-SPONSORED PLAN
 8 AND A QUALIFIED HEALTH PLAN IS THE LESSER OF THE AMOUNTS THAT THE
 9 INDIVIDUAL WOULD HAVE TO PAY FOR COVERAGE OF EACH TYPE:
- 10 (II) FOR PURPOSES OF A HOUSEHOLD WITH A MARYLAND
 11 MODIFIED ADJUSTED GROSS INCOME ABOVE 138% AND AT OR BELOW 250% OF THE
 12 POVERTY LINE FOR THE TAX YEAR, THE INDIVIDUAL SHALL BE EXEMPT BASED ON
 13 AN INABILITY TO AFFORD COVERAGE IF THE INDIVIDUAL'S REQUIRED
 14 CONTRIBUTION FOR MINIMUM ESSENTIAL COVERAGE EXCEEDS:
- 18 2. FOR AN INDIVIDUAL WITH A MARYLAND MODIFIED
 19 ADJUSTED GROSS INCOME ABOVE 150% AND AT OR BELOW 200% OF THE POVERTY
 20 LINE FOR THE TAX YEAR, 4% OF THE INDIVIDUAL'S MARYLAND MODIFIED ADJUSTED
 21 GROSS INCOME: OR
- 22 3. FOR AN INDIVIDUAL WITH A MARYLAND MODIFIED
 23 ADJUSTED GROSS INCOME ABOVE 200% OF THE POVERTY LINE FOR THE TAX YEAR,
 24 6.3% OF THE INDIVIDUAL'S MARYLAND MODIFIED ADJUSTED GROSS INCOME.
- 25 (2) THE EXCHANGE SHALL MAKE DETERMINATIONS, IN ACCORDANCE
 26 WITH STANDARDS ADOPTED BY THE EXCHANGE, AS TO WHETHER AN UNINSURED
 27 INDIVIDUAL IS EXEMPT UNDER SUBSECTION (A) OF THIS SECTION.
- 28 **14-204.**
- 29 (A) AN INDIVIDUAL WHO FILES A TAX RETURN SHALL INDICATE ON THE
 30 INCOME TAX RETURN, IN THE FORM REQUIRED BY THE COMPTROLLER, WHETHER
 31 MINIMUM ESSENTIAL COVERAGE WAS MAINTAINED AS REQUIRED UNDER \$
 32 14-201(B) OF THIS SUBTITLE OR WHETHER AN EXEMPTION IS CLAIMED FOR AN
 33 UNINSURED INDIVIDUAL IDENTIFIED BY THE TAX RETURN.

