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By: Chair, Finance Committee (By Request – Departmental – Maryland Insurance Administration)

Introduced and read first time: February 6, 2015

Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

Health Insurance - Conformity With Federal Law

FOR the purpose of altering certain provisions of law relating to the provision of benefits for the diagnosis and treatment of a mental illness, an emotional disorder, a drug abuse disorder, or an alcohol abuse disorder to conform to the requirements of the federal Mental Health Parity and Addiction Equity Act; applying the provisions to health maintenance organizations and repealing certain duplicative provisions of law; requiring certain insurers, nonprofit health service plans, and health maintenance organizations to have procedures in place for certain individuals to request an expedited review of a request for coverage of a nonformulary drug or device based on a certain exigent circumstance; requiring the insurers, nonprofit health service plans, and health maintenance organizations to notify certain individuals about the determination made about the request within a certain period of time and, under certain circumstances, to provide coverage of the nonformulary drug or device; altering the definitions of "full-time employee" and "health benefit plan" for purposes of certain provisions of law governing the small group health insurance market; altering the circumstances under which a triggering event occurs for an employee or a dependent of an employee covered under a small group health benefit plan; altering the definition of "health benefit plan" and defining the term "grandfathered health plan coverage" for purposes of certain provisions of law governing the individual health insurance market; establishing the circumstances under which a carrier may make a certain uniform modification of coverage for a certain product offered by the carrier in the small group, individual, and large group health insurance markets; repealing certain provisions of law relating to the certification of creditable coverage and the determination and establishment of a period of creditable coverage; repealing a certain provision of law relating to rating certain policy forms; altering the beginning and ending dates of the annual open enrollment period in the individual health insurance market for certain years; establishing and altering certain effective dates of coverage for individuals who enroll in individual health benefit plans during certain open enrollment periods;

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 altering the length of the special open enrollment period that a carrier in the 2 individual health insurance market must provide for each individual who 3 experiences a triggering event and the circumstances under which a triggering event 4 occurs; providing that a carrier that offers certain student health plans in the 5 individual health insurance market is not required to take certain actions relating 6 to the plans; providing that a student health plan is not subject to the requirement 7 of a certain risk pool; providing that a student administrative health fee is not 8 considered a cost-sharing requirement with respect to certain services; altering the 9 definition of "health benefit plan" for purposes of certain provisions of law governing 10 the large group health insurance market; altering the definitions of "full-time employee" and "health benefit plan" and defining the term "minimum essential 11 coverage" for purposes of certain provisions of law governing the Maryland Health 12 13 Benefit Exchange; repealing certain definitions; defining certain terms; making 14 certain conforming changes; making this Act an emergency measure; and generally 15 relating to health insurance and conformity with federal law.

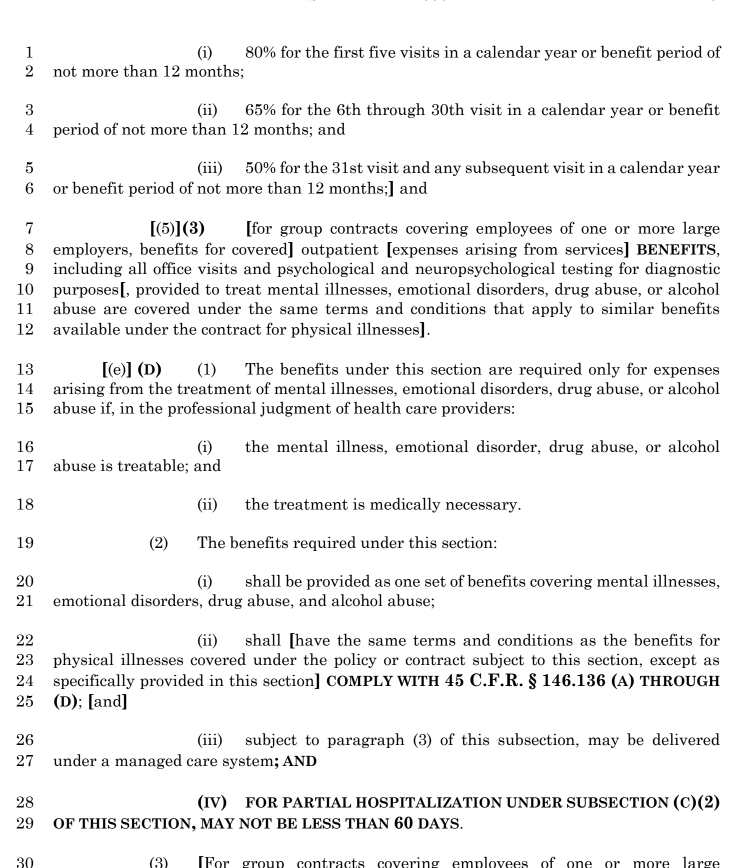
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BY repealing and reenacting, with amendments,
16
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          Article – Insurance
18
          Section 15–802, 15–831, 15–1201(h) and (i), 15–1208.2, 15–1212, 15–1301, 15–1309,
19
                15–1316, 15–1401, 15–1409, 27–210(h) and 31–101(e–1) and (g)
20
          Annotated Code of Maryland
21
          (2011 Replacement Volume and 2014 Supplement)
22
    BY repealing
23
          Article - Insurance
24
          Section 15–1310, 15–1311, 15–1312, 15–1403, 15–1404, and 15–1405
25
          Annotated Code of Maryland
26
          (2011 Replacement Volume and 2014 Supplement)
27
    BY adding to
28
          Article – Insurance
29
          Section 15–1318 and 31–101(o–1)
30
          Annotated Code of Maryland
          (2011 Replacement Volume and 2014 Supplement)
31
    BY repealing
32
33
          Article – Health – General
          Section 19-703.1
34
35
          Annotated Code of Maryland
36
          (2009 Replacement Volume and 2014 Supplement)
          SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
37
38
    That the Laws of Maryland read as follows:
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Article - Insurance

40 15–802.

1	(a)	(1)	In th	is section the following words have the meanings indicated.
2 3	General Art	(2)	"Alco	hol abuse" has the meaning stated in § 8–101 of the Health –
4 5	Article.	(3)	"Drug	g abuse" has the meaning stated in § 8–101 of the Health – General
6 7	STATED IN	(4) 45 C.		ANDFATHERED HEALTH PLAN COVERAGE" HAS THE MEANING 147.140.
8		[(4)]	(5)	"Health benefit plan":
9 10	15–1401 of	this tit	(I) de; AN	FOR A GROUP OR BLANKET PLAN, has the meaning stated in §
11 12	15–1301 o	F THIS	(II) S TITLE	FOR AN INDIVIDUAL PLAN, HAS THE MEANING STATED IN §
13 14	and is not a	[(5) small		ge employer" means an employer that has more than 50 employees yer.]
15 16 17			s to rev	aged care system" means a system of cost containment methods iew and preauthorize a treatment plan developed by a health care dividual in order to control utilization, quality, and claims.
18 19	intensive or	(7) intern		ial hospitalization" means the provision of medically directed e short-term treatment:
20			(i)	to an insured, subscriber, or member;
21			(ii)	in a licensed or certified facility or program;
22 23	abuse; and		(iii)	for mental illness, emotional disorders, drug abuse, or alcohol
24			(iv)	for a period of less than 24 hours but more than 4 hours in a day.
25		(8)	"Sma	ll employer" [means an employer that:
26 27	employees o	on busi	(i) ness da	employed an average of at least two, but not more than 50 ays during the preceding calendar year; and
28 29	HAS THE M	EANIN	(ii) NG STA	employs at least two employees on the first day of the plan year] TED IN § 31–101 OF THIS ARTICLE.

- (b) [This] WITH THE EXCEPTION OF SMALL EMPLOYER GRANDFATHERED HEALTH PLAN COVERAGE, THIS section applies to each [health insurance policy or contract] INDIVIDUAL, GROUP, AND BLANKET HEALTH BENEFIT PLAN that is delivered or issued for delivery in the State [to an employer or individual on a group or individual basis and that provides coverage on an expense—incurred basis] BY AN INSURER, A NONPROFIT HEALTH SERVICE PLAN, OR A HEALTH MAINTENANCE ORGANIZATION.
- (c) A [policy or contract] HEALTH BENEFIT PLAN subject to this section [may not discriminate against] SHALL PROVIDE AT LEAST THE FOLLOWING BENEFITS FOR THE DIAGNOSIS AND TREATMENT OF [an individual with] a mental illness, emotional disorder, drug abuse disorder, or alcohol abuse disorder [by failing to provide benefits for the diagnosis and treatment of these illnesses under the same terms and conditions that apply under the policy or contract for the diagnosis and treatment of physical illnesses.
- 13 (d) It is not discriminatory under subsection (c) of this section if at least the 14 following benefits are provided:
 - (1) [with respect to] inpatient benefits for services provided in a licensed or certified facility, including hospital inpatient benefits[, the total number of days for which benefits are payable and the terms and conditions that apply to those benefits are at least equal to those that apply to the benefits available under the policy or contract for physical illnesses];
- 20 (2) [except as provided in item (3) of this subsection and subject to subsection (g) of this section, with respect to benefits for partial hospitalization, at least 60 days of partial hospitalization are covered under the same terms and conditions that apply to the benefits available under the policy or contract for physical illnesses;
 - (3) for group contracts covering employees of one or more large employers, with respect to benefits for] partial hospitalization [for the treatment of mental illness, emotional disorders, drug abuse, and alcohol abuse, the greater of:
- 27 (i) the same benefits payable under the contract for partial 28 hospitalization for physical illness; or
- 29 (ii) at least 60 days of partial hospitalization covered under the same 30 terms and conditions that apply to outpatient treatment of physical illnesses] **BENEFITS**;
- [(4) except as provided in item (5) of this subsection, with respect to outpatient coverage, other than for inpatient or partial hospitalization services, benefits for covered expenses arising from services, including psychological and neuropsychological testing for diagnostic purposes, provided to treat mental illnesses, emotional disorders, drug abuse, or alcohol abuse are at a rate that, after the applicable deductible, is not less than:



30 (3) [For group contracts covering employees of one or more large 31 employers, the] THE benefits required under this section may be delivered under a 32 managed care system only if the benefits for physical illnesses covered under the [contract] 33 HEALTH BENEFIT PLAN are delivered under a managed care system.

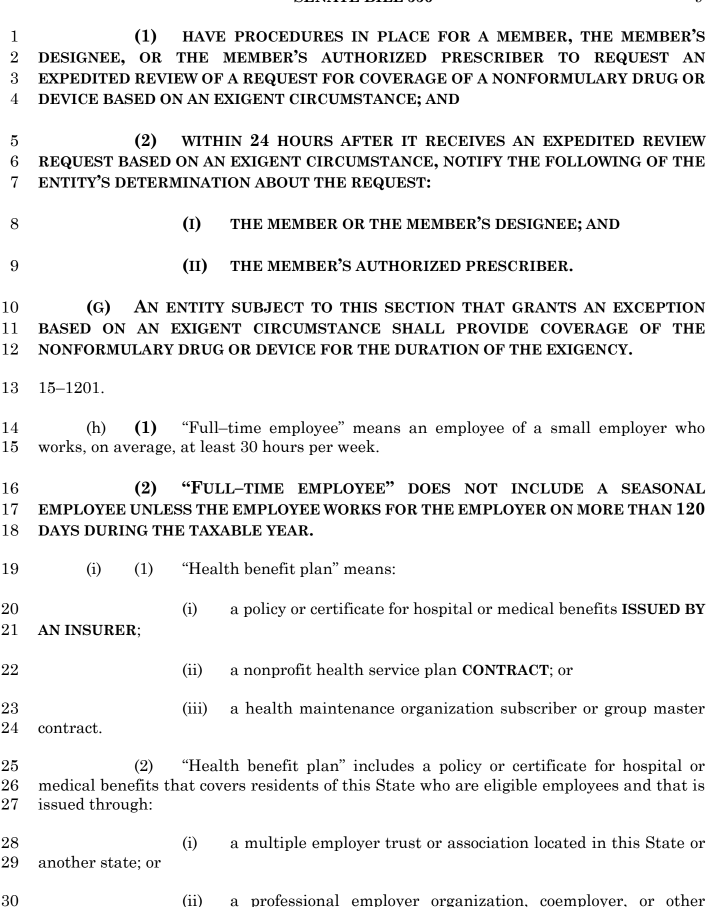
- 1 (4) [For group contracts covering employees of one or more large 2 employers, the] **THE** processes, strategies, evidentiary standards, or other factors used to 3 manage the benefits required under this section must be comparable as written and in 4 operation to, and applied no more stringently than, the processes, strategies, evidentiary 5 standards, or other factors used to manage the benefits for physical illnesses covered under 6 the [contract] **HEALTH BENEFIT PLAN**.
- 7 **[**(5) Except for the coinsurance requirements under subsection (d)(4) of this section, a policy or contract subject to this section may not have:
- 9 (i) separate lifetime maximums for physical illnesses and illnesses 10 covered under this section;
- 11 (ii) separate deductibles and coinsurance amounts for physical 12 illnesses and illnesses covered under this section; or
- 13 (iii) separate out—of—pocket limits in a benefit period of not more than 14 12 months for physical illnesses and illnesses covered under this section.
- 15 (6) (i) Subject to subparagraph (ii) of this paragraph, any copayments 16 required under a policy or contract subject to this section for benefits for illnesses covered 17 under this section shall be:
- 18 actuarially equivalent to any coinsurance requirements 19 under this section; or
- 20 2. if there are no coinsurance requirements, not greater than any copayment required under the policy or contract for a benefit for a physical illness.
- 22 (ii)](5) An insurer [or], nonprofit health service plan, OR
 23 HEALTH MAINTENANCE ORGANIZATION may not charge a copayment FOR METHADONE
 24 MAINTENANCE TREATMENT that is greater than 50% of the daily cost for methadone
 25 maintenance treatment.
- [(f) An office visit to a physician or other health care provider for medication management:
- 28 (1) may not be counted against the number of visits required to be covered 29 as a part of the benefits required under subsection (d)(4) of this section; and
- 30 (2) shall be reimbursed under the same terms and conditions as an office 31 visit for a physical illness covered under the policy or contract subject to this section.

