D3, J1, J3

#### By: Delegate Cullison

Introduced and read first time: February 7, 2020 Assigned to: Judiciary and Appropriations

A BILL ENTITLED

1 AN ACT concerning

# Public Health – Maryland Infant Lifetime Care Trust Funded by HSCRC and Maryland Patient Safety Center Duties

4 FOR the purpose of establishing certain requirements and procedures regarding certain  $\mathbf{5}$ settlement agreements for claims arising out of a birth-related neurological injury 6 subject to certain provisions of this Act; prohibiting certain payments from being 7 required to be made by certain persons and certain judgments from being made or 8 entered; requiring the Health Services Cost Review Commission to study and make 9 available a certain report for a certain purpose; requiring the Commission to compile 10 certain information for a certain purpose and to define by regulation a certain 11 methodology; requiring the Commission to assess a certain fee on certain hospitals; 12declaring certain findings and the intent of the General Assembly; requiring the 13Maryland Patient Safety Center to convene a certain Perinatal Clinical Advisory 14Committee; requiring the Committee to take certain actions and report annually to 15the Board of Trustees of the Maryland Infant Lifetime Care Trust; requiring the 16Board to allocate funding each year to the Center for a certain purpose; requiring 17that certain funding be apportioned from General Fund allocations; requiring the 18 Board to allocate a certain grant each year to the Maryland Department of Health 19for a certain purpose; requiring the Department to report annually to the Board on 20certain matters; establishing the Maryland Infant Lifetime Care Trust; providing for 21 the governance, administration, and purposes of the Trust; requiring the 22Commission, on or before the beginning of each fiscal year, to assess certain 23premiums, increase certain hospital rates, and collect certain amounts from certain 24hospitals; requiring the Commission to adopt certain regulations; requiring certain 25hospitals to pay certain premium amounts on or before a certain date each year; 26requiring the Commission to collect certain premium amounts and pay the amounts 27to the Trust; establishing a certain dispute resolution process; specifying the terms 28of the initial members of the Board; defining certain terms; providing for the 29application of this Act; and generally relating to birth injuries.

30 BY adding to

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



0lr2854 CF SB 879

1	Article – Courts and Judicial Proceedings
2	Section 3–2D–01 and 3–2D–02 to be under the new subtitle "Subtitle 2D. Payment
3	of Future Medical Expenses in Birth Injury Cases – Maryland Infant Lifetime
4	Care Trust"
5	Annotated Code of Maryland
6	(2013 Replacement Volume and 2019 Supplement)
7	BY repealing and reenacting, with amendments,
8	Article – Health – General
9	Section 19–207(b), 19–220(a), and 19–223
10	Annotated Code of Maryland
11	(2019 Replacement Volume)
12	BY adding to
13	Article – Health – General
14	Section 20–2001 to be under the new subtitle "Subtitle 20. Birth–Related Injury
15	Prevention"; and 20-2101 through 20-2115 to be under the new subtitle
16	"Subtitle 21. Maryland Infant Lifetime Care Trust"
17	Annotated Code of Maryland
18	(2019 Replacement Volume)
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
20	That the Laws of Maryland read as follows:
21	Article – Courts and Judicial Proceedings
22	SUBTITLE 2D. PAYMENT OF FUTURE MEDICAL EXPENSES IN BIRTH INJURY
23	CASES – MARYLAND INFANT LIFETIME CARE TRUST.
24	3–2D–01.
25	IN THIS SUBTITLE, "BIRTH-RELATED NEUROLOGICAL INJURY", "CLAIMANT",
26 26	"OFFICE", "QUALIFIED PLAINTIFF", "QUALIFYING HEALTH CARE COSTS", AND
$\frac{20}{27}$	"TRUST" HAVE THE MEANINGS STATED IN § 20–2101 OF THE HEALTH – GENERAL
28	ARTICLE.
20	
29	3–2D–02.
30	(A) (1) (I) EACH SETTLEMENT AGREEMENT FOR CLAIMS ARISING OUT
30 31	
	(A) (1) (I) EACH SETTLEMENT AGREEMENT FOR CLAIMS ARISING OUT
31	(A) (1) (I) EACH SETTLEMENT AGREEMENT FOR CLAIMS ARISING OUT OF A BIRTH-RELATED NEUROLOGICAL INJURY SUBJECT TO TITLE 20, SUBTITLE 21

34 A FINAL DETERMINATION IS MADE THAT THE CLAIMANT IS A QUALIFIED PLAINTIFF,
 35 ALL PAYMENTS FOR FUTURE MEDICAL EXPENSES SHALL BE PAID IN ACCORDANCE

36 WITH TITLE 20, SUBTITLE 21 OF THE HEALTH – GENERAL ARTICLE, INSTEAD OF

 $\mathbf{2}$ 

1 THE PORTION OF THE SETTLEMENT AGREEMENT THAT PROVIDES FOR PAYMENT OF  $\mathbf{2}$ THE EXPENSES.

3 **(II)** THE FUTURE MEDICAL EXPENSES OF A CLAIMANT WHO IS A QUALIFIED PLAINTIFF SHALL BE PAID IN ACCORDANCE WITH TITLE 20, SUBTITLE 4 21 OF THE HEALTH - GENERAL ARTICLE, EVEN IF A SETTLEMENT AGREEMENT DOES  $\mathbf{5}$ NOT SO PROVIDE, AND THE COURT SHALL DIRECT THE MODIFICATION OF THE 6 AGREEMENT TO INCLUDE THIS REQUIREMENT AS A CONDITION OF COURT 7 8 APPROVAL.

9 (2) **(I)** IN ANY CASE IN WHICH THE JURY OR COURT HAS MADE AN AWARD FOR FUTURE MEDICAL EXPENSES ARISING OUT OF A BIRTH-RELATED 10 NEUROLOGICAL INJURY SUBJECT TO TITLE 20, SUBTITLE 21 OF THE 11 HEALTH - GENERAL ARTICLE, ANY PARTY TO THE ACTION OR PERSON AUTHORIZED 1213TO ACT ON BEHALF OF THE PARTY MAY APPLY TO THE COURT TO REQUEST THAT, ON A FINAL DETERMINATION THAT THE PLAINTIFF IS A QUALIFIED PLAINTIFF, THE 14JUDGMENT REFLECT THAT THE FUTURE MEDICAL EXPENSES OF THE PLAINTIFF 15WILL BE PAID OUT OF THE TRUST IN ACCORDANCE WITH TITLE 20, SUBTITLE 21 OF 16 THE HEALTH – GENERAL ARTICLE. 17

18 (II) **1**. **ON A FINDING BY THE COURT THAT THE APPLICANT** 19 HAS MADE A PRIMA FACIE SHOWING THAT THE PLAINTIFF IS A QUALIFIED 20PLAINTIFF, THE COURT SHALL ENSURE THAT THE JUDGMENT PROVIDES THAT THE 21PLAINTIFF IS A QUALIFIED PLAINTIFF.

222. TRUST SHALL THE MAKE THE PRELIMINARY 23DETERMINATION OF WHETHER THE PLAINTIFF IS A QUALIFIED PLAINTIFF, AND IF 24THE PRELIMINARY DETERMINATION IS DISPUTED, THE OFFICE SHALL MAKE THE 25FINAL DETERMINATION.