- 1 (B) (1) AN INDIVIDUAL SHALL HAVE THE RIGHT TO APPEAL TO THE
 2 EXCHANGE, IN ACCORDANCE WITH THE PROCEDURES OF § 10–222 OF THE STATE
 3 GOVERNMENT ARTICLE, AN INSURANCE RESPONSIBILITY PAYMENT OR THE DENIAL
 4 OF AN EXEMPTION UNDER § 14–203 OF THIS SUBTITLE.
- 5 (2) IN CONDUCTING AN APPEAL, THE EXCHANGE SHALL
 6 INCORPORATE PROCEDURES TO SAFEGUARD TAXPAYER RIGHTS WITHOUT
 7 IMPOSING UNDUE ADMINISTRATIVE BURDENS, WHILE USING THE APPEALS PROCESS
 8 AS AN OPPORTUNITY TO FACILITATE ENROLLMENT IN MINIMUM ESSENTIAL
 9 COVERAGE FOR UNINSHRED INDIVIDUALS.
- 10 (3) NOTWITHSTANDING § 3–103 OF THIS ARTICLE, ANY APPEAL OF A
 11 DECISION BY THE EXCHANGE UNDER THIS SUBSECTION SHALL BE GOVERNED BY §
 12 10–222 OF THE STATE GOVERNMENT ARTICLE.
- 13 **14-205.**
- 14 THE COMPTROLLER SHALL DISTRIBUTE THE REVENUE FROM THE INSURANCE
 15 RESPONSIBILITY AMOUNT TO THE EXCHANGE, FOR DEPOSIT INTO THE MARYLAND
 16 HEALTH INSURANCE OPTION FUND.
- 17 14-206.
- 18 (A) THE COMPTROLLER PROMPTLY SHALL NOTIFY THE EXCHANGE IF:
- 19 (1) AN INDIVIDUAL WHO FILED A TAX RETURN ELECTED THE OPTION 20 DESCRIBED IN § 2–115(C)(3) OF THIS ARTICLE FOR AN UNINSURED INDIVIDUAL; AND
- 21 (2) A DETERMINATION OF WHETHER AN INSURANCE RESPONSIBILITY
 22 AMOUNT IS DUE OR THE AMOUNT OF THE PAYMENT HAS BEEN SUSPENDED,
 23 INCLUDING DUE TO FACTORS RELATED TO THE RETURN OTHER THAN AS DESCRIBED
 24 IN § 2-115 OF THIS ARTICLE.
- 25 (B) ON RECEIPT OF THE NOTICE GIVEN UNDER SUBSECTION (A) OF THIS
 26 SECTION, THE EXCHANGE PROACTIVELY SHALL CONTACT THE INDIVIDUAL WHO
 27 FILED THE TAX RETURN OR THE UNINSURED INDIVIDUAL DESCRIBED IN THE NOTICE
 28 TO EXPLAIN THE UNINSURED INDIVIDUAL'S OPTIONS AND TO FACILITATE A
 29 DETERMINATION OF ELIGIBILITY FOR INSURANCE AFFORDABILITY PROGRAMS AND
 30 ENROLLMENT IN MINIMUM ESSENTIAL COVERAGE.
- 31 (C) THE EXCHANGE MAY EXTEND THE ENROLLMENT PERIOD, AS
 32 DETERMINED APPROPRIATE BY THE EXCHANGE, FOR AN INDIVIDUAL WITH
 33 RESPECT TO WHOM NOTICE WAS GIVEN TO THE EXCHANGE UNDER SUBSECTION (A)
 34 OF THIS SECTION.

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- 2 (A) THIS SECTION DOES NOT APPLY TO TAXABLE YEARS THAT BEGIN AFTER
 3 A DATE SPECIFIED BY THE COMPTROLLER IF THE EXCHANGE MAKES THE
- 4 DETERMINATION TO IMPLEMENT POLICIES AND A PROCESS FOR
- 5 ZERO-ADDITIONAL-COST PLANS AS DESCRIBED IN § 31-207(D) OF THE INSURANCE
- 6 ARTICLE
- 7 (B) EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, AN INDIVIDUAL 8 MAY NOT BE REQUIRED TO PAY AN INSURANCE RESPONSIBILITY AMOUNT IF THE
- 9 INDIVIDUAL FILING THE APPLICABLE TAX RETURN:
- 10 (1) MAKES THE ELECTION DESCRIBED IN § 2-115(C)(3) OF THIS
 11 ARTICLE;
- 12 **(2)** FILES THE RETURN ON OR BEFORE A DATE SPECIFIED BY THE
 13 Exchange: AND
- 14 (3) CERTIFIES THAT AN UNINSURED INDIVIDUAL:
- 15 (I) AT THE TIME THE RETURN IS FILED, HAS BEEN UNINSURED
 16 CONTINUOUSLY FOR AT LEAST 3 MONTHS:
- 17 (II) WILL ENROLL IN MINIMUM ESSENTIAL COVERAGE WITHIN 18 THE ENROLLMENT PERIOD; AND
- 19 (III) WILL MAINTAIN THE COVERAGE THROUGH THE END OF THE 20 CALENDAR YEAR DURING WHICH THE RETURN IS FILED.
- 21 (C) THE DATE SPECIFIED BY THE EXCHANGE FOR PURPOSES OF SUBSECTION (B)(2) OF THIS SECTION MAY NOT BE LATER THAN THE DATE SPECIFIED 23 IN § 10–820(A) OF THE TAX GENERAL ARTICLE.
- 24 (D) EXCEPT AS PROVIDED IN SUBSECTIONS (E) THROUGH (I) OF THIS
 25 SECTION, AN INDIVIDUAL MAY NOT BE REQUIRED TO PAY AN INSURANCE
 26 RESPONSIBILITY AMOUNT IF:
- 27 (1) THE IMMEDIATELY PRECEDING TAXABLE YEAR'S RETURN FILED
 28 BY OR ON BEHALF OF AN UNINSURED INDIVIDUAL MET THE REQUIREMENTS
 29 DESCRIBED IN SUBSECTION (B) OF THIS SECTION:
- 30 (2) MINIMUM ESSENTIAL COVERAGE BEGAN BY THE DATE DESCRIBED
 31 IN SUBSECTION (B) OF THIS SECTION; AND