- 1 This section does not prohibit exceeding the minimum benefits required under 2 subsection (d)(2) or (3) of this section for any partial hospitalization day that is medically 3 necessary and would serve to prevent inpatient hospitalization. 4 An entity that issues or delivers a [policy or contract] HEALTH (h) (E) BENEFIT PLAN subject to this section shall provide on its Web site and annually in print 5 6 to its insureds **OR MEMBERS**: 7 (1) notice about the benefits required under this section and [, if applicable to the policy or contract of the insured, the federal Mental Health Parity and Addiction 8 9 Equity Act: and 10 notice that the insured OR MEMBER may contact the Administration (2)11 for further information about the benefits. 12 [(i)] **(F)** An entity that issues or delivers a [policy or contract] HEALTH 13 **BENEFIT PLAN** subject to this section shall: 14 post a release of information authorization form on its Web site; and (1) 15 (2)provide a release of information authorization form by standard mail 16 within 10 business days after a request for the form is received. 17 15-831. In this section the following words have the meanings indicated. 18 (a) (1) 19 (2) "Authorized prescriber" has the meaning stated in § 12–101 of the Health Occupations Article. 20 "EXIGENT CIRCUMSTANCE" MEANS A CIRCUMSTANCE IN WHICH: 21**(3)** 22 **(I)** A MEMBER IS SUFFERING FROM A HEALTH CONDITION THAT MAY SERIOUSLY JEOPARDIZE THE MEMBER'S LIFE, HEALTH, OR ABILITY TO REGAIN 2324**MAXIMUM FUNCTION; OR** 25(II)A MEMBER IS UNDERGOING A CURRENT COURSE OF 26TREATMENT USING A NONFORMULARY DRUG. 27 "Formulary" means a list of prescription drugs or devices that are [(3)] **(4)**
- [(4)] (5) (i) "Member" means an individual entitled to health care benefits for prescription drugs or devices under a policy issued or delivered in the State by an entity subject to this section.

covered by an entity subject to this section.

"Member" includes a subscriber. 1 (ii) 2 (b) (1) This section applies to: 3 (i) insurers and nonprofit health service plans that provide coverage for prescription drugs and devices under INDIVIDUAL, GROUP, OR BLANKET health 4 insurance policies or contracts that are issued or delivered in the State; and 5 6 health maintenance organizations that provide coverage for prescription drugs and devices under INDIVIDUAL OR GROUP contracts that are issued or 7 delivered in the State. 8 9 (2)An insurer, nonprofit health service plan, or health maintenance 10 organization that provides coverage for prescription drugs and devices through a pharmacy 11 benefit manager is subject to the requirements of this section. 12 This section does not apply to a managed care organization as defined 13 in § 15–101 of the Health – General Article. 14 (c) Each entity subject to this section that limits its coverage of prescription drugs 15 or devices to those in a formulary shall establish and implement a procedure by which a 16 member may receive a prescription drug or device that is not in the entity's formulary in accordance with this section. 17 18 The procedure shall provide for coverage for a prescription drug or device that is not in the formulary if, in the judgment of the authorized prescriber: 19 20(1) there is no equivalent prescription drug or device in the entity's 21formulary; or 22(2)an equivalent prescription drug or device in the entity's formulary: 23(i) has been ineffective in treating the disease or condition of the 24member; or 25 (ii) has caused or is likely to cause an adverse reaction or other harm 26 to the member. 27 A decision by an entity subject to this section not to provide access to or 28 coverage of a prescription drug or device in accordance with this section constitutes an 29 adverse decision as defined under Subtitle 10A of this title if the decision is based on a 30 finding that the proposed drug or device is not medically necessary, appropriate, or efficient. 31

(F) AN ENTITY SUBJECT TO THIS SECTION SHALL:



organization located in this State or another state that engages in employee leasing.

1	(3)	"Health ben	nefit plan" does not include:
2		(i) accid	ent—only insurance;
3		[(ii) fixed	indemnity insurance;]
4		[(iii)] (II)	credit health insurance;
5		[(iv) Medi	care supplement policies;
6 7	(CHAMPUS) suppl		an Health and Medical Program of the Uniformed Services es;
8		(vi) long-	term care insurance;]
9		[(vii)] (III)	disability income insurance;
10		[(viii)] (IV)	coverage issued as a supplement to liability insurance;
11		[(ix)] (V)	workers' compensation or similar insurance;
12		[(x) disea	se–specific insurance;
13		(xi)] (VI)	automobile medical payment insurance[;
14		(xii) denta	al insurance; or
15		(xiii) vision	n insurance.];
16 17 18		R A SEPARA	FOLLOWING BENEFITS, IF THE BENEFITS ARE TE POLICY, CERTIFICATE, OR CONTRACT, OR ARE NOT ART OF A SMALL EMPLOYER HEALTH BENEFIT PLAN:
19		1.	DENTAL BENEFITS;
20		2.	VISION BENEFITS; OR
21 22	18–101 OF THIS A	3. RTICLE;	LONG-TERM CARE INSURANCE AS DEFINED IN §
23		(VIII) DISE	ASE-SPECIFIC INSURANCE IF:
24 25	POLICY, CERTIFIC	1. CATE, OR CO	THE BENEFITS ARE PROVIDED UNDER A SEPARATE ONTRACT;

- 2. THERE IS NO COORDINATION BETWEEN THE
- 2 PROVISION OF THE BENEFITS AND AN EXCLUSION OF BENEFITS UNDER ANY GROUP
- 3 HEALTH PLAN MAINTAINED BY THE SAME EMPLOYER; AND
- 4 3. THE BENEFITS ARE PAID WITH RESPECT TO AN EVENT,
- 5 WITHOUT REGARD TO WHETHER BENEFITS ARE PROVIDED WITH RESPECT TO THE
- 6 EVENT UNDER ANY GROUP HEALTH PLAN MAINTAINED BY THE SAME EMPLOYER;
- 7 (IX) HOSPITAL INDEMNITY OR OTHER FIXED INDEMNITY
- 8 INSURANCE IF:
- 9 1. THE BENEFITS ARE PROVIDED UNDER A SEPARATE
- 10 POLICY, CERTIFICATE, OR CONTRACT;
- 11 2. THERE IS NO COORDINATION BETWEEN THE
- 12 PROVISION OF THE BENEFITS AND AN EXCLUSION OF BENEFITS UNDER ANY GROUP
- 13 HEALTH PLAN MAINTAINED BY THE SAME EMPLOYER;
- 3. THE BENEFITS ARE PAID WITH RESPECT TO AN EVENT,
- 15 WITHOUT REGARD TO WHETHER BENEFITS ARE PROVIDED WITH RESPECT TO THE
- 16 EVENT UNDER ANY GROUP HEALTH PLAN MAINTAINED BY THE SAME EMPLOYER;
- 17 AND
- 4. THE BENEFITS ARE PAYABLE IN A FIXED DOLLAR
- 19 AMOUNT PER PERIOD OF TIME, SUCH AS \$100 PER DAY OF HOSPITALIZATION,
- 20 REGARDLESS OF THE AMOUNT OF EXPENSES INCURRED; OR
- 21 (X) THE FOLLOWING SUPPLEMENTAL BENEFITS, IF THE
- 22 BENEFITS ARE PROVIDED UNDER A SEPARATE POLICY, CERTIFICATE, OR
- 23 CONTRACT:
- 1. A MEDICARE SUPPLEMENT POLICY AS DEFINED IN §
- 25 **15–901** OF THIS TITLE;
- 26 2. COVERAGE SUPPLEMENTAL TO THE COVERAGE
- 27 PROVIDED UNDER CHAPTER 55, TITLE 10 OF THE UNITED STATES CODE; AND
- 3. SIMILAR SUPPLEMENTAL COVERAGE PROVIDED TO
- 29 COVERAGE UNDER A GROUP HEALTH PLAN IF:
- A. THE COVERAGE IS SPECIFICALLY DESIGNED TO FILL
- 31 GAPS IN PRIMARY COVERAGE, SUCH AS COINSURANCE OR DEDUCTIBLES; AND

28

(2) The open enter the date of the triggering event.

1 2 3	BECAUSE IT BECO BENEFITS CLAUS	B. THE COVERAGE IS NOT SUPPLEMENTAL SOLELY DMES SECONDARY OR SUPPLEMENTAL UNDER A COORDINATION OF E.
4	15–1208.2.	
5	(a) (1)	In this section the following words have the meanings indicated.
6 7 8	(2) for coverage under eligible employee.	"Dependent" means an individual who is or who may become eligible r the terms of a health benefit plan because of a relationship with an
9 10	(3) meaning stated in	"Qualifying coverage in an eligible employer-sponsored plan" has the 45 C.F.R. § 155.300.
11 12	(b) (1) of at least 30 days	A carrier shall establish a standardized annual open enrollment period for each small employer.
13 14	(2) small employer's p	The annual open enrollment period shall occur before the end of the lan year.
15 16	(3) the small employe	During the annual open enrollment period, each eligible employee of r shall be permitted to:
17		(i) enroll in a health benefit plan offered by the small employer;
18 19	small employer; or	(ii) discontinue enrollment in a health benefit plan offered by the
20 21	small employer to	(iii) change enrollment from one health benefit plan offered by the a different health benefit plan offered by the small employer.
22 23 24	* *	rier shall provide an open enrollment period of at least 30 days for each omes an eligible employee outside the initial or annual open enrollment
25 26	(d) (1) who experiences a	A carrier shall provide an open enrollment period for each individual triggering event described in paragraph (4) of this subsection.

29 (3) During the open enrollment period for an individual who experiences a 30 triggering event, a carrier shall permit the individual to enroll in or change from one health 31 benefit plan offered by the small employer to another health benefit plan offered by the 32 small employer.