- 26EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, WITH (3) 27**RESPECT TO A QUALIFIED PLAINTIFF:**
- 28**(I)** A PAYMENT MAY NOT BE REQUIRED TO BE MADE BY ANY 29DEFENDANT OR DEFENDANT'S INSURER FOR FUTURE QUALIFYING HEALTH CARE 30 COSTS; AND
- 31 (II) A JUDGMENT MAY NOT BE MADE OR ENTERED REQUIRING 32THAT ANY PAYMENT BE MADE BY ANY DEFENDANT OR DEFENDANT'S INSURER FOR THE FUTURE QUALIFYING HEALTH CARE COSTS. 33

NOTWITHSTANDING SUBSECTION (A) OF THIS SECTION, THE 34**(B)** (1) QUALIFIED PLAINTIFF'S ATTORNEY'S FEE FOR THE TRUST ELEMENTS OF DAMAGES 35

	4 HOUSE BILL 1563
1	SHALL BE PAID IN A LUMP SUM BY THE DEFENDANTS AND THEIR INSURERS.
$2 \\ 3 \\ 4$	(2) THE QUALIFIED PLAINTIFF'S ATTORNEY'S FEE SHALL BE BASED ON THE ENTIRE SUM AWARDED BY THE JURY OR THE COURT OR THE FULL SUM OF THE SETTLEMENT.
$5 \\ 6$	(3) THE QUALIFIED PLAINTIFF'S ATTORNEY SHALL RECEIVE PAYMENT FOR COURT AND WITNESS EXPENSES.
7	Article – Health – General
8	19–207.
9 10	(b) In addition to the duties set forth elsewhere in this subtitle, the Commission shall:
$\frac{11}{12}$	(1) Adopt rules and regulations that relate to its meetings, minutes, and transactions;
13	(2) Keep minutes of each meeting;
$\begin{array}{c} 14 \\ 15 \end{array}$	(3) Prepare annually a budget proposal that includes the estimated income of the Commission and proposed expenses for its administration and operation;
$16 \\ 17 \\ 18 \\ 19$	(4) Within a reasonable time after the end of each facility's fiscal year or more often as the Commission determines, prepare from the information filed with the Commission any summary, compilation, or other supplementary report that will advance the purposes of this subtitle;
20	(5) Periodically participate in or do analyses and studies that relate to:
21	(i) Health care costs;
22	(ii) The financial status of any facility; or
23	(iii) Any other appropriate matter;
24 25 26 27 28 29	(6) WITHIN A REASONABLE TIME AFTER THE END OF EACH FACILITY'S FISCAL YEAR, FOR THE PURPOSE OF ASSESSING PREMIUMS UNDER § 20–2109 OF THIS ARTICLE, STUDY AND MAKE AVAILABLE A PUBLIC REPORT ASSESSING THE STATUS OF THE STATE'S HOSPITAL REINSURANCE MARKET AND THE COST OF SELF–INSURANCE PROGRAMS, INCLUDING THE AVAILABILITY, ADEQUACY, AND AFFORDABILITY OF REINSURANCE AND FACILITIES IN THE STATE;
20	[(6)] (7) On on before October 1 of each year submit to the Coverner to

30 [(6)] (7) On or before October 1 of each year, submit to the Governor, to 31 the Secretary, and, subject to § 2–1257 of the State Government Article, to the General

$\frac{1}{2}$	Assembly an annual report on the operations and activities of the Commission during the preceding fiscal year, including:
$\frac{3}{4}$	(i) A copy of each summary, compilation, and supplementary report required by this subtitle;
$5 \\ 6$	(ii) Budget information regarding the Health Services Cost Review Commission Fund, including:
7 8	1. Any balance remaining in the Fund at the end of the previous fiscal year; and
9 10 11	2. The percentage of the total annual costs of the Commission that is represented by the balance remaining in the Fund at the end of the previous fiscal year;
$\begin{array}{c} 12\\ 13 \end{array}$	(iii) A summary of the Commission's role in hospital quality of care activities, including information about the status of any pay for performance initiatives;
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(iv) An update on the status of the State's compliance with the provisions of Maryland's all-payer model contract that includes the information specified in item [(9)] (10) of this subsection; and
17 18	(v) Any other fact, suggestion, or policy recommendation that the Commission considers necessary;
19 20	[(7)] (8) Oversee and administer the Maryland Trauma Physician Services Fund in conjunction with the Maryland Health Care Commission;
21 22 23	[(8)] (9) In consultation with the Maryland Health Care Commission, annually publish each acute care hospital's severity-adjusted average charge per case for the 15 most common inpatient diagnosis-related groups;
$24 \\ 25 \\ 26 \\ 27$	[(9)] (10) Subject to item [(10)(ii)] (11)(II) of this subsection, on or before May 1 each year, submit to the Governor, the Secretary, and, subject to § 2–1257 of the State Government Article, the General Assembly an update on the status of the State's compliance with the provisions of Maryland's all-payer model contract, including:
28	(i) The State's:
29 30 31	1. Performance in limiting inpatient and outpatient hospital per capita cost growth for all payers to a trend based on the State's 10-year compound annual gross State product;
$\frac{32}{33}$	2. Progress toward achieving aggregate savings in Medicare spending in the State equal to or greater than \$330,000,000 over the 5 years of the contract,

based on lower increases in the cost per Medicare beneficiary; 

1 3. Performance in shifting from a per–case rate system to a  $\mathbf{2}$ population-based revenue system, with at least 80% of hospital revenue shifted to global 3 budgeting; 4 4. Performance in reducing the hospital readmission rate among Medicare beneficiaries to the national average; and  $\mathbf{5}$ 6 5. Progress toward achieving a cumulative reduction in the 7 State hospital-acquired conditions of 30% over the 5 years of the contract; 8 (ii) A summary of the work conducted, recommendations made, and 9 Commission action on recommendations made by any workgroup created to provide technical input and advice on implementation of Maryland's all-payer model contract; 10 11 Actions approved and considered by the Commission to promote (iii) 12alternative methods of rate determination and payment of an experimental nature, as authorized under 19–219(c)(2) of this subtitle; 1314(iv) Reports submitted to the federal Center for Medicare and 15Medicaid Innovation relating to the all-payer model contract; and 16 Any known adverse consequences that implementing the (v)all-payer model contract has had on the State, including changes or indications of changes 1718 to quality or access to care, and the actions the Commission has taken to address and mitigate the consequences; and 19 20[(10)] (11) If the Centers for Medicare and Medicaid Services issues a 21warning notice related to a "triggering event" as described in the all-payer model contract: 22Provide written notification to the Governor, the Secretary, and, (i) 23subject to § 2–1257 of the State Government Article, the General Assembly within 15 days after the issuance of the notice; and 2425Submit the update required under item [(9)] (10) of this (ii) 26subsection every 3 months. 2719 - 220.28(a) (1)To have the statistical information needed for rate review and approval, 29the Commission shall compile all relevant financial and accounting information. 30 (2)The information shall include: 31(i) Necessary operating expenses; 32Appropriate expenses that are incurred in providing services to (ii)

1 patients who cannot or do not pay;

2 (iii) Incurred interest charges; [and]

3 (iv) Reasonable depreciation expenses that are based on the expected
4 useful life of property or equipment; AND

5 (V) FOR THE PURPOSE OF ASSESSING PREMIUMS UNDER § 6 20-2109 OF THIS ARTICLE, COSTS ASSOCIATED WITH MEDICAL LIABILITY, 7 INCLUDING THE COSTS ASSOCIATED WITH OBTAINING MEDICAL LIABILITY 8 INSURANCE.

9 (3) THE COMMISSION SHALL DEFINE, BY REGULATION, THE 10 METHODOLOGY USED TO ACCOUNT FOR COSTS ASSOCIATED WITH MEDICAL 11 LIABILITY IN THE RATE REVIEW PROCESS.