1	(3) THE UNINSURED INDIVIDUAL RETAINED MINIMUM ESSENTIAL
2	COVERAGE THROUGH THE END OF THE CALENDAR YEAR, AS PROMISED IN THE
3	CERTIFICATION.
4	(E) EXCEPT AS PROVIDED IN SUBSECTION (H) OF THIS SECTION, IF A
5	CERTIFICATION IS MADE ON BEHALF OF AN UNINSURED INDIVIDUAL UNDER
6	SUBSECTION (B) OF THIS SECTION AND THE UNINSURED INDIVIDUAL DOES NOT
7	OBTAIN AND RETAIN MINIMUM ESSENTIAL COVERAGE THROUGHOUT THE PERIOD
8	DESCRIBED IN SUBSECTION (B) OF THIS SECTION, THEN THE UNINSURED
9	INDIVIDUAL SHALL:
0	(1) BECOME RETROACTIVELY INELIGIBLE FOR THE EXEMPTION
1	CLAIMED, UNDER THAT CERTIFICATION, ON THE PREVIOUS YEAR'S TAX RETURN;
12	AND
13	(2) BE INELICIBLE FOR AN EXEMPTION ON THE CURRENT TAX YEAR'S
14	RETURN.
L 4	THE TOTAL TO
5	(F) (1) In determining whether subsection (e) of this section
6	APPLIES TO AN UNINSURED INDIVIDUAL, THE COMPTROLLER'S INITIAL
17	DETERMINATION MAY RELY ON REPORTS PROVIDED UNDER § 14-301 OF THIS TITLE.
	(0)
18	(2) THE UNINSURED INDIVIDUAL OR INDIVIDUAL WHO FILED THE TAX
19	RETURN MAY APPEAL THE COMPTROLLER'S INITIAL DETERMINATION, USING THE
20	PROCEDURES DESCRIBED IN SUBSECTION (B) OF THIS SECTION.
21	(G) IF AN UNINSURED INDIVIDUAL BECOMES RETROACTIVELY INELIGIBLE
22	UNDER SUBSECTION (E)(1) OF THIS SECTION, THE INCOME TAX OWED ON BEHALF OF
23	THE UNINSURED INDIVIDUAL ON THE CURRENT TAX YEAR'S RETURN SHALL
24	INCREASE BY THE SUM OF:
25	(1) THE INSURANCE RESPONSIBILITY AMOUNT THAT WOULD HAVE
26	BEEN REQUIRED ON THE PREVIOUS TAX YEAR'S RETURN; AND
27	(2) INTEREST FOR LATE PAYMENT OF TAX, CALCULATED BASED ON
28	THE INDIVIDUAL RESPONSIBILITY AMOUNT DESCRIBED IN ITEM (1) OF THIS
29	SUBSECTION.
-0	

(H) SUBSECTION (E) OF THIS SECTION MAY NOT BE CONSTRUED TO

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31

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APPLY TO AN INDIVIDUAL WHO:

(I)

EITHER:

1 2	1. DELAYS THE START OF COVERAGE BEYOND THE ENROLLMENT PERIOD; OR
3 4	2. TERMINATES COVERAGE BEFORE THE END OF THE CALENDAR YEAR AS REQUIRED BY SUBSECTION (B)(3)(III) OF THIS SECTION; AND
5 6	(II) BEFORE THE DELAY OR TERMINATION, OBTAINS A DETERMINATION BY THE EXCHANGE THAT THE RESULTING COVERAGE GAP EITHER:
7 8	1. SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, QUALIFIES FOR AN EXEMPTION UNDER § 14–203 OF THIS SUBTITLE, OR
9	2. INVOLVES AN INDIVIDUAL WHO IS NO LONGER A STATE RESIDENT.
11 12 13	(2) THE EXEMPTION FOR SHORT COVERAGE GAPS UNDER § 5000A(E)(4) OF THE INTERNAL REVENUE CODE MAY NOT BE USED FOR THE PURPOSE OF PARAGRAPH (1)(H)1 OF THIS SUBSECTION.
14 15	(I) THE EXCHANGE MAY REQUIRE OR ALLOW THE PROVISION OF NOTICES THAT:
16 17	(1) ARE ISSUED BY THE EXCHANGE OR CARRIERS SPONSORING QUALIFIED HEALTH PLANS;
18 19 20	(2) INFORM INDIVIDUALS WHO HAVE MADE THE CERTIFICATION DESCRIBED IN SUBSECTION (B)(3)(II) AND (III) OF THIS SECTION ABOUT THE CONSEQUENCES OF FAILING TO COMPLY WITH THE CERTIFICATION;
21 22 23	(3) ENCOURAGE THE INDIVIDUALS TO COMPLY WITH THE CERTIFICATIONS DESCRIBED IN SUBSECTION (B)(3)(II) AND (III) OF THIS SECTION BY OBTAINING AND RETAINING MINIMUM ESSENTIAL COVERAGE; AND
24 25 26	(4) PROMPTLY INFORM THE COMPTROLLER WHEN AN INDIVIDUAL WHO MADE THE CERTIFICATIONS DESCRIBED IN SUBSECTION (B)(3)(II) AND (III) OF THIS SECTION FAILS TO COMPLY WITH THE CERTIFICATIONS.
27	SUBTITLE 3. STATE BASED INFORMATION SYSTEM.
28 29 30	(A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

1	(B) *APPLICABLE ENTITY" MEANS:
2	(1) WITH RESPECT TO EMPLOYMENT BASED MINIMUM ESSENTIAL
3	COVERAGE, AN EMPLOYER OR OTHER SPONSOR OF AN EMPLOYMENT-BASED
4	HEALTH PLAN;
5	(2) WITH RESPECT TO COVERAGE PROVIDED THROUGH THE
6	MARYLAND MEDICAL ASSISTANCE PROGRAM OR THE MARYLAND CHILDREN'S
7	HEALTH PROGRAM, THE MARYLAND DEPARTMENT OF HEALTH; OR
8	(3) WITH RESPECT TO ANY OTHER MINIMUM ESSENTIAL COVERAGE
9	PROVIDED, CARRIERS LICENSED OR OTHERWISE AUTHORIZED TO OFFER MINIMUM
10	ESSENTIAL COVERAGE.
11	(C) "TAXPAYER IDENTIFICATION NUMBER" MEANS THE NUMBER REQUIRED
12	TO BE INCLUDED ON A FEDERAL INCOME TAX RETURN UNDER 26 U.S.C. § 6109.
13	14-302.
14	(A) EXCEPT AS PROVIDED UNDER SUBSECTION (B) OF THIS SECTION, EACH
15	APPLICABLE ENTITY THAT PROVIDES MINIMUM ESSENTIAL COVERAGE TO AN
16	INDIVIDUAL DURING A CALENDAR YEAR SHALL, AT THE TIME AND IN THE FORM
17	DETERMINED BY THE COMPTROLLER, PROVIDE AN INFORMATION REPORT THAT
18	INCLUDES:
19	(1) THE NAME, ADDRESS, AND TAXPAYER IDENTIFICATION NUMBER
20	OF THE PRIMARY INSURED INDIVIDUAL;
21	(2) THE NAME AND TAXPAYER IDENTIFICATION NUMBER OF EACH
22	INDIVIDUAL OBTAINING COVERAGE UNDER THE POLICY;
23	(3) THE DATES DURING WHICH EACH INDIVIDUAL WAS COVERED
24	UNDER MINIMUM ESSENTIAL COVERAGE DURING THE CALENDAR YEAR; AND
25	(4) ANY OTHER INFORMATION THE COMPTROLLER REQUIRES.
26	(B) (1) A REPORT IS DEEMED TO MEET THE REQUIREMENTS OF
27	SUBSECTION (A) OF THIS SECTION IF THE REPORT:
28	(I) INCLUDES THE INFORMATION CONTAINED IN A RETURN
29	DESCRIBED IN § 6055 OF THE INTERNAL REVENUE CODE OF 1986; OR