The open enrollment period shall be for at least 30 days, beginning on

1	(4) A triggering event occurs when:
2 3	(i) subject to paragraph (5) of this subsection, an eligible employee or dependent loses minimum essential coverage;
4 5 6 7 8	(II) AN ELIGIBLE EMPLOYEE OR A DEPENDENT LOSES PREGNANCY-RELATED COVERAGE DESCRIBED UNDER § 1902(A)(10)(A)(I)(IV) AND (A)(10)(A)(II)(IX) OF THE SOCIAL SECURITY ACT, WHICH IS CONSIDERED TO OCCUR ON THE LAST DAY THE ELIGIBLE EMPLOYEE OR DEPENDENT WOULD HAVE PREGNANCY-RELATED COVERAGE;
9 10 11 12	(III) AN ELIGIBLE EMPLOYEE OR A DEPENDENT LOSES MEDICALLY NEEDY COVERAGE AS DESCRIBED UNDER § 1902(A)(10)(C) OF THE SOCIAL SECURITY ACT, WHICH IS CONSIDERED TO OCCUR ON THE LAST DAY THE ELIGIBLE EMPLOYEE OR DEPENDENT WOULD HAVE MEDICALLY NEEDY COVERAGE;
13 14	[(ii)] (IV) an eligible employee or a dependent who is enrolled in a qualified health plan in the SHOP Exchange:
15 16 17 18	1. adequately demonstrates to the SHOP Exchange that the qualified health plan in which the eligible employee or a dependent is enrolled substantially violated a material provision of the qualified health plan's contract in relation to the eligible employee or a dependent;
19 20	2. gains access to new qualified health plans as a result of a permanent move; or
21 22 23 24	3. demonstrates to the SHOP Exchange, in accordance with guidelines issued by the federal Department of Health and Human Services, that the eligible employee or a dependent meets other exceptional circumstances as the SHOP Exchange may provide;
25 26 27	[(iii) an eligible employee or a dependent is enrolled in an employer—sponsored health benefit plan that is not qualifying coverage in an eligible employer—sponsored plan and is allowed to terminate existing coverage;
28	(iv)] (V) an eligible employee or A dependent:
29 30 31	1. loses eligibility for coverage under a Medicaid plan under Title XIX of the Social Security Act or a state child health plan under Title XXI of the Social Security Act; or
32 33	2. becomes eligible for assistance, with respect to coverage under the SHOP Exchange, under a Medicaid plan or state child health plan, including any

$\frac{1}{2}$	waiver or demonstration project conducted under or in relation to a Medicaid plan or a state child health plan; [or]
3 4 5	(VI) DUE TO THE MISCONDUCT ON THE PART OF A NON–EXCHANGE ENTITY PROVIDING ENROLLMENT ASSISTANCE OR CONDUCTING ENROLLMENT ACTIVITIES, AN ELIGIBLE EMPLOYEE OR A DEPENDENT:
6	1. WAS NOT ENROLLED IN A QUALIFIED HEALTH PLAN;
7 8	2. WAS NOT ENROLLED IN THE QUALIFIED HEALTH PLAN SELECTED BY THE ELIGIBLE EMPLOYEE; OR
9 10	3. IS NOT RECEIVING ADVANCE PAYMENTS OF THE PREMIUM TAX CREDIT OR COST-SHARING REDUCTIONS; OR
11	[(v)] (VII) for SHOP Exchange health benefit plans:
12 13	1. an eligible employee's or A dependent's enrollment or nonenrollment in a qualified health plan is, as evaluated and determined by the Exchange:
14	A. unintentional, inadvertent, or erroneous; and
15 16 17	B. the result of the error, misrepresentation, or inaction of an officer, employee, or agent of the Exchange or the federal Department of Health and Human Services, or its instrumentalities; or
18 19	$2. \qquad \text{an eligible employee is an Indian as defined in § 4 of the federal Indian Health Care Improvement Act.}$
20 21	(5) Loss of minimum essential coverage under paragraph (4)(i) of this subsection does not include loss of coverage due to:
22	(I) VOLUNTARY TERMINATION OF COVERAGE;
23 24	[(i)] (II) failure to pay premiums on a timely basis, including COBRA premiums prior to expiration of COBRA coverage; or
25	[(ii)] (III) a rescission authorized under 45 C.F.R. § 147.128.
26 27 28	[(6) If an eligible employee or a dependent meets the requirements for the triggering event described in paragraph (4)(iii) of this subsection, the open enrollment period shall:
29 30	(i) apply only to health benefit plans offered by the carrier in the SHOP Exchange; and

- 1 (ii) begin at least 60 days before the end of the eligible employee's or 2 dependent's coverage under the employer—sponsored plan.]
- 3 (6) THE TRIGGERING EVENT DESCRIBED IN PARAGRAPH (4)(III) OF 4 THIS SUBSECTION IS PERMITTED ONLY ONCE PER YEAR PER INDIVIDUAL.
- 5 (7) If an eligible employee or A dependent meets the requirements for the triggering event described in paragraph [(4)(v)1] (4)(VII)1 of this subsection, the Exchange may take any action necessary to correct or eliminate the effects of the error, misrepresentation, or inaction.
- 9 (8) If an eligible employee meets the requirements for the triggering event 10 described in paragraph [(4)(v)2] (4)(VII)2 of this subsection, the eligible employee may 11 enroll in a qualified health plan or change from one qualified health plan to another one 12 time per month.
- 13 (9) An eligible employee or a dependent who meets the requirements for 14 the triggering event described in paragraph [(4)(iv)] (4)(V) of this subsection shall have 60 15 days from the triggering event to select a health benefit plan.
- 16 (e) If an individual enrolls for coverage during one of the open enrollment periods described in this section, coverage shall be effective in accordance with the requirements in 45 C.F.R. § 155.420.
- 19 15–1212.
- 20 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 21 INDICATED.
- 22 (2) "PLAN" MEANS, WITH RESPECT TO A CARRIER AND A PRODUCT,
 23 THE PAIRING OF THE HEALTH BENEFITS UNDER THE PRODUCT WITH A METAL TIER
 24 LEVEL, AS DESCRIBED IN § 1302(D) AND (E) OF THE AFFORDABLE CARE ACT, AND
 25 SERVICE AREA.
- 26 (3) (I) "PRODUCT" MEANS A DISCRETE PACKAGE OF HEALTH
 27 BENEFITS THAT A CARRIER OFFERS USING A PARTICULAR PRODUCT NETWORK TYPE
 28 WITHIN A GEOGRAPHIC SERVICE AREA.
- 29 (II) "PRODUCT" COMPRISES ALL PLANS OFFERED WITHIN THE 30 PRODUCT.
- 31 (4) "Uniform modification of coverage" means a change to a 32 Small employer's health benefit plan that:

- 1 (I) 1. IS MADE IN ACCORDANCE WITH A STATE OR FEDERAL
- 2 REQUIREMENT; AND
- 3 2. IS EFFECTIVE UNIFORMLY AMONG SMALL
- 4 EMPLOYERS WITH THE SAME PRODUCT; OR
- 5 (II) MEETS ALL OF THE FOLLOWING REQUIREMENTS:
- 6 1. THE PRODUCT IS OFFERED BY THE SAME CARRIER;
- 7 2. THE PRODUCT IS OFFERED AS THE SAME NETWORK
- 8 TYPE, SUCH AS PREFERRED PROVIDER, EXCLUSIVE PROVIDER, CLOSED HEALTH
- 9 MAINTENANCE ORGANIZATION PLAN, OR HEALTH MAINTENANCE ORGANIZATION
- 10 PLAN WITH POINT OF SERVICE BENEFITS:
- 11 3. THE PRODUCT CONTINUES TO COVER AT LEAST A
- 12 MAJORITY OF THE SAME SERVICE AREA;
- 4. WITHIN THE PRODUCT, EACH PLAN HAS THE SAME
- 14 COST-SHARING STRUCTURE AS BEFORE MODIFICATION, EXCEPT:
- A. FOR ANY VARIATION IN COST SHARING SOLELY
- 16 RELATED TO CHANGES IN COST AND UTILIZATION OF MEDICAL CARE; OR
- B. TO MAINTAIN THE SAME METAL TIER LEVEL
- 18 DESCRIBED IN § 1302(D) AND (E) OF THE AFFORDABLE CARE ACT;
- 5. THE PRODUCT PROVIDES THE SAME COVERED
- 20 BENEFITS, EXCEPT FOR ANY CHANGES IN BENEFITS THAT CUMULATIVELY IMPACT
- 21 THE RATE FOR ANY PLAN WITHIN THE PRODUCT WITHIN AN ALLOWABLE VARIATION
- 22 OF PLUS OR MINUS 2 PERCENTAGE POINTS; AND
- 6. THE MODIFICATION IS EFFECTIVE UNIFORMLY
- 24 AMONG SMALL EMPLOYERS WITH THE SAME PRODUCT.
- 25 (B) CHANGES IN BENEFITS MADE IN ACCORDANCE WITH FEDERAL OR
- 26 STATE REQUIREMENTS ARE NOT SUBJECT TO THE PLUS OR MINUS 2 PERCENTAGE
- 27 POINTS REFERENCED IN SUBSECTION (A)(4)(II)5 OF THIS SECTION.
- 28 (C) THE COMBINATION OF ALL PLANS OFFERED WITH A PRODUCT
- 29 CONSTITUTES THE TOTAL SERVICE AREA OF THE PRODUCT.

- 1 [(a)] **(D)** Except as provided in subsections [(b), (c), and (d)] (E), (F), AND (1) 2 (G) of this section, a carrier shall renew a health benefit plan at the option of the small 3 employer. 4 (2)On renewal, a carrier may not exclude eligible employees or dependents 5 from a health benefit plan. 6 (3)A carrier shall mail a notice of renewal to the small employer at (i) 7 least [45] **60** days before the expiration of a health benefit plan. 8 (ii) The notice of renewal shall include the dates of the renewal 9 period, the health benefit plan rates, and the terms of coverage under the health benefit 10 plan. **(4)** Policies or certificates for hospital or medical benefits issued through a 11 12 professional employer organization, coemployer, or other organization under this subtitle 13 may, with the consent of the carrier, have a common renewal date. 14 [(b)] **(E)** A carrier may cancel or refuse to renew a health benefit plan only: for nonpayment of premiums; 15 (1) 16 (2) for fraud or intentional misrepresentation of material fact by the small 17 employer; 18 (3)for noncompliance with a material plan provision relating to employer 19 contributions or group participation rules; 20 when the carrier elects not to renew: (4) 21(i) all of its health benefit plans that are issued to small employers 22 in the State: or 23 the particular [health benefit plan] PRODUCT for all small (ii) 24employers in the State; or 25in the case of a health maintenance organization, where there is no 26 longer any enrollee who lives, resides, or works in the health maintenance organization's 27approved service area. 28 When a carrier elects not to renew all health benefit plans in the State, [(c)] **(F)**
- 30 (1) shall give notice of its decision to the affected small employers and the 31 insurance regulatory authority of each state in which an eligible employee or dependent 32 resides at least 180 days before the effective date of nonrenewal;

the carrier:

(1)

1 shall give notice to the Commissioner at least 30 working days before 2 giving the notice specified in item (1) of this subsection; and 3 (3) may not write new business for small employers in the State for a period 4 of 5 years beginning on the date of notice to the Commissioner. 5 [(d)] (G) When a carrier elects not to renew a particular [health benefit plan] 6 **PRODUCT** for all small employers in the State, the carrier shall: 7 provide notice of the nonrenewal at least 90 days before the date of the (1)8 nonrenewal to: 9 (i) each affected: 10 1. small employer; and 2. 11 enrolled employee; and 12 (ii) the Commissioner; 13 offer to each affected small employer the option to purchase all other 14 health benefit plans currently offered by the carrier in the small group market; and 15 (3)act uniformly without regard to the claims experience of any affected 16 small employer, or any health status—related factor of any affected individual. 17 Within 7 days after cancellation or nonrenewal of a health benefit plan, [(e)] **(H)** 18 the carrier shall send to each enrolled employee written notice of its action. 19 **(I)** A CARRIER MAY MAKE A UNIFORM MODIFICATION OF COVERAGE FOR A 20 PRODUCT ONLY AT THE TIME OF RENEWAL OF THE HEALTH BENEFIT PLAN. 2115–1301. 22 In this subtitle the following words have the meanings indicated. (a) 23"Affiliation period" means a period of time beginning on the date of enrollment 24and not to exceed 2 months, or 3 months in the case of a late enrollee, during which a health 25maintenance organization does not collect premium, and coverage issued does not become 26 effective. 27 (c) "Association" or "bona fide association" means an association that:

has been actively in existence for at least 5 years;

1 (2)has been formed and maintained in good faith for purposes other than 2 obtaining insurance and does not condition membership on the purchase of 3 association—sponsored insurance; 4 does not condition membership in the association on any health 5 status—related factor relating to an individual, and states so clearly in all membership and application materials; 6 7 (4) makes health insurance coverage offered through the association 8 available to all members regardless of any health status-related factor relating to the members or individuals eligible for coverage and states so clearly in all membership and 9 10 application materials; 11 does not make health insurance coverage offered through the (5)12 association available other than in connection with membership in the association, and states so clearly in all marketing and application materials; and 13 14 (6)provides and annually updates information necessary for the 15 Commissioner to determine whether or not the association meets the definition of bona fide 16 association before qualifying as an association under this subtitle. 17 "Benefit year" means a calendar year in which a health benefit plan provides coverage for health benefits. 18 19 "Carrier" means a person that is: (e) (1) 20 an insurer that holds a certificate of authority in the State and provides 21health insurance in the State; 22(2) a health maintenance organization that is licensed to operate in the 23State; 24a nonprofit health service plan that is licensed to operate in the State; (3) 25or 26 (4) any other person or organization that provides health benefit plans 27 subject to State insurance regulation. 28 "Church plan" means a plan as defined under § 3(33) of the Employee 29 Retirement Income Security Act of 1974. 30 **[**(g) "Creditable coverage" means coverage of an individual under: (1) (i) 31 an employer sponsored plan;

32

(ii)

a health benefit plan;

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(K)

STATED IN 45 C.F.R. § 147.140.