12 19–223.

13 **(A)** The Commission shall assess a fee on all hospitals whose rates have been 14 approved by the Commission to pay for:

15 (1) To the extent provided for in Title 10, Subtitle 3, Part IV of the 16 Economic Development Article, the amounts required by § 10–350 of the Economic 17 Development Article with respect to public obligations or closure costs of a closed or 18 delicensed hospital; and

19

(2) Funding the Hospital Employees Retraining Fund.

(B) THE COMMISSION SHALL ASSESS A FEE ON ALL HOSPITALS THAT
CHARGE FOR ACUTE OBSTETRICS, NEONATAL INTENSIVE CARE UNIT, NEWBORN
NURSERY, PREMATURE NURSERY, NORMAL NEWBORN, OR LABOR AND DELIVERY
SERVICES WHOSE RATES HAVE BEEN APPROVED BY THE COMMISSION TO PAY FOR
THE AMOUNTS REQUIRED UNDER § 20–2109 OF THIS ARTICLE REGARDING THE
FUNDING OF THE MARYLAND INFANT LIFETIME CARE TRUST.

26

SUBTITLE 20. BIRTH-RELATED INJURY PREVENTION.

28 (A) IN THIS SECTION, "BOARD" MEANS THE BOARD OF TRUSTEES FOR THE 29 MARYLAND INFANT LIFETIME CARE TRUST.

30 (B) THE BOARD SHALL ALLOCATE A GRANT OF \$1,000,000 EACH YEAR TO 31 THE DEPARTMENT TO STUDY AND ADDRESS DISPARITIES IN AND IMPROVE 32 MATERNAL AND FETAL OUTCOMES ACROSS THE STATE.

<sup>27</sup> **20–2001.** 

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1 (C) (1) THE MARYLAND PATIENT SAFETY CENTER SHALL CONVENE A 2 PERINATAL CLINICAL ADVISORY COMMITTEE TO OVERSEE THE GENERAL 3 DISSEMINATION OF INITIATIVES, GUIDANCE, AND BEST PRACTICES TO HEALTH 4 CARE FACILITIES FOR PERINATAL CARE.

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(2) THE PERINATAL CLINICAL ADVISORY COMMITTEE SHALL:

6 (I) UNDERTAKE A BROAD REVIEW OF THE MARYLAND INFANT 7 LIFETIME CARE TRUST CLAIMS PROCESS AND OTHER DATA AVAILABLE TO THE 8 DEPARTMENT;

9 (II) FORMULATE BEST PRACTICES STANDARDS FOR PRENATAL 10 CARE AND DELIVERIES IN THE STATE; AND

11(III) DEVELOP AND IMPLEMENT PROGRAMS TO IMPROVE12OBSTETRICAL CARE OUTCOMES.

13(3) THE MARYLAND PATIENT SAFETY CENTER SHALL REPORT14ANNUALLY TO THE BOARD AND THE DEPARTMENT.

15 (D) (1) THE DEPARTMENT SHALL ALLOCATE FUNDING EACH YEAR FROM 16 THE GRANT UNDER SUBSECTION (B) OF THIS SECTION TO THE MARYLAND PATIENT 17 SAFETY CENTER FOR THE STAFFING OF THE PERINATAL CLINICAL ADVISORY 18 COMMITTEE AND PROGRAM ACTIVITIES.

19(2)FUNDING FOR THE PERINATAL CLINICAL ADVISORY COMMITTEE20SHALL BE APPORTIONED FROM THE GRANT FROM THE BOARD.

21 (E) THE DEPARTMENT SHALL REPORT ANNUALLY TO THE BOARD ON THE 22 USE OF THE GRANT AND THE STATUS OF MATERNAL AND FETAL OUTCOMES.

23 SUBTITLE 21. MARYLAND INFANT LIFETIME CARE TRUST.

24 **20–2101.** 

25 (A) IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS 26 INDICATED.

(B) (1) "BIRTH-RELATED NEUROLOGICAL INJURY" MEANS AN INJURY TO
 THE BRAIN OR SPINAL CORD OF A LIVE INFANT BORN IN A HOSPITAL IN THE STATE
 THAT:

1(I) IS CAUSED BY OXYGEN DEPRIVATION OR ANY OTHER2INJURY THAT OCCURRED OR COULD HAVE OCCURRED DURING LABOR, DURING3DELIVERY, OR IN THE RESUSCITATIVE PERIOD AFTER DELIVERY; AND

4 (II) RENDERS THE INFANT PERMANENTLY NEUROLOGICALLY 5 AND PHYSICALLY IMPAIRED.

6 (2) "BIRTH-RELATED NEUROLOGICAL INJURY" DOES NOT INCLUDE 7 DISABILITY OR DEATH CAUSED BY GENETIC OR CONGENITAL ABNORMALITY.

8 (C) "BOARD" MEANS THE BOARD OF TRUSTEES FOR THE TRUST.

9 (D) "CLAIMANT" MEANS AN INJURED INDIVIDUAL, OR A PERSON 10 AUTHORIZED TO ACT ON BEHALF OF AN INJURED INDIVIDUAL, WHO ASSERTS A 11 CLAIM AGAINST A HEALTH CARE PRACTITIONER OR HOSPITAL FOR INJURIES 12 ARISING FROM HEALTH CARE SERVICES PROVIDED IN CONNECTION WITH THE 13 INJURED INDIVIDUAL'S BIRTH, INCLUDING SERVICES PROVIDED DURING LABOR, 14 DELIVERY, OR THE RESUSCITATIVE PERIOD AFTER DELIVERY.

15 (E) "COMMISSION" MEANS THE STATE HEALTH SERVICES COST REVIEW 16 COMMISSION ESTABLISHED UNDER § 19–202 OF THIS ARTICLE.

17 (F) "HEALTH CARE PRACTITIONER" MEANS AN INDIVIDUAL LICENSED OR 18 CERTIFIED UNDER THE HEALTH OCCUPATIONS ARTICLE AND WHOSE SCOPE OF 19 PRACTICE INCLUDES THE PROVISION OF OBSTETRICAL SERVICES OR THE PRACTICE 20 OF MIDWIFERY.

21 (G) "HOSPITAL" HAS THE MEANING STATED IN § 19–301 OF THIS ARTICLE.

22 (H) "OFFICE" MEANS THE OFFICE OF ADMINISTRATIVE HEARINGS.

(I) "PARTY" MEANS A CLAIMANT AND ANY PERSON WHO WAS A PARTY TO A
SETTLEMENT AGREEMENT WITH, OR A CIVIL ACTION BROUGHT BY, THE CLAIMANT
CONCERNING INJURIES TO THE CLAIMANT ARISING FROM HEALTH CARE SERVICES
PROVIDED IN CONNECTION WITH THE CLAIMANT'S OR AN INJURED INDIVIDUAL'S
BIRTH, INCLUDING SERVICES PROVIDED DURING LABOR, DELIVERY, OR THE
RESUSCITATIVE PERIOD AFTER DELIVERY.

- 29 (J) "PHYSICIAN" MEANS AN INDIVIDUAL:
- 30 (1) LICENSED TO PRACTICE MEDICINE IN THE STATE; OR
- 31 (2) WHO LEGALLY PRACTICES MEDICINE WITHOUT A LICENSE UNDER

1 § 14–302(1), (2), (3), OR (4) OF THE HEALTH OCCUPATIONS ARTICLE.