- 1 (II) CONSISTS OF THE APPLICABLE ELECTRONIC FILE
 2 PROVIDED UNDER THAT SECTION TO THE SECRETARY OF THE UNITED STATES
 3 DEPARTMENT OF THE TREASURY.
- 4 (2) AN APPLICABLE ENTITY IS NOT REQUIRED TO FILE A REPORT
 5 WITH THE COMPTROLLER IF THE U.S. TREASURY DEPARTMENT PROVIDES THE
 6 SAME INFORMATION TO THE COMPTROLLER, BASED ON INFORMATION IN RETURNS
 7 FILED UNDER § 6055 OF THE INTERNAL REVENUE CODE OF 1986.
- 8 (C) EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION, EACH
 9 APPLICABLE ENTITY REQUIRED TO MAKE A REPORT UNDER THIS SECTION SHALL
 10 PROVIDE TO EACH INDIVIDUAL IDENTIFIED IN THE REPORT A WRITTEN STATEMENT
 11 THAT INCLUDES:
- 12 (1) THE NAME AND ADDRESS OF THE ENTITY REQUIRED TO PROVIDE
 13 THE FORM AND THE PHONE NUMBER OF THE INFORMATION CONTACT FOR THE
 14 ENTITY: AND
- 15 (2) THE INFORMATION REQUIRED TO BE SHOWN, WITH RESPECT TO 16 THE INDIVIDUAL, ON THE REPORT DESCRIBED IN SUBSECTION (B) OF THIS SECTION.
- 17 (D) EXCEPT AS PROVIDED IN SUBSECTION (E) OF THIS SECTION, AN
 18 APPLICABLE ENTITY SHALL PROVIDE THE WRITTEN STATEMENT REQUIRED UNDER
 19 SUBSECTION (C) OF THIS SECTION ON OR BEFORE JANUARY 31 OF EACH CALENDAR
 20 YEAR IMMEDIATELY FOLLOWING THE CALENDAR YEAR IN WHICH MINIMUM
 21 ESSENTIAL COVERAGE WAS PROVIDED TO THE INDIVIDUAL BY THE APPLICABLE
 22 ENTITY:
- 23 (E) An APPLICABLE ENTITY THAT PROVIDES A REPORT IN ACCORDANCE
 24 WITH SUBSECTION (B) OF THIS SECTION IS NOT REQUIRED TO PROVIDE THE
 25 RESIDENT WITH THE STATEMENT DESCRIBED IN SUBSECTIONS (C) AND (D) OF THIS
 26 SECTION.
- 27 (F) IN THE CASE OF COVERAGE PROVIDED BY AN APPLICABLE ENTITY THAT
 28 IS A GOVERNMENTAL UNIT OR AN AGENCY OR INSTRUMENTALITY OF A
 29 GOVERNMENTAL UNIT, THE OFFICER OR EMPLOYEE WHO ENTERS INTO THE
 30 AGREEMENT TO PROVIDE THE COVERAGE SHALL BE RESPONSIBLE FOR THE
 31 REPORTS AND STATEMENTS REQUIRED BY THIS SECTION.
- 32 (G) AN APPLICABLE ENTITY MAY CONTRACT WITH THIRD-PARTY SERVICE 33 PROVIDERS, INCLUDING INSURANCE CARRIERS, TO PROVIDE THE REPORTS AND 34 STATEMENTS REQUIRED BY THIS SECTION.