1 (iii) Part A or Part B of Title XVIII of the Social Security Act; 2 Title XIX or Title XXI of the Social Security Act, other than (iv) 3 coverage consisting solely of benefits under § 1928 of that Act; 4 (v) Chapter 55 of Title 10 of the United States Code: a medical care program of the Indian Health Service or of a tribal 5 (vi) 6 organization; 7 (vii) a State health benefits risk pool: 8 (viii) a health plan offered under the Federal Employees Health Benefits Program (FEHBP), Title 5, Chapter 89 of the United States Code; 9 10 (ix) a public health plan as defined by federal regulations authorized 11 by the Public Health Service Act, § 2701(c)(1)(i), as amended by P.L. 104–191; or 12 (x) a health benefit plan under § 5(e) of the Peace Corps Act, 22 13 U.S.C. 2504(e). 14 A period of creditable coverage shall not be counted, with respect to enrollment of an individual under a health benefit plan or an employer sponsored plan, if, 15 16 after such period and before the enrollment date, there was a 63-day period during all of 17 which the individual was not covered under any creditable coverage. 18 "Eligible individual" means an individual who applies for or is covered [(h)] (G) 19 under an individual health benefit plan. 20 [(i)] **(H)** "Employer sponsored plan" means an employee welfare benefit plan that provides medical care to employees or their dependents, and is not subject to State 2122regulation in accordance with the federal Employee Retirement Income Security Act of 23 1974. [(j)] (I) "Enrollment date" means the date on which: 24 25 an individual enrolls in a health benefit plan; or (1) 26 (2) the first day of the waiting period before which the individual may 27 enroll. "Governmental plan" means a plan as defined in § 3(32) of the Employee 28[(k)] (J) Retirement Income Security Act of 1974 and any federal governmental plan. 29

"GRANDFATHERED HEALTH PLAN COVERAGE" HAS THE MEANING

1	(1)	(1)	"Hea	lth benefit plan" means a:
2 3 4	under mul covering M			hospital or medical policy or certificate, including those issued r trusts or associations located in Maryland or any other state ents;
5 6	plan that c	overs I	(ii) Marylar	policy, contract, or certificate issued by a nonprofit health service and residents; or
7 8	contract.		(iii)	health maintenance organization subscriber or group master
9		(2)	"Hea	lth benefit plan" does not include:
10			(i)	one or more, or any combination of the following:
11				1. coverage only for accident or disability income insurance;
12				2. coverage issued as a supplement to liability insurance;
13 14	and autom	obile li	ability	3. liability insurance, including general liability insurance insurance;
15				4. workers' compensation or similar insurance;
16				5. automobile medical payment insurance;
17				6. credit—only insurance; AND
18				7. coverage for on–site medical clinics; [and
19 20 21				8. other similar insurance coverage, specified in federal ant to P.L. 104–191, under which benefits for medical care are to other insurance benefits;]
22 23	policy, cert	ificate,	(ii) or cont	the following benefits if they are provided under a separate tract of insurance or are otherwise not an integral part of a plan:
24				1. limited scope dental or vision benefits; AND
25 26	health care	e, comn	nunity-	2. benefits for long-term care, nursing home care, home-based care, or any combination of these benefits; [and
27 28	federal reg	ulation	ıs issue	3. such other similar, limited benefits as are specified in d pursuant to P.L. 104–191;]

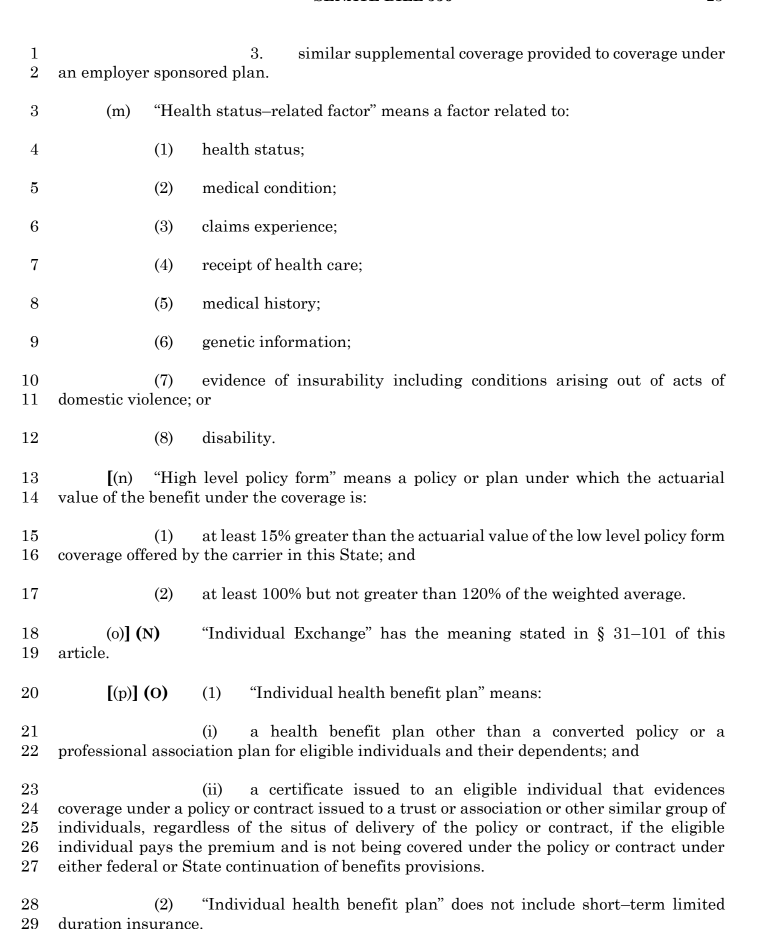
34

$\frac{1}{2}$	benefits:	(iii)	the fo	ollowing benefits if offered as independent, noncoordinated
3			1.	coverage only for a specified disease or illness; and
4			2.	hospital indemnity or other fixed indemnity insurance IF:
5 6 7 8 9 10 11	INDEMNITY OR OTHER HEALTH ARE TREATED A AS A BONA FIDE	FIXED COVER AS HAVI E RESID	INDE AGE TI NG MI ENT O	EXCEPT AS PROVIDED IN ITEM D OF THIS ITEM, THE LLY TO INDIVIDUALS WHO ATTEST IN THEIR HOSPITAL MINITY INSURANCE APPLICATION THAT THEY HAVE HAT IS MINIMUM ESSENTIAL COVERAGE, OR THAT THEY NIMUM ESSENTIAL COVERAGE DUE TO THEIR STATUS OF ANY POSSESSION OF THE UNITED STATES UNDER § RNAL REVENUE CODE;
12 13 14 15	AMOUNT OF EX	PENSES	SINCU	THE BENEFITS ARE PAID IN A FIXED DOLLAR AMOUNT ZATION, ILLNESS, OR SERVICE, REGARDLESS OF THE TREED AND OF THE AMOUNT OF BENEFITS PROVIDED TOR SERVICE UNDER ANY OTHER HEALTH COVERAGE;
16 17 18 19 20 21	LANGUAGE IN C AND IS NOT A MEDICAL COVE	CAPITAL SUBSTI RAGE (O	LETTI TUTE OR OTI	A NOTICE IS DISPLAYED PROMINENTLY IN THE AT LEAST 14 POINT TYPE, THAT HAS THE FOLLOWING ERS: "THIS IS A SUPPLEMENT TO HEALTH INSURANCE FOR MAJOR MEDICAL COVERAGE. LACK OF MAJOR HER MINIMUM ESSENTIAL COVERAGE) MAY RESULT IN TH YOUR TAXES."; AND
22 23 24 25 26 27 28 29	INDIVIDUAL PR THAT THE IND ESSENTIAL COV ESSENTIAL COV	OVIDES DIVIDUA ERAGE ERAGE SSION (A WRI AL HA OR TH DUE TO DF THE	FOR HOSPITAL INDEMNITY OR OTHER FIXED NTRACTS ISSUED BEFORE JANUARY 1, 2015, THE TTEN ATTESTATION ON OR BEFORE OCTOBER 1, 2016, AS OTHER HEALTH COVERAGE THAT IS MINIMUM HAT THE INDIVIDUAL IS TREATED AS HAVING MINIMUM OTHE INDIVIDUAL'S STATUS AS A BONA FIDE RESIDENT E UNITED STATES UNDER § 5000A(F)(4)(B) OF THE
30 31 32	under § 1882(g)((iv)	1.	ollowing benefits if offered as a separate insurance policy: Medicare supplemental health insurance (as defined Security Act);

coverage supplemental to the coverage provided under

2.

Chapter 55 of Title 10, United States Code; and



- [(q) "Low level policy form" means a policy or plan under which the actuarial value of the benefit under the coverage is at least 85% but not greater than 100% of the weighted average.
- 4 (r)] (P) "Minimum essential coverage" has the meaning stated in 45 C.F.R. § 5 155.20.
- 6 **[(s)] (Q)** "Preexisting condition" means a condition that was present before the date of enrollment for coverage, whether or not any medical advice, diagnosis, care, or treatment was recommended or received before that date.
- 9 [(t)] (R) "Qualified health plan" has the meaning stated in § 31-101 of this 10 article.
- [(u)] (S) "Waiting period" means the period of time that must pass before an individual is eligible to be covered for benefits under the terms of a group health benefit plan.
- [(v) (1) "Weighted average" means the average actuarial value of the benefits provided by:
- 16 (i) all the health insurance coverages issued by the carrier in this 17 State in the individual market during the previous calendar year, weighted by enrollment 18 for the different coverages; or
- 19 (ii) all the health insurance coverages issued by all carriers in this 20 State in the individual market, if the data are available, during the previous calendar year, weighted by enrollment for the different coverages.
- 22 (2) "Weighted average" does not include coverages issued under this 23 subtitle.]
- 24 15–1309.
- 25 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 26 INDICATED.
- 27 (2) "PLAN" MEANS, WITH RESPECT TO A CARRIER AND A PRODUCT,
 28 THE PAIRING OF THE HEALTH BENEFITS UNDER THE PRODUCT WITH A METAL TIER
 29 LEVEL, AS DESCRIBED IN § 1302(D) AND (E) OF THE AFFORDABLE CARE ACT, AND
 30 SERVICE AREA.