2 (K) "PREMIUM" MEANS THE ANNUAL ASSESSMENT PAID BY HOSPITALS IN 3 ACCORDANCE WITH § 20–2109 OF THIS SUBTITLE.

4 (L) "QUALIFIED PLAINTIFF" MEANS AN INDIVIDUAL WHO HAS BEEN 5 DETERMINED UNDER THIS SUBTITLE TO HAVE SUSTAINED A BIRTH-RELATED 6 NEUROLOGICAL INJURY IN THE STATE THAT QUALIFIES FOR PAYMENT FROM THE 7 TRUST, OR A PERSON AUTHORIZED TO ACT ON BEHALF OF THE INJURED 8 INDIVIDUAL.

9 "QUALIFYING HEALTH CARE COSTS" MEANS REASONABLE (1) (M) EXPENSES OF MEDICAL, HOSPITAL, AND REHABILITATIVE CARE, FAMILY 10 RESIDENTIAL SERVICES, CUSTODIAL CARE, PROFESSIONAL RESIDENTIAL CARE, 11 12DURABLE MEDICAL EQUIPMENT, ASSISTIVE TECHNOLOGY, MEDICALLY NECESSARY 13DRUGS, AND RELATED TRAVEL, AND RESIDENTIAL OR VEHICLE MODIFICATIONS THAT ARE NECESSARY TO MEET THE QUALIFIED PLAINTIFF'S HEALTH CARE NEEDS 14AS DETERMINED BY THE QUALIFIED PLAINTIFF'S TREATING PHYSICIANS, PHYSICIAN 15ASSISTANTS, OR NURSE PRACTITIONERS, AND AS OTHERWISE DEFINED BY STATUTE 16 17**OR REGULATION.** 

18 (2) "QUALIFYING HEALTH CARE COSTS" INCLUDES SERVICES THAT 19 ARE NOT MEDICAL IN NATURE BUT ARE SUPPORTIVE OF A PLAN OF CARE FOR THE 20 QUALIFIED PLAINTIFF.

21 (N) "TRUST" MEANS THE MARYLAND INFANT LIFETIME CARE TRUST.

22 (O) "TRUST ADMINISTRATOR" MEANS THE EXECUTIVE ADMINISTRATOR OF 23 THE TRUST.

24 **20–2102.** 

25 (A) THE GENERAL ASSEMBLY FINDS THAT:

(1) BIRTH-RELATED NEUROLOGICAL INJURIES ARE AMONG THE
MOST COSTLY AND DEVASTATING TYPES OF MEDICAL INJURIES AND WARRANT THE
ESTABLISHMENT OF A RELIABLE SYSTEM THAT WILL ENSURE THAT NECESSARY
HEALTH CARE BENEFITS ARE AVAILABLE TO QUALIFIED PLAINTIFFS FOR THEIR
ENTIRE LIVES;

31 (2) BIRTHS RESULTING IN NEUROLOGICAL INJURIES SOMETIMES
 32 LEAD TO CLAIMS AGAINST THE HOSPITAL WHERE THE BIRTHS OCCURRED AND THE
 33 HEALTH CARE PRACTITIONERS INVOLVED AND, CONSEQUENTLY, THOSE HOSPITALS

1 AND HEALTH CARE PRACTITIONERS ARE MOST SEVERELY AFFECTED BY MEDICAL 2 LIABILITY RISK AND ASSOCIATED COSTS; AND

3 (3) BECAUSE OBSTETRIC SERVICES ARE ESSENTIAL TO THE STATE'S 4 COMMUNITIES, IT IS INCUMBENT ON THE GENERAL ASSEMBLY TO PROVIDE A PLAN 5 DESIGNED TO RESULT IN THE STABILIZATION AND REDUCTION OF MEDICAL 6 LIABILITY RISK AND ASSOCIATED COSTS IN ORDER TO PRESERVE ACCESS TO 7 OBSTETRIC SERVICES IN THE STATE.

8 (B) IT IS THE INTENT OF THE GENERAL ASSEMBLY TO PROVIDE 9 COMPENSATION FOR A LIMITED CLASS OF CASES OF BIRTH-RELATED INJURIES 10 THAT RESULT IN UNUSUALLY HIGH COSTS FOR CUSTODIAL CARE AND 11 REHABILITATION.

12 **20–2103.** 

13 (A) THERE IS A MARYLAND INFANT LIFETIME CARE TRUST.

14 **(B)** THE PURPOSE OF THE TRUST IS TO PROVIDE COMPENSATION AND 15 BENEFITS TO ELIGIBLE CLAIMANTS UNDER TITLE 3, SUBTITLE 2D OF THE COURTS 16 ARTICLE.

17 (C) THE TRUST IS AUTHORIZED TO:

18 (1) RECEIVE PREMIUMS COLLECTED UNDER § 20–2109 OF THIS 19 SUBTITLE;

20 (2) ADMINISTER THE PAYMENT OF AWARDS UNDER TITLE 3, 21 SUBTITLE 2D OF THE COURTS ARTICLE;

- 22 (3) INVEST AND REINVEST SURPLUS MONEY OVER LOSSES AND 23 EXPENSES AS SET FORTH IN § 20–2108 OF THIS SUBTITLE;
- $24 \qquad \qquad (4) \quad \text{Reinsure th}$

4) **REINSURE THE RISKS OF THE TRUST WHOLLY OR PARTLY;** 

25 (5) EMPLOY OR RETAIN PERSONS AS NECESSARY TO PERFORM THE
 26 ADMINISTRATIVE AND FINANCIAL TRANSACTIONS AND ANY OTHER NECESSARY AND
 27 PROPER FUNCTIONS NOT PROHIBITED BY LAW;

28 (6) ENTER INTO CONTRACTS AS NECESSARY OR PROPER TO CARRY 29 OUT THE LEGAL AND PROPER BUSINESS OF THE TRUST; AND

30 (7) SUBJECT TO SUBSECTION (D) OF THIS SECTION, REQUIRE AN

1	UNINSURE	D QUALIFIED PLAINTIFF TO OBTAIN PRIVATE HEALTH INSURANCE.
$\frac{2}{3}$	(D) OBTAIN PR	THE TRUST MAY REQUIRE AN UNINSURED QUALIFIED PLAINTIFF TO IVATE HEALTH INSURANCE ONLY IF:
$4 \\ 5 \\ 6 \\ 7$		(1) THE TRUST DETERMINES THROUGH A COMPARATIVE ANALYSIS THAT REQUIRING THE UNINSURED QUALIFIED PLAINTIFF TO OBTAIN EALTH INSURANCE IS MORE COST EFFECTIVE THAN AWARDING PAYMENT TRUST;
8 9	PRIVATE H	(2) THE TRUST PAYS THE PREMIUMS OR OTHER COSTS OF THE EALTH INSURANCE; AND
$\begin{array}{c} 10\\ 11 \end{array}$	QUALIFIED	(3) THE INSURANCE WILL BE USED TO PROVIDE COVERAGE FOR THE PLAINTIFF'S HEALTH CARE.
12	20-2104.	
13	(A)	THERE IS A BOARD OF TRUSTEES FOR THE TRUST.
$\begin{array}{c} 14 \\ 15 \end{array}$	(B) THE GOVE	THE BOARD CONSISTS OF THE FOLLOWING MEMBERS APPOINTED BY RNOR WITH THE ADVICE AND CONSENT OF THE SENATE:
16		(1) ONE OBSTETRICIAN;
17		(2) ONE PEDIATRIC NEUROLOGIST;
$\frac{18}{19}$	HOSPITAL	(3) ONE REPRESENTATIVE NOMINATED BY THE MARYLAND ASSOCIATION;
20		(4) ONE ATTORNEY;
21		(5) TWO MEMBERS OF THE PUBLIC; AND
22		(6) ONE EXPERT IN DISABILITY CARE.
23	(C)	(1) EACH MEMBER MUST BE A RESIDENT OF THE STATE.
24 25 26		(2) IN APPOINTING MEMBERS, THE GOVERNOR, TO THE EXTENT BLE, SHALL CONSIDER THE GEOGRAPHIC AND DEMOGRAPHIC DIVERSITY ATE, INCLUDING RACE AND GENDER.
27	(D)	BEFORE TAKING OFFICE, EACH APPOINTEE TO THE BOARD SHALL TAKE