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1	(H) THE COMPTROLLER MAY CONVEY TO THE EXCHANGE INFORMATION	HT
2	RECEIVES UNDER THIS SECTION, IF THE COMPTROLLER DETERMINES THAT T	HE
3	INFORMATION WOULD HELP THE STATE IMPLEMENT MORE EFFECTIVELY T	HE
4	MARYLAND HEALTH INSURANCE OPTION, ESTABLISHED UNDER § 31–202 OF T	HE
5	INSURANCE ARTICLE.	
6	SECTION 2. AND BE IT FURTHER ENACTED, That it is the intent of the Gene	ral
7	Assembly that all references contained in this Act to federal law included in, modified	by,
8	or promulgated to help implement the federal Patient Protection and Affordable Care A	let,
9	as amended by the federal Health Care and Education Reconciliation Act of 2010, and a	iny
0	regulations adopted or guidance issued under the Acts, shall be the provision in effect	-on
1	or before December 15, 2017.	
12	SECTION 3. AND BE IT FURTHER ENACTED, That, on or before November	,
13	2021, the Health Insurance Option Advisory Workgroup required to be established und	der
4	§ 31-203 of the Insurance Article, as enacted by Section 1 of this Act, shall:	
L 5	(1) conduct a study on whether adding an automatic or default enrollment	ent

- (1) conduct a study on whether adding an automatic or default enrollment policy for the individual market, through which individuals would be enrolled by default in zero-additional-cost plans unless they opt out of the coverage or elect a different plan, would be beneficial to the State: and
- 19 (2) report to the General Assembly, in accordance with § 2–1246 of the 20 State Government Article, on its recommendations resulting from the study.
- SECTION 4. AND BE IT FURTHER ENACTED, That it is the intent of the General
 Assembly that in developing returns, instructions, forms, and procedures to implement
 Section 1 of this Act, the Maryland Health Benefits Exchange, the Comptroller, and the
 Maryland Department of Health shall use language and procedures that, to the maximum
 extent possible:
- 26 (1) are simple, clear, and easy to understand;

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- 27 (2) are effective in encouraging residents of the State to obtain and retain 28 health coverage; and
- 29 (3) make it as easy as possible for residents of the State to obtain and retain 30 health coverage.
- SECTION 2. AND BE IT FURTHER ENACTED, That the Maryland Health

 Insurance Option Easy Enrollment Health Insurance Program Advisory Workgroup
 required to be established under § 31–203 of the Insurance Article, as enacted by Section 1
 of this Act. shall:

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- 1 (1) advise the Comptroller on the language the Comptroller is required to develop under § 2–115(c) of the Tax General Article, as enacted by Section 1 of this Act; and
- 4 (2) on or before December 31, 2022, report to the General Assembly, in accordance with § 2–1246 of the State Government Article, on:
- 6 (i) the effectiveness of the Maryland Health Insurance Option Easy
 7 Enrollment Health Insurance Program established under Section 1 of this Act;
- 8 (ii) recommendations as to whether implementing an individual 9 responsibility amount or implementing automatic enrollment of individuals in a qualified 10 health benefit plan in the individual market is feasible and in the best interest of the State; 11 and
- 12 (iii) if the Workgroup determines that implementing an insurance 13 responsibility amount is feasible and in the best interest of the State, the dollar amount of 14 the individual responsibility amount and whether the State should provide an individual 15 the option of obtaining health insurance instead of paying the individual responsibility 16 amount.
- 17 <u>SECTION 3. AND BE IT FURTHER ENACTED, That the Comptroller of the State</u> 18 <u>shall:</u>
- 19 <u>(1) ensure that the integrated tax system to which the Office of the</u> 20 <u>Comptroller is currently transitioning is a system that has the capability to collect</u> 21 individual responsibility amounts; and
- 22 (2) on or before December 1, 2020, report to the General Assembly, in 23 accordance with § 2–1246 of the State Government Article, on the progress the Office of the 24 Comptroller has made in transitioning to the integrated tax system and the costs and time 25 needed to include functionality to process and collect individual responsibility amounts in 26 the integrated tax system.
- SECTION 5. 4. AND BE IT FURTHER ENACTED, That it is the intent of the General Assembly that, in the case of an uninsured minor child, communications regarding insurance affordability programs or enrollment in minimum essential coverage may be addressed to the child's parent or guardian.
 - SECTION 6. 5. AND BE IT FURTHER ENACTED, That, if any provision of this Act or the application thereof to any person or circumstance is held invalid for any reason in a court of competent jurisdiction, the invalidity does not affect other provisions or any other application of this Act that can be given effect without the invalid provision or application, and for this purpose the provisions of this Act are declared severable.
- SECTION 7. 6. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2019.