- 1 (3) (I) "PRODUCT" MEANS A DISCRETE PACKAGE OF HEALTH
- 2 BENEFITS THAT A CARRIER OFFERS USING A PARTICULAR PRODUCT NETWORK TYPE
- 3 WITHIN A GEOGRAPHIC SERVICE AREA.
- 4 (II) "PRODUCT" COMPRISES ALL PLANS OFFERED WITHIN THE
- 5 PRODUCT.
- 6 (4) "UNIFORM MODIFICATION OF COVERAGE" MEANS A CHANGE TO A
- 7 HEALTH BENEFIT PLAN THAT:
- 8 (I) 1. IS MADE IN ACCORDANCE WITH A STATE OR FEDERAL
- 9 REQUIREMENT; AND
- 10 2. IS EFFECTIVE UNIFORMLY FOR ALL INDIVIDUALS
- 11 WITH THE SAME PRODUCT; OR
- 12 (II) MEETS ALL OF THE FOLLOWING REQUIREMENTS:
- 13 THE PRODUCT IS OFFERED BY THE SAME CARRIER;
- 14 2. THE PRODUCT IS OFFERED AS THE SAME NETWORK
- 15 TYPE, SUCH AS PREFERRED PROVIDER, EXCLUSIVE PROVIDER, CLOSED HEALTH
- 16 MAINTENANCE ORGANIZATION PLAN, OR HEALTH MAINTENANCE ORGANIZATION
- 17 PLAN WITH POINT OF SERVICE BENEFITS;
- 18 3. THE PRODUCT CONTINUES TO COVER AT LEAST A
- 19 MAJORITY OF THE SAME SERVICE AREA;
- 20 4. WITHIN THE PRODUCT, EACH PLAN HAS THE SAME
- 21 COST-SHARING STRUCTURE AS BEFORE MODIFICATION, EXCEPT:
- A. FOR ANY VARIATION IN COST SHARING SOLELY
- 23 RELATED TO CHANGES IN COST AND UTILIZATION OF MEDICAL CARE; OR
- B. TO MAINTAIN THE SAME METAL TIER LEVEL
- 25 DESCRIBED IN § 1302(D) AND (E) OF THE AFFORDABLE CARE ACT;
- 26 5. THE PRODUCT PROVIDES THE SAME COVERED
- 27 BENEFITS, EXCEPT FOR ANY CHANGES IN BENEFITS THAT CUMULATIVELY IMPACT
- 28 THE RATE FOR ANY PLAN WITHIN THE PRODUCT WITHIN AN ALLOWABLE VARIATION
- 29 OF PLUS OR MINUS 2 PERCENTAGE POINTS; AND

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1 2	6. THE MODIFICATION IS EFFECTIVE UNIFORMLY FOR ALL INDIVIDUALS WITH THE SAME PRODUCT.
3 4 5	(B) CHANGES IN BENEFITS MADE TO COMPLY WITH FEDERAL OR STATE REQUIREMENTS ARE NOT SUBJECT TO THE PLUS OR MINUS 2 PERCENTAGE POINTS REFERENCED IN SUBSECTION (A)(4)(II)5 OF THIS SECTION.
6 7	(C) THE COMBINATION OF ALL PLANS OFFERED WITH A PRODUCT CONSTITUTES THE TOTAL SERVICE AREA OF THE PRODUCT.
8	[(a)] (D) Except as provided in subsection [(b)] (E) of this section, a carrier shall renew an individual health benefit plan at the option of the eligible individual.
10 11	[(b)] (E) A carrier may not cancel or refuse to renew an individual health benefit plan except:
12	(1) for nonpayment of the required premiums;
13 14	(2) where the individual has performed an act or practice that constitutes fraud;
15 16	(3) where the individual has made an intentional misrepresentation of material fact under the terms of the coverage;
17 18	(4) where the carrier elects not to renew all of its individual health benefit plans in the State in accordance with this article;
19 20 21	(5) where the individual no longer resides, lives, or works in the service area, provided that the coverage is terminated under this provision uniformly without regard to any health status—related factor of covered individuals; or
22 23 24	(6) for individual health benefit plans that are not grandfathered health plans, as defined in 45 C.F.R. § 147.140, where a carrier discontinues offering a particular [type of health benefit plan coverage] PRODUCT in the individual market, if the carrier:
25 26 27	(i) at least 90 days before discontinuation of the [coverage] PRODUCT , provides notice of the discontinuation to each individual provided coverage [of this type] UNDER THE PRODUCT ;
28	(ii) offers each individual provided coverage [of this type] UNDER

31 (iii) acts uniformly without regard to any health status—related factor 32 of enrolled individuals or individuals who may become eligible for the coverage.

offered by the carrier for individuals in the State; and

THE PRODUCT the option to purchase any other individual health benefit plan coverage

- 1 (F) A CARRIER MAY MAKE A UNIFORM MODIFICATION OF COVERAGE FOR A PRODUCT ONLY AT THE TIME OF RENEWAL OF THE HEALTH BENEFIT PLAN.
- 3 (G) A CARRIER SHALL PROVIDE NOTICE OF RENEWAL OR UNIFORM 4 MODIFICATION OF COVERAGE FOR:
- 5 (1) GRANDFATHERED HEALTH PLAN COVERAGE, AT LEAST **60** DAYS 6 BEFORE THE DATE THE COVERAGE WILL BE RENEWED; AND
- 7 (2) A HEALTH BENEFIT PLAN THAT IS NOT GRANDFATHERED HEALTH
 8 PLAN COVERAGE, BEFORE THE DATE OF THE FIRST DAY OF THE NEXT ANNUAL OPEN
 9 ENROLLMENT PERIOD, IN A FORM AND MANNER SPECIFIED BY THE SECRETARY OF
 10 HEALTH AND HUMAN SERVICES.
- 11 [15–1310.
- 12 (a) A carrier shall provide written certification of creditable coverage.
- 13 (b) The certification of creditable coverage described in subsection (a) of this section shall be provided:
- 15 (1) automatically at the time an individual ceases to be covered under the 16 health benefits plan or otherwise becomes covered under a COBRA continuation provision;
- 17 (2) in the case of an individual who becomes covered under a COBRA continuation provision, at the time the individual ceases to be covered under the provision; 19 and
- 20 (3) on the request on behalf of an individual made not later than 24 months 21 after the date of cessation of the coverage described in item (1) or (2) of this subsection, 22 whichever is later.
- 23 (c) The certification may be provided at a time consistent with notices required 24 under any applicable State or federal continuation provision.
- 25 (d) The certification shall contain:
- 26 (1) written certification of the period of creditable coverage of the 27 individual under the health benefit plan, and the coverage, if applicable, under the 28 applicable State or federal continuation provision; and
- 29 (2) the waiting period, if any, imposed with respect to the individual for 30 any coverage under the health benefit plan.

- 1 (e) If a group health plan enrolls an individual for coverage under the plan and 2 the individual provides a certification of coverage, then:
- 3 (1) upon request of the group health plan, the entity which issued the 4 certification provided by the individual shall promptly disclose to the requesting group 5 health plan, information regarding coverage of classes and categories of health benefits 6 available under the entity's plan or policy; and
- 7 (2) the entity may charge the requesting plan for the reasonable cost of 8 disclosing the information.]
- 9 [15–1311.
- 10 (a) In determining a period of creditable coverage, any period that an individual 11 is in a waiting period for coverage under a group health benefit plan or an affiliation period 12 may not be taken into account in determining any period of continuous creditable coverage.
- 13 (b) A carrier shall count a period of creditable coverage without regard to the specific benefits covered during the period.]
- 15 **[**15–1312.
- A carrier that issued a high level or low level policy form prior to July 1, 2004, may not charge a rate to eligible individuals under the high level or low level policy form that is greater than 200% of the rate the carrier normally would charge for the same or similar policy forms to other individuals.]
- 20 15–1316.
- 21 (a) (1) In this section the following words have the meanings indicated.
- 22 (2) "Dependent" means an individual who is or who may become eligible 23 for coverage under the terms of a health benefit plan because of a relationship with another 24 individual.
- 25 (3) "Qualifying coverage in an eligible employer—sponsored plan" has the 26 meaning stated in 45 C.F.R. § 155.300.
- 27 (b) (1) Beginning November 15, 2014, unless an alternative date is adopted by the federal Department of Health and Human Services, a carrier that sells health benefit plans to individuals in the State shall establish an annual open enrollment period.
- 30 (2) The annual open enrollment period for 2014 shall begin on November 31 15, 2014, and extend through January 15, 2015, unless alternative dates are adopted by 32 the federal Department of Health and Human Services.

1 The annual open enrollment period for years beginning on and after (3) 2 January 1, 2015, shall [begin on October 15 and extend through December 7 each year] BE THE DATES ADOPTED BY THE FEDERAL DEPARTMENT OF HEALTH AND HUMAN 3 4 SERVICES. During the annual open enrollment period, an individual shall be 5 (4) 6 permitted to: 7 (i) enroll in a health benefit plan offered by the carrier; 8 (ii) discontinue enrollment in a health benefit plan offered by the 9 carrier; or 10 change enrollment in a health benefit plan offered by the carrier (iii) 11 to a different health benefit plan offered by the carrier. 12 If an individual enrolls in a health benefit plan offered by the carrier during the annual open enrollment period for 2014, the effective date of coverage shall be: 13 14 January 1, 2015, if the application is received by the carrier on 15 or before December 15, 2014, unless an alternative date is adopted by the federal 16 Department of Health and Human Services; [and] 17 February 1, 2015, if the application is received by the carrier 18 from December 16, 2014, through January 15, 2015, unless an alternative date is adopted 19 by the federal Department of Health and Human Services; AND 20 (III) MARCH 1, 2015, IF THE APPLICATION IS RECEIVED BY THE 21CARRIER FROM JANUARY 16, 2015, THROUGH FEBRUARY 15, 2015, UNLESS AN 22ALTERNATIVE DATE IS ADOPTED BY THE FEDERAL DEPARTMENT OF HEALTH AND 23HUMAN SERVICES. 24If an individual enrolls in a health benefit plan offered by the carrier (6) 25during the annual open enrollment period for years beginning on and after January 1, 2015, 26the effective date of coverage shall be [January 1 of the following calendar year] THE DATE 27 ADOPTED BY THE FEDERAL DEPARTMENT OF HEALTH AND HUMAN SERVICES. 28 A carrier shall provide a special open enrollment period for each (1) 29 individual who experiences a triggering event. 30 The special open enrollment period shall be for at least 60 days, beginning on the date of the triggering event.] **EXCEPT AS PROVIDED IN PARAGRAPHS** 31

(3) AND (4) OF THIS SUBSECTION, AN INDIVIDUAL SHALL HAVE 60 DAYS FROM THE

DATE OF A TRIGGERING EVENT TO APPLY FOR COVERAGE.

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- 1 (3) FOR THE TRIGGERING EVENTS DESCRIBED IN PARAGRAPH (6)(I), 2 (II), AND (III) OF THIS SUBSECTION, THE SPECIAL OPEN ENROLLMENT PERIOD 3 SHALL BEGIN 60 DAYS BEFORE THE TRIGGERING EVENT AND END 60 DAYS AFTER 4 THE TRIGGERING EVENT.
- 5 **(4)** FOR THE TRIGGERING EVENT DESCRIBED IN PARAGRAPH 6 (6)(VII)2 OF THIS SUBSECTION, THE SPECIAL ENROLLMENT PERIOD SHALL BEGIN 60 DAYS BEFORE THE DATE OF LOSS OF ELIGIBILITY FOR QUALIFYING COVERAGE IN AN 7 8 ELIGIBLE EMPLOYER-SPONSORED PLAN AND END 60 DAYS AFTER THE DATE OF 9 LOSS FOR **QUALIFYING** IN AN OF ELIGIBILITY COVERAGE **ELIGIBLE** 10 EMPLOYER-SPONSORED PLAN.
- 11 **[**(3)**] (5)** During the special open enrollment period, a carrier shall permit 12 an individual who experiences a triggering event to enroll in or change from one health 13 benefit plan offered by the carrier to another health benefit plan offered by the carrier.
- 14 [(4)] **(6)** A triggering event occurs when:
- 15 (i) subject to paragraph [(5)] (7) of this subsection, an individual or 16 A dependent loses minimum essential coverage;
- 17 (II) AN **INDIVIDUAL** OR A **DEPENDENT** LOSES PREGNANCY-RELATED COVERAGE DESCRIBED UNDER § 1902(A)(10)(A)(I)(IV) AND 18 (A)(10)(A)(II)(IX) OF THE SOCIAL SECURITY ACT, WHICH IS CONSIDERED TO OCCUR 19 20 THE DAY INDIVIDUAL \mathbf{OR} ON LAST THE **DEPENDENT** WOULD **HAVE** 21PREGNANCY-RELATED COVERAGE;
- (III) AN INDIVIDUAL OR A DEPENDENT LOSES MEDICALLY NEEDY
 COVERAGE AS DESCRIBED UNDER § 1902(A)(10)(C) OF THE SOCIAL SECURITY ACT,
 WHICH IS CONSIDERED TO OCCUR ON THE LAST DAY THE INDIVIDUAL OR
 DEPENDENT WOULD HAVE MEDICALLY NEEDY COVERAGE;
- [(ii)] (IV) an individual gains a dependent or becomes a dependent through marriage, birth, adoption, placement for adoption, or placement in foster care;
- [(iii)] (V) an individual's or a dependent's enrollment or nonenrollment in a qualified health plan is, as evaluated and determined by the Individual Exchange:
- 31 unintentional, inadvertent, or erroneous; and
- 32 2. the result of the error, misrepresentation, or inaction of an 33 officer, employee, or agent of the Individual Exchange or the U.S. Department of Health 34 and Human Services or its instrumentalities;