1	THE OATH	REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION.
2	<b>(E)</b>	(1) THE TERM OF A MEMBER IS 5 YEARS.
$\frac{3}{4}$	TERMS PRO	(2) THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY THE DVIDED FOR MEMBERS OF THE BOARD ON JULY 1, 2020.
5 6	A SUCCESS	(3) AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL OR IS APPOINTED AND QUALIFIES.
7 8 9	ONLY FOR QUALIFIES	(4) A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES THE REST OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED AND
10 11	YEARS.	(5) A MEMBER MAY NOT SERVE FOR MORE THAN A TOTAL OF 10
$\begin{array}{c} 12\\ 13 \end{array}$	BOARD, TH	(6) IF A MEMBER OF THE BOARD CEASES TO BE A MEMBER OF THE E GOVERNOR SHALL APPOINT A SUCCESSOR FOR THE UNEXPIRED TERM.
14	<b>(F)</b>	THE BOARD SHALL CHOOSE A CHAIR FROM AMONG ITS MEMBERS.
15	(G)	EACH MEMBER OF THE BOARD IS ENTITLED TO:
$\begin{array}{c} 16 \\ 17 \end{array}$	ACTUALLY	(1) REASONABLE PER DIEM COMPENSATION FOR EACH DAY ENGAGED IN THE DISCHARGE OF TRUST DUTIES; AND
18		(2) <b>REIMBURSEMENT FOR REASONABLE EXPENSES.</b>
19	<b>(H)</b>	THE BOARD:
20		(1) SHALL ADOPT RULES, BYLAWS, AND PROCEDURES; AND
21		(2) MAY ADOPT ANY POLICY TO CARRY OUT THIS SUBTITLE.
22	20-2105.	
$\frac{23}{24}$	(A) Trust.	(1) THE BOARD SHALL APPOINT THE TRUST ADMINISTRATOR OF THE
25 $26$	BOARD.	(2) THE TRUST ADMINISTRATOR SERVES AT THE PLEASURE OF THE

1 (3) IF THE BOARD FAILS TO AGREE ON A SUCCESSOR TRUST 2 ADMINISTRATOR, THE GOVERNOR SHALL APPOINT THE SUCCESSOR.

- 3 (B) (1) THE TRUST ADMINISTRATOR:
- 4

(I) IS THE ADMINISTRATIVE HEAD OF THE TRUST; AND

5 (II) SHALL EXERCISE THE POWERS AND PERFORM THE DUTIES
6 CONFERRED ON THE TRUST UNDER THIS SUBTITLE EXCEPT FOR THE POWERS AND
7 DUTIES CONFERRED ON THE BOARD.

8 (2) THE BOARD SHALL ADVISE THE TRUST ADMINISTRATOR ON THE 9 EXERCISE OF THE POWERS AND DUTIES CONFERRED ON THE TRUST 10 ADMINISTRATOR UNDER THIS SUBTITLE.

11 (C) THE BOARD SHALL DETERMINE THE COMPENSATION OF THE TRUST 12 ADMINISTRATOR.

13 **20–2106.** 

14(A)(1)EMPLOYEES OF THE TRUST ARE NOT STATE EMPLOYEES AND ARE15NOT IN THE STATE PERSONNEL MANAGEMENT SYSTEM.

16 (2) THE TRUST ADMINISTRATOR SHALL APPOINT AND REMOVE 17 EMPLOYEES OF THE TRUST IN ACCORDANCE WITH THE POLICIES OF THE BOARD.

18 **(B)** THE TRUST ADMINISTRATOR SHALL DETERMINE AND ADMINISTER THE 19 COMPENSATION OF THE EMPLOYEES OF THE TRUST WITH THE APPROVAL OF THE 20 BOARD.

(C) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, AN EMPLOYEE OF
 THE TRUST IS NOT SUBJECT TO ANY LAW, REGULATION, OR EXECUTIVE ORDER
 GOVERNING STATE EMPLOYEE COMPENSATION, INCLUDING FURLOUGHS, SALARY
 REDUCTIONS, AND OTHER GENERAL FUND COST-SAVING MEASURES.

25 **20–2107.** 

26 (A) MONEY OF THE TRUST CONSISTS OF REVENUES, PREMIUMS, AND 27 OTHER RECEIPTS PROVIDED BY LAW.

28 (B) (1) ALL OPERATING EXPENSES OF THE TRUST SHALL BE PAID FROM 29 THE MONEY COLLECTED BY OR FOR THE TRUST. 1 (2) MONEY AND PROPERTY AVAILABLE TO THE TRUST MAY BE USED 2 FOR THE GENERAL PURPOSES OF THE TRUST, INCLUDING FOR THE PAYMENT OF 3 AWARDS ARISING UNDER TITLE 3, SUBTITLE 2D OF THE COURTS ARTICLE AND FOR 4 THE ADMINISTRATIVE EXPENSES OF THE TRUST.

5 (C) (1) THE TRUST SHALL PROVIDE TO EACH HOSPITAL IN THE STATE 6 AND TO EACH OBSTETRICIAN PRACTICING IN THE STATE WRITTEN MATERIALS 7 CONTAINING INFORMATION ABOUT THE TRUST FOR DISTRIBUTION TO 8 OBSTETRICAL PATIENTS.

9 (2) THE INFORMATION SHALL INCLUDE A CLEAR AND CONCISE 10 EXPLANATION OF A PATIENT'S RIGHTS, REMEDIES, AND LIMITATIONS UNDER THE 11 TRUST.

12 (D) THE FUNDS IN THE TRUST MAY BE USED ONLY IN ACCORDANCE WITH 13 THE PROVISIONS OF THIS SUBTITLE.

14 **20–2108.** 

15 (A) THE ASSETS OF THE TRUST ARE NOT PART OF THE STATE TREASURY.

16 **(B)** A DEBT OR AN OBLIGATION OF THE TRUST IS NOT A DEBT OF THE STATE 17 OR A PLEDGE OF CREDIT OF THE STATE.

18 (C) IN ACCORDANCE WITH ACTUARIAL ESTIMATES, WHEN THE AMOUNT OF 19 MONEY IN THE TRUST EXCEEDS THE AMOUNT THAT THE TRUST ADMINISTRATOR 20 BELIEVES IS LIKELY TO BE REQUIRED DURING A FISCAL YEAR, THE BOARD MAY 21 MANAGE THE EXCESS AS THE BOARD CONSIDERS APPROPRIATE AND INVEST THE 22 EXCESS IN INVESTMENTS LEGAL FOR CASUALTY INSURERS UNDER §§ 5–601 23 THROUGH 5–609 OF THE INSURANCE ARTICLE.

24 (D) (1) EACH FISCAL YEAR, THE TRUST SHALL ENGAGE AN INDEPENDENT 25 CERTIFIED PUBLIC ACCOUNTANT TO AUDIT THE ACCOUNTS OF THE TRUST.