1 2 3 4 5	[(iv)] (VI) an individual or a dependent who is enrolled in a qualified health plan in the Individual Exchange adequately demonstrates to the Individual Exchange that the qualified health plan in which the individual or dependent is enrolled substantially violated a material provision of the qualified health plan's contract in relation to the individual or dependent;
6 7 8 9	[(v)] (VII) 1. an individual or a dependent enrolled in the same health benefit plan is determined newly eligible or newly ineligible for advance payments of federal premium tax credits or has a change in eligibility for federal cost—sharing reductions; or
10 11 12 13 14 15 16	2. an individual or a dependent who is enrolled in an eligible employer—sponsored plan is determined newly eligible for advance payments of federal premium tax credits based in part on a finding that the individual is ineligible for qualifying coverage in an eligible employer—sponsored plan in accordance with 26 C.F.R. § 1.36B–2(c)(3), including as a result of the employee's employer discontinuing or changing available coverage within the next 60 days, provided that the individual is allowed to terminate existing coverage;
17 18	[(vi)] (VIII) an individual or a dependent gains access to a new health benefit plan as a result of a permanent move;
19 20 21	[(vii) the individual or dependent is enrolled in an employer—sponsored health benefit plan that is not qualifying coverage in an eligible employer—sponsored plan and is allowed to terminate existing coverage;
22 23	(viii)] (IX) for a health benefit plan offered through the Individual Exchange:
24 25 26	1. an individual who was not previously a citizen, national, or lawfully present individual becomes a citizen, national, or lawfully present individual; or
27 28 29 30	2. an individual or a dependent demonstrates to the Individual Exchange, in accordance with guidelines issued by the U.S. Department of Health and Human Services, that the individual or dependent meets other exceptional circumstances as the Individual Exchange may provide; or
31 32 33 34 35	[(ix)] (X) it has been determined by the Exchange that a qualified individual was not enrolled in a qualified health plan, was not enrolled in the qualified health plan selected by the individual, or is eligible for, but is not receiving, advance federal premium tax credits or cost—sharing reductions as a result of misconduct on the part of a non–Exchange entity providing enrollment assistance or conducting enrollment activities.

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- [(5)] (7) Loss of minimum essential coverage under paragraph [(4)(i)]

 (6)(I) of this subsection does not include VOLUNTARY TERMINATION OF COVERAGE OR

 OTHER loss of coverage due to:
- 4 (i) failure to pay premiums on a timely basis, including COBRA 5 premiums prior to expiration of COBRA coverage; or
- 6 (ii) a rescission authorized under 45 C.F.R. § 147.128.
- 7 (8) VOLUNTARY TERMINATION OF COVERAGE REFERENCED IN 8 PARAGRAPH (7) OF THIS SUBSECTION DOES NOT INCLUDE TERMINATION OF 9 COVERAGE INCIDENTAL TO A VOLUNTARY TERMINATION OF EMPLOYMENT.
- 10 (9) THE TRIGGERING EVENT DESCRIBED IN PARAGRAPH (6)(III) OF 11 THIS SUBSECTION IS PERMITTED ONLY ONCE PER YEAR PER INDIVIDUAL.
- [(6)] (10) If a triggering event described in paragraph [(4)(iii)] (6)(V) of this subsection occurs, the Individual Exchange may take action as may be necessary to correct or eliminate the effects of the error, misrepresentation, or inaction.
 - [(7)] (11) If a triggering event described in paragraph [(4)(v)2] (6)(VII)2 of this subsection occurs, a carrier shall permit an individual or a dependent who is enrolled in an employer—sponsored plan and who will lose eligibility for qualifying coverage in an eligible employer—sponsored plan within the next 60 days to access the special enrollment period prior to the end of the individual's existing coverage, although the individual is not eligible for advance payment of the federal premium tax credit until the end of the individual's coverage in an eligible employer—sponsored plan.
- [(8) If an individual or a dependent meets the requirements for the triggering event described in paragraph (4)(vii) of this subsection, the special open enrollment period shall begin at least 60 days before the end of the individual's or dependent's coverage under the employer—sponsored plan.]
 - (d) An individual who is an Indian, as defined in § 4 of the federal Indian Health Care Improvement Act, may enroll in a health benefit plan in the Individual Exchange or change from one health benefit plan in the Individual Exchange to another health benefit plan in the Individual Exchange one time per month.
- 30 (e) (1) A carrier shall provide a limited open enrollment period for an individual who is enrolled in a noncalendar year individual health benefit plan to enroll in 32 a health benefit plan issued by the carrier.
- 33 (2) The limited enrollment period required by paragraph (1) of this 34 subsection shall:

1 begin on the date that is at least 30 calendar days before the date (i) 2 the noncalendar year health benefit plan's policy year ends in 2014; and 3 (ii) last at least 60 days. 4 If an individual enrolls for coverage during one of the open enrollment or special open enrollment periods described in this section, coverage shall be effective in 5 accordance with the requirements in 45 C.F.R. § 155.420. 6 7 (g) (1) A health maintenance organization may: 8 (i) limit the individuals who may apply for coverage to those who 9 live or reside in the health maintenance organization's service area; and deny coverage to individuals if the health maintenance 10 (ii) 11 organization has demonstrated to the Commissioner that: 12 it will not have the capacity to deliver services adequately 13 to any additional individuals because of its obligations to existing enrollees; and 14 2.it is applying the provisions of this paragraph uniformly 15 to all individuals without regard to the claims experience of those individuals and their dependents or any health status-related factor relating to the individuals and their 16 17 dependents. 18 A health maintenance organization that denies coverage to an 19 individual in accordance with paragraph (1) of this subsection may not offer coverage in the 20 individual market within the service area to any individual for a period of 180 days after the date the coverage is denied. 2122(3)Paragraph (2) of this subsection does not: 23(i) limit the health maintenance organization's ability to renew 24coverage already in force; or 25(ii) relieve the health maintenance organization of the responsibility 26to renew coverage already in force. 27 (h) A carrier may deny a health benefit plan to an individual if the carrier has demonstrated to the Commissioner that: 28 29it does not have the financial reserves necessary to offer 30 additional coverage: and

it is applying the provisions of this paragraph uniformly to all

individuals in the individual market in the State without regard to the claims experience

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(ii)

- of those individuals and their dependents or any health status—related factor relating to the individuals and their dependents.
- 3 (2) A carrier that denies a health benefit plan to an individual in the State 4 under paragraph (1) of this subsection may not offer coverage in the individual market 5 before the later of:
- 6 (i) the 181st day after the date the carrier denies coverage; and
- 7 (ii) the date the carrier demonstrates to the Commissioner that the 8 carrier has sufficient financial reserves to underwrite additional coverage.
- 9 (3) Paragraph (2) of this subsection does not:
- 10 (i) limit the carrier's ability to renew coverage already in force; or
- 11 (ii) relieve the carrier of the responsibility to renew coverage already 12 in force.
- 13 (4) Health benefit plans offered after the time period described in 14 paragraph (2) of this subsection are subject to the requirements of this section.
- 15 **15–1318.**
- 16 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 17 INDICATED.
- 18 (2) "Institution of higher education" has the meaning 19 stated in the federal Higher Education Act of 1965.
- 20 (3) "STUDENT ADMINISTRATIVE HEALTH FEE" MEANS A FEE
 21 CHARGED BY AN INSTITUTION OF HIGHER EDUCATION ON A PERIODIC BASIS TO
 22 STUDENTS OF THE INSTITUTION OF HIGHER EDUCATION TO OFFSET THE COST OF
 23 PROVIDING HEALTH CARE THROUGH HEALTH CLINICS REGARDLESS OF WHETHER
 24 THE STUDENTS UTILIZE THE HEALTH CLINICS OR ENROLL IN STUDENT HEALTH
 25 PLAN COVERAGE.
- 26 (4) "STUDENT HEALTH PLAN" MEANS AN INDIVIDUAL HEALTH
 27 BENEFIT PLAN THAT IS PROVIDED TO STUDENTS ENROLLED IN AN INSTITUTION OF
 28 HIGHER EDUCATION AND THEIR DEPENDENTS UNDER A WRITTEN AGREEMENT
 29 THAT:
- 30 (I) IS BETWEEN THE INSTITUTION OF HIGHER EDUCATION AND 31 A CARRIER;

- 1 (II) DOES NOT MAKE COVERAGE UNDER THE HEALTH BENEFIT
- 2 PLAN AVAILABLE OTHER THAN IN CONNECTION WITH ENROLLMENT AS A STUDENT
- 3 OR AS A DEPENDENT OF A STUDENT IN THE INSTITUTION OF HIGHER EDUCATION;
- 4 AND
- 5 (III) DOES NOT CONDITION ELIGIBILITY FOR THE HEALTH
- 6 BENEFIT PLAN ON ANY HEALTH STATUS-RELATED FACTOR RELATING TO A STUDENT
- 7 OR A DEPENDENT OF A STUDENT.
- 8 (B) A CARRIER THAT OFFERS STUDENT HEALTH PLANS IS NOT REQUIRED
- 9 **TO**:
- 10 (1) ACCEPT INDIVIDUALS WHO ARE NOT:
- 11 (I) STUDENTS; OR
- 12 (II) DEPENDENTS OF STUDENTS COVERED UNDER THE
- 13 STUDENT HEALTH PLAN;
- 14 (2) ESTABLISH OPEN ENROLLMENT PERIODS;
- 15 (3) ESTABLISH EFFECTIVE DATES THAT ARE BASED ON A CALENDAR
- 16 **YEAR**;
- 17 (4) OFFER HEALTH BENEFIT PLAN CONTRACTS THAT ARE ON A
- 18 CALENDAR YEAR BASIS; OR
- 19 (5) RENEW, OR CONTINUE IN FORCE, COVERAGE FOR INDIVIDUALS
- 20 WHO ARE NO LONGER STUDENTS OR DEPENDENTS OF STUDENTS.
- 21 (C) A STUDENT HEALTH PLAN IS NOT SUBJECT TO THE REQUIREMENT OF A
- 22 SINGLE RISK POOL UNDER § 1312(C) OF THE AFFORDABLE CARE ACT.
- 23 (D) A STUDENT ADMINISTRATIVE HEALTH FEE IS NOT CONSIDERED A
- 24 COST-SHARING REQUIREMENT WITH RESPECT TO SPECIFIED RECOMMENDED
- 25 PREVENTIVE SERVICES.
- 26 15–1401.
- 27 (a) In this subtitle the following words have the meanings indicated.
- 28 (b) ["Affiliation period" means a period of time beginning on the date of
- 29 enrollment and not to exceed 2 months, or 3 months in the case of a late enrollee, during

- which a health maintenance organization does not collect premium and coverage issued does not become effective.
- 3 (c)] "Association" or "bona fide association" means, with respect to health 4 insurance coverage offered in this State, an association that:
- 5 (1) has been actively in existence for at least 5 years;
- 6 (2) has been formed and maintained in good faith for purposes other than 7 obtaining insurance and does not condition membership on the purchase of 8 association—sponsored insurance;
- 9 (3) does not condition membership in the association on any health status—related factor relating to an individual, and states so clearly in all membership and application materials;
- 12 (4) makes health insurance coverage offered through the association 13 available to all members regardless of any health status—related factor relating to the 14 members or individuals eligible for coverage through a member and states so clearly in all 15 membership and application materials;
- 16 (5) does not make health insurance coverage offered through the 17 association available other than in connection with membership in the association and 18 states so clearly in all marketing and application materials; and
- 19 (6) provides and annually updates information necessary for the 20 Commissioner to determine whether or not the association meets the definition of bona fide 21 association before qualifying as an association under this subtitle.
- [(d)] (C) "Carrier" means a person that is:
- 23 (1) an insurer that holds a certificate of authority in the State and provides 24 health insurance in the State;
- 25 (2) a health maintenance organization that is licensed to operate in the 26 State;
- 27 (3) a nonprofit health service plan that is licensed to operate in the State; 28 or
- 29 (4) any other person or organization that provides health benefit plans 30 subject to State insurance regulation.
- 31 **[(e)] (D)** "Church plan" means a plan as defined under § 3(33) of the Employee 32 Retirement Income Security Act of 1974.
- 33 [(f) (1) "Creditable coverage" means coverage of an individual under:

1		(i)	an employer–sponsored plan;					
2		(ii)	a health benefit plan;					
3		(iii)	Part A or Part B of Title XVIII of the Social Security Act;					
4 5	consisting solely o	(iv) f benef	Title XIX of the Social Security Act, other than coverage its under § 1928 of that Act;					
6	(v) Chapter 55 of Title 10 of the United States Code;							
7 8	organization;	(vi)	a medical care program of the Indian Health Service or of a tribal					
9		(vii)	a State health benefits risk pool;					
10 11	Benefits Program	` /	a health plan offered under the Federal Employees Health BP), Title 5, Chapter 89 of the United States Code;					
12 13	by the Public Heal	(ix) th Ser	a public health plan as defined by federal regulations authorized vice Act, § 2701(c)(1)(i), as amended by P.L. 104–191; or					
14 15	U.S.C. 2504(e).	(x)	a health benefit plan under § 5(e) of the Peace Corps Act, 22					
16 17 18 19	(2) A period of creditable coverage shall not be counted, with respect to enrollment of an individual under a group health plan, if, after such period and before the enrollment date, there was a 63-day period during all of which the individual was not covered under any creditable coverage.]							
20 21 22 23		lical ca	ployer sponsored plan" means an employee welfare benefit plan are to employees or their dependents, and is not subject to State with the federal Employee Retirement Income Security Act of					
24	[(h)] (F)	"Enro	ollment date" means the date on which:					
25	(1)	an in	dividual enrolls in a health benefit plan; or					
26 27	(2) enroll.	the f	irst day of the waiting period before which the individual may					
28 29	[(i)] (G) Retirement Incom		ernmental plan" means a plan as defined in § 3(32) of the Employee rity Act of 1974 and any federal governmental plan.					

"Health benefit plan" means any:

[(j)] (H)

(1)

1 2 3	(i) hospital or medical policy, including those issued under multipemployer trusts or associations located in Maryland or any other state covering Maryland residents;						
4 5							
6 7	` '	maintenance organization subscriber or group master					
8	(2) "Health benefit plan" does not include:						
9	(i) one or m	nore, or any combination of the following:					
10	1. co	overage only for accident or disability income insurance;					
11	2. cc	overage issued as a supplement to liability insurance;					
12 13		ability insurance, including general liability insurance;					
14	4. w	orkers' compensation or similar insurance;					
15	5. a	utomobile medical payment insurance;					
16	6. cr	redit—only insurance;					
17	7. ec	overage for on–site medical clinics; and					
18 19 20 21	regulations issued under the federal Health Insurance Portability and Accountability Accountabil						
22 23	` '	owing benefits if they are provided under a separate surance or are otherwise not an integral part of the plan:					
24	1. li	mited scope dental or vision benefits;					
25 26		enefits for long-term care, nursing home care, home re, or any combination of these benefits; and					
27 28 29	B federal regulations issued und	ach other similar, limited benefits as are specified in ler the federal Health Insurance Portability and					

$\frac{1}{2}$	benefits:	(iii)	the following benefits, if offered as independent, noncoordinated					
3			1. coverage only for a specified disease or illness; and					
4 5 6 7	2. hospital indemnity or other fixed indemnity insurance, IF THE BENEFITS ARE PAYABLE IN A FIXED DOLLAR AMOUNT PER PERIOD OF TIME, SUCH AS \$100 PER DAY OF HOSPITALIZATION, REGARDLESS OF THE AMOUNT OF EXPENSES INCURRED; or							
8		(iv)	the following benefits, if offered as a separate insurance policy:					
9 10	under § 1882(g)(1)	of the	1. Medicare supplemental health insurance (as defined Social Security Act);					
11 12	Chapter 55 of Titl	e 10, U	2. coverage supplemental to the coverage provided under Inited States Code; and					
13 14	3. similar supplemental coverage provided to coverage under an employer sponsored plan IF:							
15 16	A. THE COVERAGE IS SPECIFICALLY DESIGNED TO FILL GAPS IN PRIMARY COVERAGE, SUCH AS COINSURANCE OR DEDUCTIBLES; AND							
17 18 19	BECAUSE IT BECO		B. THE COVERAGE IS NOT SUPPLEMENTAL SOLELY SECONDARY OR SUPPLEMENTAL UNDER A COORDINATION OF					
20	[(k)] (I)	"Hea	lth status-related factor" means a factor related to:					
21	(1)	healt	h status;					
22	(2)	(2) medical condition;						
23	(3)	claims experience;						
24	(4)	receipt of health care;						
25	(5)	medical history;						
26	(6)	gene	cic information;					
27 28	(7) domestic violence;		ence of insurability including conditions arising out of acts of					
29	(8)	disab	ility.					

- [(l)] (J) "Late enrollee" means a member, subscriber, or dependent who enrolls in a group health benefit plan other than during:
- 3 (1) the first period in which the individual is eligible to enroll under the 4 plan; or
- 5 (2) a special enrollment period.
- [(m)] (K) "Preexisting condition" means a condition that was present before the date of enrollment for coverage, whether or not any medical advice, diagnosis, care, or treatment was recommended or received before that date.
- 9 [(n)] (L) "Preexisting condition provision" means a provision in a health benefit 10 plan that denies, excludes, or limits benefits for an enrollee for expenses or services related 11 to a preexisting condition.
- 12 **[(o)] (M)** "Secretary" means the Secretary of the federal Department of Health 13 and Human Services.
- [(p)] (N) "Special enrollment period" means a period during which a group health plan shall permit certain individuals who are eligible for coverage, but not enrolled, to enroll for coverage under the terms of the group health benefit plan.
- [(q)] (O) "Waiting period" means the period of time that must pass before an individual is eligible to be covered for benefits under the terms of a group health benefit plan.
- 20 [15–1403.
- 21 (a) A carrier shall provide written certification of creditable coverage in 22 connection with group health benefit plans, including those issued in accordance with 23 Subtitle 12 of this title.
- 24 (b) The certification of creditable coverage described in subsection (a) of this section shall be provided:
- 26 (1) automatically at the time an individual ceases to be covered under the 27 health benefits plan or otherwise becomes covered under a COBRA continuation provision;
- 28 (2) in the case of an individual who becomes covered under a COBRA continuation provision, at the time the individual ceases to be covered under the provision; 30 and

- 1 (3) on the request on behalf of an individual made not later than 24 months 2 after the date of cessation of the coverage described in item (1) or (2) of this subsection, 3 whichever is later.
- 4 (c) The certification may be provided at a time consistent with notices required 5 under any applicable State or federal continuation provision.
- 6 (d) The certification shall contain:
- 7 (1) written certification of the period of creditable coverage of the 8 individual under the health benefit plan, and the coverage, if applicable, under the 9 applicable State or federal continuation provision; and
- 10 (2) the waiting period, if any, imposed with respect to the individual for 11 any coverage under the health benefit plan.
- 12 (e) If a group health plan enrolls an individual for coverage under the plan and 13 the individual provides a certification of coverage, then:
- 14 (1) on request of the group health plan, the entity that issued the 15 certification provided by the individual promptly shall disclose to the requesting group 16 health plan, information regarding coverage of classes and categories of health benefits 17 available under the entity's plan or policy; and
- 18 (2) the entity may charge the requesting plan for the reasonable cost of 19 disclosing the information.]
- 20 [15–1404.
- 21 (a) In determining a period of creditable coverage, any period that an individual 22 is in a waiting period for any coverage under a group health benefit plan or an affiliation 23 period may not be taken into account in determining any period of continuous creditable 24 coverage.
- 25 (b) Except as provided in subsection (c) of this section, a carrier shall count a 26 period of creditable coverage without regard to the specific benefits covered during the 27 period.
- 28 (c) (1) A carrier may elect to reduce the period of any preexisting condition 29 provision based on coverage of benefits within any class or category of benefits specified by 30 the Secretary by regulation.
- 31 (2) Any election made under this section shall be made on a uniform basis 32 for all covered individuals.

- 1 A carrier that makes an election under this section shall count a period (3)2 of creditable coverage with respect to any class or category of benefits if any level of benefits 3 is covered within that class or category. 4 (d) A carrier that makes an election under subsection (c) of this section shall: 5 prominently state in any disclosure statements concerning the coverage, and to each employer at the time of the offer or sale of the coverage, that the 6 7 carrier has made this election; and 8 include in the statement a description of the effect of the election on the 9 member or subscriber. 10 [15–1405. 11 An individual shall establish the individual's period of creditable coverage by 12 presenting the certificate described in § 15–1403 of this subtitle.] 13 15-1409.IN THIS SECTION, "PRODUCT" MEANS A DISCRETE PACKAGE OF HEALTH 14 15 BENEFITS THAT A CARRIER OFFERS USING A PARTICULAR PRODUCT NETWORK TYPE 16 WITHIN A GEOGRAPHIC SERVICE AREA. 17 [(a)] **(B)** A carrier that elects not to renew all of a particular [type of coverage or policy form PRODUCT in the State shall: 18 19 (1) provide notice of the nonrenewal at least 90 days before the date of the 20 nonrenewal to each affected: 21 policyholder; (i) 22plan sponsor; (ii) 23(iii) participant; and 24(iv) beneficiary; 25 offer to each affected plan sponsor the option to purchase any other (2)26 health insurance coverage currently being offered by the carrier; and 27 (3)act uniformly without regard to the claims experience of any affected plan sponsor, or any health status-related factor of any affected individual. 28
- [(b)] (C) A carrier may elect not to renew all group health benefit plans in the 30 State.

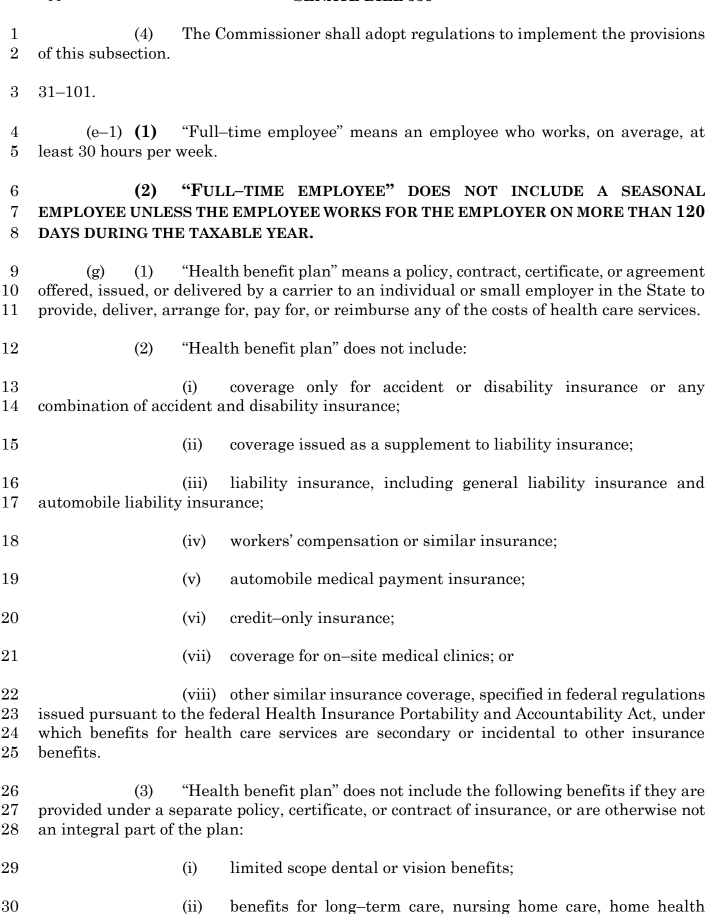
When a carrier elects not to renew all group health benefit plans in the 1 [(c)] **(D)** 2 State, the carrier: 3 shall give notice of its decision to the affected individuals at least 180 (1) 4 days before the effective date of nonrenewal; 5 at least 30 working days before that notice, shall give notice to the 6 Commissioner; and 7 may not write new business for groups in the State for a 5-year period (3)8 beginning on the date of notice to the Commissioner. 9 [(d)] **(E)** A health maintenance organization need not offer coverage to an individual who does not live, reside, or work within the health maintenance organization's 10 11 approved service areas. 12 A CARRIER MAY MAKE A UNIFORM MODIFICATION OF COVERAGE FOR A 13 PRODUCT ONLY AT THE TIME OF RENEWAL OF A HEALTH BENEFIT PLAN. 14 27 - 210.In this subsection, ["bona fide wellness] "WELLNESS program" [has the 15 meaning stated in MEANS A PROGRAM THAT: 16 17 **(I)** MEETS REQUIREMENTS **PARTICIPATORY** THE OF \mathbf{A} 18 WELLNESS PROGRAM OR A HEALTH-CONTINGENT WELLNESS PROGRAM UNDER § 19 15–509 of this article; AND 20IS PROVIDED AS A BENEFIT OUTSIDE OF THE HEALTH 21 INSURANCE OR HEALTH MAINTENANCE ORGANIZATION CONTRACT. 22(2)It is not discrimination or a rebate for a carrier to provide reasonable incentives to an individual who is an insured, a subscriber, or a member for participation 23 24in a [bona fide] wellness program offered by the carrier [in accordance with § 15–509 of this article]. 2526 (3) Any incentive offered for participation in a [bona fide] wellness 27 program: shall be reasonably related to the [bona fide] wellness program; 28(i) 29 and

may not have a value that exceeds any limit established in

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regulations adopted by the Commissioner.