- 26 (2) THE COST OF THE AUDIT SERVICES SHALL BE:
- 27

(I) BORNE BY THE TRUST; AND

28 (II) PAID FROM MONEY DESIGNATED FOR SUCH PURPOSES IN 29 THE TRUST.

30 (3) THE AUDIT SHALL:

	16 HOUSE BILL 1563
$\frac{1}{2}$	(I) BE PERFORMED EACH FISCAL YEAR IN ACCORDANCE WITH GENERALLY ACCEPTED AUDITING STANDARDS; AND
$\frac{3}{4}$	(II) INCLUDE TESTS OF THE ACCOUNTING RECORDS AND AUDITING PROCEDURES, AS CONSIDERED NECESSARY.
5 6	(4) THE INDEPENDENT CERTIFIED PUBLIC ACCOUNTANT SHALL PREPARE A REPORT SUMMARIZING ITS FINDINGS.
7 8	(5) THE TRUST SHALL DISCLOSE THE ANNUAL AUDIT REPORT TO THE PUBLIC.
9 10	(E) (1) EACH FISCAL YEAR, THE TRUST SHALL ENGAGE A QUALIFIED ACTUARY WHO IS A MEMBER OF THE AMERICAN ACADEMY OF ACTUARIES.
11	(2) THE ACTUARY SHALL:
12	(I) <b>REVIEW THE TRUST'S ASSETS AND LIABILITIES;</b>
13	(II) EXAMINE THE ADEQUACY OF THE TRUST'S ASSETS; AND
$\begin{array}{c} 14\\ 15\\ 16\end{array}$	(III) PRODUCE AND PROVIDE A STATEMENT OF ACTUARIAL OPINION CONCERNING THE VALUATION OF THE TRUST'S ASSETS AND LIABILITIES AND THE ADEQUACY OF THE ASSETS.
17 18 19	(3) THE BOARD SHALL DISCLOSE THE STATEMENT OF ACTUARIAL OPINION REQUIRED UNDER PARAGRAPH (2)(III) OF THIS SUBSECTION TO THE PUBLIC.
20	20-2109.
$\begin{array}{c} 21 \\ 22 \end{array}$	(A) FOR EACH FISCAL YEAR, BASED ON THE ANNUAL STATEMENT OF ACTUARIAL OPINION, THE BOARD SHALL:
$\begin{array}{c} 23\\ 24 \end{array}$	(1) DETERMINE THE AMOUNT REQUIRED TO FINANCE AND ADMINISTER THE TRUST; AND
$\begin{array}{c} 25\\ 26 \end{array}$	(2) PROVIDE NOTICE OF THE AMOUNT TO THE COMMISSION ON OR BEFORE MARCH 1 EACH YEAR.
27 28	(B) (1) ON OR BEFORE THE BEGINNING OF EACH FISCAL YEAR, THE COMMISSION SHALL:

$egin{array}{c} 1 \ 2 \end{array}$	(I) ASSESS PREMIUMS ONLY FOR THOSE HOSPITALS THAT CHARGE FOR ACUTE OBSTETRICS, NEONATAL ICU, NEWBORN NURSERY,
3	PREMATURE NURSERY, NORMAL NEWBORN, OR LABOR AND DELIVERY SERVICES;
4	(II) INCREASE HOSPITAL RATES ONLY FOR ACUTE OBSTETRICS,
$5 \\ 6$	NEONATAL ICU, NEWBORN NURSERY, PREMATURE NURSERY, NORMAL NEWBORN, AND LABOR AND DELIVERY SERVICES BY AN AMOUNT THAT WILL BE SUFFICIENT TO
$\frac{1}{7}$	FINANCE AND ADMINISTER THE TRUST FOR THE UPCOMING FISCAL YEAR NOT TO
8	EXCEED \$40,000,000, AS REASONABLY DETERMINED BY THE BOARD; AND
9	(III) COLLECT FROM HOSPITALS THAT CHARGE FOR ACUTE
$\begin{array}{c} 10\\ 11 \end{array}$	OBSTETRICS, NEONATAL ICU, NEWBORN NURSERY, PREMATURE NURSERY,
11 $12$	NORMAL NEWBORN, OR LABOR AND DELIVERY SERVICES THE AMOUNT NEEDED TO SUFFICIENTLY FINANCE AND ADMINISTER THE TRUST.
13	(2) (I) THE COMMISSION SHALL ADOPT REGULATIONS THAT
14	SPECIFY THE METHODOLOGY FOR THE ASSESSMENT OF PREMIUMS.
15	(II) THE COMMISSION'S ASSESSMENT METHODOLOGY SHALL:
$\frac{16}{17}$	1. ACCOUNT FOR GEOGRAPHIC DIFFERENCES AMONG HOSPITALS;
$\frac{18}{19}$	2. ACCOUNT FOR DIFFERENCES AMONG HOSPITALS' HISTORICAL CLAIMS EXPERIENCE INVOLVING BIRTHS IN EACH HOSPITAL; AND
$\begin{array}{c} 20\\ 21 \end{array}$	3. ONLY ASSESS PREMIUMS TO HOSPITALS THAT CHARGE FOR ACUTE OBSTETRICS, NEONATAL ICU, NEWBORN NURSERY,
$\frac{21}{22}$	PREMATURE NURSERY, NORMAL NEWBORN, OR LABOR AND DELIVERY SERVICES.
23	(III) 1. IN DETERMINING HOSPITAL RATES UNDER TITLE 19,
$\frac{25}{24}$	SUBTITLE 2 OF THIS ARTICLE, THE COMMISSION SHALL INCREASE RATES TO
25	ACCOUNT FOR THE AMOUNT OF THE PREMIUMS.
26	2. THE INCREASE TO RATES REQUIRED UNDER
27	SUBSUBPARAGRAPH 1 OF THIS SUBPARAGRAPH MAY NOT BE CONSIDERED IN
$\frac{28}{29}$	DETERMINING THE REASONABLENESS OF RATES OR HOSPITAL FINANCIAL PERFORMANCE UNDER COMMISSION METHODOLOGIES.
30	(C) (1) ON OR BEFORE SEPTEMBER 1 EACH YEAR, EACH HOSPITAL
31	ASSESSED WITH PREMIUMS UNDER THIS SECTION SHALL PAY THE PREMIUM
00	

32 AMOUNTS TO THE COMMISSION.

1 (2) THE COMMISSION SHALL COLLECT THE PREMIUM AMOUNTS 2 FROM HOSPITALS AND PAY THE PREMIUM AMOUNTS TO THE TRUST FOR THE 3 PURPOSES OF THIS SUBTITLE.

4 **20–2110.** 

5 (A) THE BENEFITS AND COMPENSATION PROVIDED BY THE TRUST APPLY 6 ONLY TO INJURIES CAUSED IN RELATION TO BIRTHS OCCURRING ON OR AFTER 7 JANUARY 1, 2021.

8 (B) (1) FOR CLAIMS ARISING OUT OF A BIRTH-RELATED NEUROLOGICAL 9 INJURY, ALL CLAIMS FOR THE PAYMENT OF FUTURE MEDICAL EXPENSES FOR A 10 QUALIFIED PLAINTIFF SHALL BE PAID IN ACCORDANCE WITH THIS SUBTITLE.

11 (2) EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE, THE TRUST 12 SHALL BE USED ONLY TO PAY THE QUALIFYING HEALTH CARE COSTS OF QUALIFIED 13 PLAINTIFFS.

14 **20–2111.** 

15 (A) SUBJECT TO SUBSECTION (B) OF THIS SECTION, A QUALIFIED PLAINTIFF 16 SHALL BE ELIGIBLE FOR ONE OR MORE OF THE FOLLOWING BENEFITS AND 17 COMPENSATION TO BE PAID AND PROVIDED FROM THE TRUST:

(1) ACTUAL LIFETIME EXPENSES FOR QUALIFYING HEALTH CARE
 COSTS, LIMITED TO REASONABLE CHARGES PREVAILING IN THE SAME COMMUNITY
 FOR SIMILAR TREATMENT OF INJURED INDIVIDUALS WHEN THE TREATMENT IS PAID
 FOR BY THE INJURED INDIVIDUAL; AND

22 (2) REASONABLE EXPENSES INCURRED IN CONNECTION WITH THE 23 ADJUDICATION OF ANY DISPUTED MATTERS UNDER THIS SUBTITLE.

(B) THE ACTUAL LIFETIME EXPENSES WITH RESPECT TO WHICH A
 QUALIFIED PLAINTIFF IS ELIGIBLE FOR BENEFITS AND COMPENSATION DO NOT
 INCLUDE:

(1) EXPENSES FOR ITEMS OR SERVICES THAT THE CLAIMANT HAS
RECEIVED UNDER FEDERAL OR STATE LAWS, EXCEPT TO THE EXTENT THAT THE
EXCLUSIONS ARE PROHIBITED BY LAW;

30 (2) EXPENSES FOR ITEMS OR SERVICES THAT THE CLAIMANT HAS 31 RECEIVED, OR IS CONTRACTUALLY ENTITLED TO RECEIVE, FROM A PREPAID 32 HEALTH PLAN, A HEALTH MAINTENANCE ORGANIZATION, OR ANY OTHER PRIVATE 1 INSURING ENTITY;

2 (3) EXPENSES FOR WHICH THE CLAIMANT HAS RECEIVED 3 REIMBURSEMENT, OR FOR WHICH THE CLAIMANT IS CONTRACTUALLY ENTITLED TO 4 RECEIVE REIMBURSEMENT, UNDER THE PROVISIONS OF A HEALTH OR SICKNESS 5 INSURANCE POLICY OR ANY OTHER PRIVATE INSURANCE PROGRAM; AND

6 (4) EXPENSES RELATED TO THE PROVISION OF HOUSING, EXCEPT 7 FOR THE MODIFICATION OF RESIDENTIAL ENVIRONMENT.

8 **20–2112.** 

9 (A) A CLAIMANT SHALL BE ENROLLED IN THE TRUST AS A QUALIFIED 10 PLAINTIFF IF:

(1) ANY PARTY TO THE ACTION OR PERSON AUTHORIZED TO ACT ON
 BEHALF OF THE PARTY APPLIES FOR ENROLLMENT OF THE CLAIMANT IN THE TRUST
 BY PROVIDING THE TRUST WITH A CERTIFIED COPY OF THE JUDGMENT OR THE
 COURT-APPROVED SETTLEMENT AGREEMENT;

15 (2) THE PARTY OR PERSON AUTHORIZED TO ACT ON BEHALF OF THE
 PARTY SEEKING THE CLAIMANT'S ENROLLMENT PROVIDES NOTICE TO ALL PARTIES
 OF THE APPLICATION FOR ENROLLMENT; AND

18 **(3)** A FINAL DETERMINATION THAT THE CLAIMANT IS A QUALIFIED 19 PLAINTIFF HAS BEEN MADE ON THE BASIS OF THE JUDGMENT OR SETTLEMENT 20 AGREEMENT AND ANY ADDITIONAL INFORMATION THE TRUST REQUESTS.

21 **(B) (1)** THE TRUST SHALL MAKE THE PRELIMINARY DETERMINATION AS 22 TO WHETHER A CLAIMANT IS A QUALIFIED PLAINTIFF.

23 (2) IF THE TRUST'S PRELIMINARY DETERMINATION IS DISPUTED BY 24 ANY PARTY, THE FINAL DETERMINATION SHALL BE MADE BY THE OFFICE.

25 (3) THE TRUST SHALL PROVIDE WRITTEN NOTICE OF THE 26 PRELIMINARY DETERMINATION TO THE PARTIES.

(C) (1) THE TRUST SHALL MAKE THE PRELIMINARY DETERMINATION AS
TO WHETHER A COST IS A QUALIFYING HEALTH CARE COST TO BE PAID FROM THE
TRUST.

30(2)A HEALTH CARE COST THAT A QUALIFIED PLAINTIFF'S TREATING31PHYSICIAN, PHYSICIAN'S ASSISTANT, OR NURSE PRACTITIONER DETERMINES TO BE

1 REASONABLE AND NECESSARY IS PRESUMED TO BE A QUALIFYING HEALTH CARE 2 COST UNLESS THERE IS CLEAR AND CONVINCING EVIDENCE THAT THE COST IS NOT

**3 A QUALIFYING HEALTH CARE COST.** 

4 (3) IF THE TRUST'S PRELIMINARY DETERMINATION IS DISPUTED BY 5 ANY PARTY, THE FINAL DETERMINATION SHALL BE MADE BY THE OFFICE.

6 (4) THE TRUST SHALL PROVIDE WRITTEN NOTICE OF THE 7 PRELIMINARY DETERMINATION TO THE PARTIES.

8 (D) (1) PROMPTLY FOLLOWING A PRELIMINARY DETERMINATION BY THE 9 TRUST THAT A COST IS A QUALIFYING HEALTH CARE COST TO BE PAID FROM THE 10 TRUST, THE TRUST SHALL PAY THE QUALIFIED PLAINTIFF'S HEALTH CARE 11 PROVIDER OR REIMBURSE THE QUALIFIED PLAINTIFF THE AMOUNT CERTIFIED FOR 12 PAYMENT.

13 (2) FOR PURPOSES OF THIS SUBTITLE, THE PLAINTIFF'S HEALTH 14 CARE PROVIDER SHALL BE REIMBURSED AT AN AMOUNT NOT LESS THAN 130% OF 15 THE MEDICAID RATE OF REIMBURSEMENT.

16 (E) IN DETERMINING THE AMOUNT OF QUALIFYING HEALTH CARE COSTS TO 17 BE PAID FROM THE TRUST, ANY COST OR EXPENSE THAT WAS, OR WILL WITH 18 REASONABLE CERTAINTY, BE PAID, REPLACED, OR INDEMNIFIED FROM ANY 19 COLLATERAL SOURCE, NOT INCLUDING MEDICARE OR MEDICAID, MAY NOT BE 20 CONSIDERED A QUALIFYING HEALTH CARE COST AND MAY NOT BE PAID FROM THE 21 TRUST.

22 (F) ALL HEALTH CARE PROVIDERS SHALL ACCEPT FROM QUALIFIED 23 PLAINTIFFS OR PERSONS AUTHORIZED TO ACT ON BEHALF OF QUALIFIED 24 PLAINTIFFS ASSIGNMENTS OF THE RIGHT TO RECEIVE PAYMENTS FROM THE TRUST 25 FOR QUALIFYING HEALTH CARE COSTS.

26 (G) (1) HEALTH INSURERS, OTHER THAN MEDICARE OR MEDICAID, 27 SHALL BE THE PRIMARY PAYERS OF QUALIFYING HEALTH CARE COSTS OF 28 QUALIFIED PLAINTIFFS.