care, community-based care, or any combination of these benefits; or

- 1 (iii) such other similar limited benefits as are specified in federal 2 regulations issued pursuant to the federal Health Insurance Portability and Accountability 3 Act.
- 4 (4) "Health benefit plan" does not include the following benefits if the 5 benefits are provided under a separate policy, certificate, or contract of insurance, there is 6 no coordination between the provision of the benefits and any exclusion of benefits under 7 any group health plan maintained by the same plan sponsor, and the benefits are paid with 8 respect to an event without regard to whether the benefits are provided under any group 9 health plan maintained by the same plan sponsor:
- (i) coverage only for a specified disease or illness; [or]
- 11 (ii) GROUP hospital indemnity or other fixed indemnity insurance, 12 IF THE BENEFITS ARE PAYABLE IN A FIXED DOLLAR AMOUNT PER PERIOD OF TIME, 13 SUCH AS \$100 PER DAY OF HOSPITALIZATION, REGARDLESS OF THE AMOUNT OF 14 EXPENSES INCURRED; OR
- 15 (III) INDIVIDUAL HOSPITAL INDEMNITY OR OTHER FIXED 16 INDEMNITY INSURANCE, IF:
- 1. EXCEPT AS PROVIDED IN ITEM 4 OF THIS ITEM, THE
 BENEFITS ARE PROVIDED ONLY TO INDIVIDUALS WHO ATTEST IN THEIR HOSPITAL
 INDEMNITY OR FIXED INDEMNITY INSURANCE APPLICATION THAT THEY HAVE
 OTHER HEALTH COVERAGE THAT IS MINIMUM ESSENTIAL COVERAGE, OR THAT THEY
 ARE TREATED AS HAVING MINIMAL ESSENTIAL COVERAGE DUE TO THEIR STATUS AS
 A BONA FIDE RESIDENT OF ANY POSSESSION OF THE UNITED STATES UNDER §
 5000A(F)(4)(B) OF THE INTERNAL REVENUE CODE;
- 2. THE BENEFITS ARE PAID IN A FIXED DOLLAR AMOUNT
 25 PER PERIOD OF HOSPITALIZATION, ILLNESS, OR SERVICE, REGARDLESS OF THE
 26 AMOUNT OF EXPENSES INCURRED AND OF THE AMOUNT OF BENEFITS PROVIDED
 27 WITH RESPECT TO THE EVENT OR SERVICE UNDER ANY OTHER HEALTH COVERAGE;
- 3. A NOTICE IS DISPLAYED PROMINENTLY IN THE
 APPLICATION MATERIALS, IN AT LEAST 14 POINT TYPE, THAT HAS THE FOLLOWING
 LANGUAGE IN CAPITAL LETTERS: "THIS IS A SUPPLEMENT TO HEALTH INSURANCE
 AND IS NOT A SUBSTITUTE FOR MAJOR MEDICAL COVERAGE. LACK OF MAJOR
 MEDICAL COVERAGE (OR OTHER MINIMUM ESSENTIAL COVERAGE) MAY RESULT IN
 AN ADDITIONAL PAYMENT WITH YOUR TAXES.";
- 4. FOR HOSPITAL INDEMNITY OR OTHER FIXED INDEMNITY INSURANCE CONTRACTS ISSUED BEFORE JANUARY 1, 2015, THE

- 1 INDIVIDUAL PROVIDES A WRITTEN ATTESTATION ON OR BEFORE OCTOBER 1, 2016,
- 2 THAT THE INDIVIDUAL HAS OTHER HEALTH COVERAGE THAT IS MINIMUM
- 3 ESSENTIAL COVERAGE, OR THAT THE INDIVIDUAL IS TREATED AS HAVING MINIMUM
- 4 ESSENTIAL COVERAGE DUE TO THE INDIVIDUAL'S STATUS AS A BONA FIDE RESIDENT
- 5 OF ANY POSSESSION OF THE UNITED STATES UNDER § 5000A(F)(4)(B) OF THE
- 6 INTERNAL REVENUE CODE.
- 7 (5) "Health benefit plan" does not include the following if offered as a separate policy, certificate, or contract of insurance:
- 9 (i) Medicare supplemental insurance (as defined under § 1882(g)(1) 10 of the Social Security Act);
- 11 (ii) coverage supplemental to the coverage provided under Chapter
- 12 55 of Title 10, United States Code (Civilian Health and Medical Program of the Uniformed
- 13 Services (CHAMPUS)); or
- 14 (iii) similar supplemental coverage provided to coverage under a group health plan **IF:**
- 16 THE COVERAGE IS SPECIFICALLY DESIGNED TO FILL GAPS IN PRIMARY COVERAGE, SUCH AS COINSURANCE OR DEDUCTIBLES; AND
- 2. THE COVERAGE IS NOT SUPPLEMENTAL SOLELY BECAUSE IT BECOMES SECONDARY OR SUPPLEMENTAL UNDER A COORDINATION OF BENEFITS CLAUSE.
- 21 (O-1) "MINIMUM ESSENTIAL COVERAGE" HAS THE MEANING STATED IN 22 26 U.S.C. § 5000A.
- 23 Article Health General
- 24 [19–703.1.
- 25 (a) (1) In this section the following terms have the meanings indicated.
- 26 (2) "Alcohol abuse" has the meaning stated in § 8–101 of this article.
- 27 (3) "Drug abuse" has the meaning stated in § 8–101 of this article.
- 28 (4) "Health benefit plan" has the meaning stated in § 15–1401 of the 29 Insurance Article.
- 30 (5) "Large employer" means an employer that has more than 50 employees 31 and is not a small employer.

- 1 (6) "Managed care system" means a method that a carrier uses to review 2 and preauthorize a treatment plan that a health care practitioner develops for a covered 3 person using a variety of cost containment methods to control utilization, quality, and 4 claims.
 - (7) "Partial hospitalization" means the provision of medically directed intensive or intermediate short—term treatment for mental illness, emotional disorders, drug abuse or alcohol abuse for a period of less than 24 hours but more than 4 hours in a day for a member or subscriber in a licensed or certified facility or program.
- 9 (8) "Small employer" means an employer that:

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- 10 (i) Employed an average of at least two, but not more than 50 11 employees on business days during the preceding calendar year; and
- 12 (ii) Employs at least two employees on the first day of the plan year.
 - (b) (1) Subject to the provisions of this section, each contract or certificate issued to a member or subscriber by a health maintenance organization that provides health benefits and services for diseases may not discriminate against any person with a mental illness, emotional disorder or a drug abuse or alcohol abuse disorder by failing to provide benefits for treatment and diagnosis of these illnesses under the same terms and conditions as provided for covered benefits offered under the contract or certificate for the treatment of physical illness.
- 20 (2) It shall not be considered to be discriminatory under paragraph (1) of this subsection if at least the following benefits are provided:
 - (i) With respect to inpatient benefits provided in a licensed or certified facility, which shall include hospital inpatient benefits, the total number of days for which benefits are payable shall be at least equal to the same terms and conditions that apply to the benefits available under the contract or certificate for physical illness;
 - (ii) Except as provided in item (iii) of this paragraph and subject to subsection (e) of this section, with respect to benefits for partial hospitalization, at least 60 days of partial hospitalization shall be covered under the same terms and conditions that apply to the benefit available under the contract or certificate for physical illness;
- 30 (iii) For group contracts covering employees of one or more large 31 employers, with respect to benefits for partial hospitalization for the treatment of mental 32 illness, emotional disorders, drug abuse, and alcohol abuse, the greater of:
- 1. The same benefits payable under the contract for partial hospitalization for physical illness; or
- 35 2. At least 60 days of partial hospitalization covered under 36 the same terms and conditions that apply to outpatient treatment of physical illnesses;

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- (iv) Except as provided in item (v) of this paragraph, with respect to outpatient coverage, other than for inpatient or partial hospitalization services, benefits for covered expenses arising from services, including psychological and neuropsychological testing for diagnostic purposes, that are rendered to treat mental illness, emotional disorders, drug abuse, and alcohol abuse shall be at a rate that is, after the applicable deductible, not less than:
- 7 1. 80 percent for the first 5 visits in any calendar year or 8 benefit period of not more than 12 months;
- 9 2. 65 percent for the 6th through 30th visit in any calendar 10 year or benefit period of not more than 12 months; and
- 3. 50 percent for the 31st visit and any visit after the 31st visit in any calendar year or benefit period of not more than 12 months; and
 - (v) For group contracts covering employees of one or more large employers, benefits for covered outpatient expenses arising from services, including all office visits and psychological and neuropsychological testing for diagnostic purposes, that are rendered to treat mental illness, emotional disorders, drug abuse, and alcohol abuse shall be covered under the same terms and conditions that apply to similar benefits available under the contract for physical illness.
- 19 (c) (1) The benefits under this section shall be required only for expenses 20 arising for treatment of mental illnesses, emotional disorders, drug abuse, and alcohol 21 abuse that in the professional judgment of practitioners is medically necessary and 22 treatable.
- 23 (2) The benefits required under this section shall be provided as one set of 24 benefits covering mental illnesses, emotional disorders, drug abuse, and alcohol abuse.
- 25 (3) Subject to paragraph (4) of this subsection, the benefits required under 26 this section may be delivered under a managed care system.
- 27 (4) For group contracts covering employees of one or more large employers, 28 the benefits required under this section may be delivered under a managed care system 29 only if the benefits for physical illnesses covered under the contract are delivered under a 30 managed care system.
- 31 (5) For group contracts covering employees of one or more large employers, 32 the processes, strategies, evidentiary standards, or other factors used to manage the 33 benefits required under this section must be comparable as written and in operation to, and 34 applied no more stringently than, the processes, strategies, evidentiary standards, or other 35 factors used to manage the benefits for physical illnesses covered under the contract.

- 1 (6) Except as specifically provided in this section, benefits for illnesses covered by this section and the benefits for physical illnesses covered under a contract or certificate shall have the same terms and conditions.
- 4 (7) Except for the coinsurance provisions in subsection (b)(2)(iv) of this section, a contract or certificate that is subject to this section may not have:
- 6 (i) Separate lifetime maximums for physical illnesses and illnesses 7 covered under this section;
- 8 (ii) Separate deductibles and coinsurance amounts for physical 9 illnesses and illnesses covered under this section; or
- 10 (iii) Separate out-of-pocket limits in a benefit period of not more 11 than 12 months for physical illnesses and illnesses covered under this section.
- 12 (8) (i) Subject to subparagraph (ii) of this paragraph, any copayments 13 required under a contract or certificate for benefits for illnesses covered under this section 14 shall be:
- 15 1. Actuarially equivalent to any coinsurance requirements 16 under this section; or
- Where there are no coinsurance requirements, not greater than a copayment required for a benefit under the contract or a certificate for a physical illness.
- 20 (ii) A health maintenance organization may not charge a copayment 21 that is greater than 50% of the daily cost for methadone maintenance treatment.

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- (d) An office visit to a physician or other health care provider for the purpose of medication management may not be counted against the number of visits required to be covered as a part of the benefits required under subsection (b)(2)(iv) of this section and shall be reimbursed under the same terms and conditions as an office visit for physical illnesses covered under the contract or certificate.
- (e) Nothing in this section shall be construed to prohibit exceeding the minimum benefits required under subsection (b)(2)(ii) or (iii) of this section for any partial hospitalization day that is medically necessary and would serve to prevent inpatient hospitalization.
- 31 (f) A health maintenance organization shall provide on its Web site and annually 32 in print to its members:
- 33 (1) Notice about the benefits required under this section and, if applicable to the contract of the member, the federal Mental Health Parity and Addiction Equity Act; 35 and

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1	(2)	Notice	that	the	member	may	contact	the	Maryland	Insurance
2	Administration for	r further	inforr	natio	n about th	e bene	efits.			

- 3 (g) A health maintenance organization shall:
- 4 (1) Post a release of information authorization form on its Web site; and
- 5 (2) Provide a release of information authorization form by standard mail 6 within 10 business days after a request for the form is received.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three–fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.