29 (2) QUALIFYING HEALTH CARE COSTS SHALL BE PAID FROM THE 30 TRUST ONLY TO THE EXTENT THAT HEALTH INSURERS OR OTHER COLLATERAL 31 SOURCES, NOT INCLUDING MEDICARE OR MEDICAID, OR OTHER PERSONS ARE NOT 32 OTHERWISE OBLIGATED TO MAKE PAYMENTS.

33(3)(I)HEALTHINSURERSTHATMAKEPAYMENTSFOR34QUALIFYING HEALTH CARE COSTS TO OR ON BEHALF OF QUALIFIED PLAINTIFFS DO

1 NOT HAVE A RIGHT OF RECOVERY AGAINST AND MAY NOT HAVE A LIEN ON THE 2 TRUST OR ANY OTHER PERSON.

3 (II) THE TRUST MAY NOT BE CONSIDERED AN ADDITIONAL
4 PAYMENT SOURCE TO OFFSET THE PAYMENTS OTHERWISE CONTRACTUALLY
5 REQUIRED TO BE MADE BY THE HEALTH INSURERS THAT MAKE PAYMENTS FOR
6 QUALIFYING HEALTH CARE COSTS TO OR ON BEHALF OF QUALIFIED PLAINTIFFS.

- 7 (H) THE QUALIFIED PLAINTIFF'S ATTORNEY'S FEES:
- 8

(1) MAY NOT BE PAID FROM THE TRUST; AND

9 (2) SHALL BE PAID BY DEFENDANTS AND THEIR INSURERS AS 10 REQUIRED UNDER § 3–2D–02 OF THE COURTS ARTICLE.

11 **20–2113.** 

12 (A) (1) IF ANY PRELIMINARY DETERMINATION MADE BY THE TRUST IS 13 DISPUTED IN WRITING BY A PARTY WITHIN **30** DAYS AFTER NOTICE OF THE 14 PRELIMINARY DETERMINATION IS RECEIVED, THE TRUST SHALL REFER THE 15 DISPUTE TO THE OFFICE FOR ADJUDICATION AND FINAL DETERMINATION BY AN 16 ADMINISTRATIVE LAW JUDGE.

17 (2) IF A PRELIMINARY DETERMINATION MADE BY THE TRUST IS NOT 18 DISPUTED IN WRITING BY ANY PARTY WITHIN **30** DAYS AFTER THE NOTICE OF THE 19 PRELIMINARY DETERMINATION IS RECEIVED, THE PRELIMINARY DETERMINATION 20 SHALL BE A FINAL DETERMINATION.

21 (B) THE OFFICE SHALL PROVIDE SPECIALIZED TRAINING TO 22 ADMINISTRATIVE LAW JUDGES WHO ARE ASSIGNED TO ADJUDICATE CONTESTED 23 CASES SUBMITTED UNDER THIS SUBTITLE.

24 **20–2114.** 

(A) (1) THE OFFICE SHALL SET THE DATE FOR A HEARING ON A
CONTESTED PRELIMINARY DETERMINATION NOT SOONER THAN 60 DAYS AND NOT
LATER THAN 120 DAYS AFTER THE PRELIMINARY DETERMINATION WAS REFERRED
TO THE OFFICE FOR ADJUDICATION.

29 (2) THE ADMINISTRATIVE LAW JUDGE SHALL IMMEDIATELY NOTIFY 30 THE PARTIES OF THE TIME AND PLACE OF THE HEARING.

- 31
- (3) THE HEARING SHALL BE CONDUCTED IN ACCORDANCE WITH

1 TITLE 10, SUBTITLE 2 OF THE STATE GOVERNMENT ARTICLE.

2 (B) (1) THE PARTIES TO THE HEARING SHALL INCLUDE THE PARTY 3 DISPUTING THE TRUST'S PRELIMINARY DETERMINATION AND THE TRUST.

4 (2) ON REQUEST BY A PERSON WHO IS A PARTY TO THE SETTLEMENT 5 AGREEMENT WITH A CLAIMANT OR WAS A PARTY TO THE UNDERLYING MEDICAL 6 MALPRACTICE CLAIM BROUGHT BY THE CLAIMANT, THE PERSON SHALL BE 7 ALLOWED TO PARTICIPATE AS A PARTY TO THE CONTESTED PRELIMINARY 8 DETERMINATION PROCEEDING.

9 (C) (1) ON APPLICATION TO THE ADMINISTRATIVE LAW JUDGE SETTING 10 FORTH THE MATERIALITY OF THE EVIDENCE TO BE GIVEN, A PARTY TO A 11 PROCEEDING MAY SERVE INTERROGATORIES, MAKE DOCUMENT REQUESTS, OR 12 CAUSE THE DEPOSITIONS OF WITNESSES RESIDING WITHIN OR OUTSIDE THE STATE 13 TO BE TAKEN.

14(2)(I)SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, THE15DEPOSITIONS SHALL BE TAKEN AFTER NOTICE IS GIVEN AND IN THE MANNER16PRESCRIBED FOR THE TAKING OF DEPOSITIONS IN CIVIL ACTIONS.

17(II) THE DEPOSITIONS SHALL BE DIRECTED TO THE18ADMINISTRATIVE LAW JUDGE BEFORE WHOM THE PROCEEDINGS MAY BE PENDING.

19 (3) THE COSTS OF INTERROGATORIES, DOCUMENT REQUESTS, AND
 20 DEPOSITIONS SHALL BE TAXED AS EXPENSES INCURRED IN CONNECTION WITH THE
 21 FILING OF A CLAIM.

22 (D) (1) IN DETERMINING AN AWARD FOR ATTORNEY'S FEES, THE 23 ADMINISTRATIVE LAW JUDGE SHALL APPLY THE STANDARDS PROVIDED IN 24 MARYLAND RULE 2–703(F)(3).

25 (2) THE ADMINISTRATIVE LAW JUDGE MAY AWARD ATTORNEY'S FEES 26 FOR THE PROSECUTION OF A CLAIM FOUND TO BE INELIGIBLE UNDER THIS 27 SUBTITLE IF THE CLAIM WAS NOT SUBMITTED IN BAD FAITH OR WITHOUT 28 SUBSTANTIAL JUSTIFICATION.

29 (E) THE ADMINISTRATIVE LAW JUDGE SHALL MAKE A DECISION ON ANY 30 CONTESTED PRELIMINARY DETERMINATION WITHIN **30** DAYS AFTER THE HEARING.

31 **20–2115.** 

32 (A) (1) A DECISION OF THE OFFICE UNDER THIS SUBTITLE SHALL

- CONSTITUTE A FINAL DECISION FOR PURPOSES OF JUDICIAL REVIEW. 1  $\mathbf{2}$ (2) A PARTY MAY SEEK JUDICIAL REVIEW OF A FINAL DECISION UNDER § 10–222 OF THE STATE GOVERNMENT ARTICLE. 3 THE FILING OF A PETITION FOR JUDICIAL REVIEW SHALL STAY 4 **(B)**  $\mathbf{5}$ ENFORCEMENT OF THE FINAL DECISION. 6 SECTION 2. AND BE IT FURTHER ENACTED, That the terms of the initial members of the Board of Trustees of the Maryland Infant Lifetime Care Trust shall expire 7as follows: 8 9 (1)two members in 2021; 10 (2)two members in 2022; 11 two members in 2023; and (3)12(4) one member in 2024. SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall be construed to 1314apply only prospectively and may not be applied or interpreted to have any effect on or application to any cause of action arising before January 1, 2021. 15SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effect July 16
- 17 1, 2020.