

SPONSOR: Rep. Kowalko & Rep. Jaques Rep. Osienski

## HOUSE OF REPRESENTATIVES 146th GENERAL ASSEMBLY

## HOUSE BILL NO. 392

AN ACT TO AMEND TITLE 31 OF THE DELAWARE CODE RELATING TO HEALTH INSURANCE.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1	Section 1. Amend Title 31 of the Delaware Code by making insertions as shown by underlining as follows:
2	Chapter 16. DELAWARE HEALTH SECURITY ACT
3	§1601. Findings and Declarations.
4	(a) The General Assembly finds and declares that the current system of health care coverage for Delaware citizens
5	is both program and cost ineffective based on the following evidence:
6	(1) Approximately 125,000 Delawareans have no health care coverage insurance and many more than
7	that number have inadequate health care coverage;
8	(2) Most Delawareans without health care insurance are workers and their families, and that number of
9	working uninsured and their family members is expected to increase over the next decade;
10	(3) The present health care insurance system is increasingly unresponsive to health care needs and has
1	taken important medical and other health care decisions away from physicians and other health care
12	professionals and patients and placed them in the hands of profit-protecting insurance company
13	administrators;
14	(4) The current health care insurance system is increasingly bureaucratic and wastefully expensive, with
15	a significant proportion of our state's health care funds going to insurance company profits and to
16	corporate overhead and administrative costs, including high salaries, massive advertising, lobbying
17	expenses and multiple and needlessly complex claims processing procedures;
18	(5) With the continued projection of double-digit percent annual cost increases in health care premiums,
19	managed care has not proven to be the cure for escalating health care costs, and this Act will eliminate
20	these large annual increases;
21	(6) Narrowly targeted reform activities such as a Patient's Bill of Rights will not fundamentally change a
22	structurally flawed system;

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23	(7) This program and cost effective Act will serve as a magnet to both attract and retain private
24	businesses competing in the global economy;
25	(8) This Delaware Health Security Act will be implemented in full compliance with the federal Patient
26	Protection and Affordable Care Act (Public Law 111-148), as amended by the federal Health Care and
27	Education Reconciliation Act of 2010 (Public Law 111-152) and as further amended. The current
28	President and federal Secretary of Health and Human Services have informed state Governors that they
29	will approve all waivers and requests needed to implement state health care reform acts if the state acts
30	provide better program and cost effective health care benefits than the federal health care reform act. Two
31	statewide Delaware research studies on single payer health care program and cost effectiveness provide
32	documented evidence supporting the need for this single payer Delaware Health Security Act. A strategy
33	and process will be developed to seek necessary waivers and other requests, such as having all federal
34	funds given our state and local governments for health care purposes deposited in an Authority Health
35	Care Fund, in order to fully implement the Delaware Health Security Act;
36	(9) The Delaware Health Security Coalition has demonstrated that Delawareans strongly support
37	significant, comprehensive single payer reform of our state's costly and inadequate health care system.
38	Poll after poll. at state and national levels, show that two-thirds of citizens polled want a single payer
39	health care system.
40	(b) The General Assembly finds and declares that enacting a single payer, non-government run Delaware Health
41	Security Act will guarantee comprehensive, quality health care coverage for all Delawareans from the moment of
42	conception until one's last breath is taken. Statewide studies in Delaware, many other states and national studies have
43	documented the program and cost effectiveness of a single payer health care system at the state level. This Act will be
44	governed by and financed through an independent Delaware Health Security Authority within the State Department of
45	Health and Social Services. The Authority's Board will have representatives from health professions, consumer groups,
46	health committees from the State Senate and House of Representatives and the Secretary of the Department of Health and
47	Social Services representing the Governor's office. This Delaware Health Security legislation will guarantee all Delaware
48	citizens and out-of-state citizens who have coverage through Delaware employers the following:
49	(1) Continued access to comprehensive, quality health care without regard to income, employment
50	(except for out-of-state citizens who lose Delaware employment) or health status;
51	(2) Freedom to choose their health care professionals and all health care providers and services;

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52	(3) A comprehensive benefits package covering all health care needs without any supplemental insurance,
53	co-payments or deductibles;
54	(4) Health care providers who will practice according to professional standards, without interference from
55	third-party decision-makers;
56	(5) Significant overall cost savings by streamlining health care financing, improving efficiency; and
57	expanding preventive care and eliminating costly private insurance industry profits and practices.
58	§1602. Definitions.
59	The following words and phrases as used in this Chapter shall have the following meanings, except where the
60	context clearly requires otherwise:
61	(1) "Advisory Council" means the three advisory councils that represent each of our state's three counties
62	established pursuant to 1608 of this Chapter;
63	(2) "Board" means the appointed members of the Delaware Health Security Authority, which is to administer the
64	Delaware Health Security Act;
65	(3) "Executive Director" means the Executive Director of the Delaware Health Security Authority;
66	(4) "Health Care" means care provided to an individual by a licensed health care professional to promote physical
67	or mental health, to prevent illness and injury and to treat illness and injury;
68	(5) "Health Care Authority" means the Delaware Health Security Authority established in §1604 of this Chapter;
69	(6) "Health Care Facility" means any facility or institution, whether private or public, nonprofit or proprietary,
70	which offers diagnosis, treatment, inpatient or ambulatory care to two or more unrelated persons;
71	(7) "Health Care Provider" means a person, partnership, corporation or other business organization, other than a
72	facility or institution, licensed, certified or authorized by law to provide professional health care services in the
73	state to an individual;
74	(8) "Professional Advisory Committee" means a committee of advisors appointed by a Director of a Division of
75	the Delaware Health Security Authority;
76	(9) "Resident" means a person who lives in Delaware as evidenced by an intent to continue to live in Delaware and
77	to return to Delaware if temporarily absent, coupled with an act or acts consistent with that intent. The Authority
78	shall adopt standards and procedures for determining whether a person is a resident and for determining out-of-
79	state citizens' eligibility based on receiving health care coverage through their Delaware employers. Such rules and
80	standards shall include:

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81	(i) A provision requiring that the person seeking resident status has the burden of proof in such
82	determination;
83	(ii) Reasonable durational domicile requirements not to exceed two years for long term care and 90 days
84	for all other covered services;
85	(iii) A provision that a residence established for the purpose of seeking health care shall not by itself
86	establish that a person is a resident of the state; and
87	(iv) A provision that, for the purposes of this Chapter, the terms "domicile" and "dwelling place" are not
88	limited to any particular structure or in real property and specifically includes homeless individuals with
89	the intent to live and return to Delaware if temporarily absent coupled with an act or acts consistent with
90	that intent.
91	(10) "Secretary" shall mean the Secretary of the State Department of Health And Social Services; and
92	(11) "Authority Fund" means the Delaware Health Security Authority Fund established in 1619 of this Chapter.
93	§1603. Compliance with Federal Laws 111-148 and 111-152 as Amended
94	(a) After the Delaware Health Security Act is passed and signed into law, the following leadership
95	persons will be appointed and employed: Fifteen members of the ruling Delaware Health Security Authority will
96	be appointed as specified in §1607; Fifteen members of each county's Advisory Council appointed from the same
97	sources as the state Health Security Authority; Hiring the Executive Director by the Health Security Authority; and
98	hiring Directors and staff for the Health Authority's Administrative, Planning, Benefits and Quality Assurance
99	Divisions. After developing an orchestrated program and cost effective single payer reform system, as spelled out
100	in the contents of this Delaware Health Security Act, waivers and other required requests will be made to
101	appropriate offices in our federal government. This single payer act will initially be placed in the Delaware Health
102	Insurance Exchange as a Qualified Health Plan as the beginning step in accomplishing full implementation of this
103	very program and cost effective single payer Delaware Health Security Act.
104	§1604. Establishment of the Delaware Health Security Authority.
105	(a) There is hereby created a body corporate and politic to be known as the Delaware Health Security
106	Authority hereinafter referred to as the Authority. The Authority is hereby constituted a public instrumentality of
107	the state and the exercise by the Authority of the powers conferred by this Act shall be deemed and held the
108	performance of an essential governmental function. The Authority is placed in the Department of Health and
109	Social Services but shall not be subject to the supervision or control of said Department or of any Board, Bureau,

Department or other agency of the state except as specifically provided by this Act.

110

111	(b) The Authority may purchase from, contract with or otherwise deal with any organization in which any
112	Authority board member is interested or involved; provided, however, that such interest or involvement is
113	disclosed in advance to the Authority's board members and recorded in the minutes of the proceedings of the
114	Authority; and provided, further, that any board member having such an interest or involvement may not
115	participate in any debate or decision relating to such organization.
116	(c) All officers and employees of the Authority having access to its cash or negotiable securities shall
117	give bond to the Authority at its expense, in such amount and with such surety as the Authority's board shall
118	prescribe. The persons required to give bond may be included in one or more blanket or schedules' bonds.
119	(d) Board members, officers and advisors who are not regular, compensated employees of the Authority
120	shall not be liable to the State, to the Authority or to any other person as a result of their activities, whether
121	ministerial or discretionary, as such board members, officers or advisors except for willful dishonesty or
122	intentional violations of law. The Board of the Authority may purchase liability insurance for board members,
123	officers, advisors or employees and may indemnify said persons against the claims of others.
124	§1605 Powers of the Delaware Health Security Authority.
125	(a) The Authority shall have the following powers:
126	(1) To make, amend and repeal by-laws, rules and regulations for the management of its affairs;
127	(2) To adopt an official seal;
128	(3) To sue and be sued in its own name;
129	(4) To make contracts and execute all instruments necessary or convenient for carrying out the purposes
130	of this Act;
131	(5) To acquire, own, hold, dispose of and encumber personal, real or intellectual property of any nature of
132	any interest therein;
133	(6) To enter into agreements or transactions with any federal, state or municipal agency or other public
134	institution or with any private individual, partnership, firm, corporation, association or other entity;
135	(7) To appear on its own behalf before boards, commissions, departments or other agencies of federal,
136	state or municipal government;
137	(8) To appoint officers and to engage and employ employees, including legal counsel, consultants, agents
138	and advisors and prescribe their duties and fix their compensation;
139	(9) To establish advisory boards and councils;

140	(10) To procure insurance against any losses in connection with its property in such amounts, and from
141	such insurers, as may be necessary or desirable;
142	(11) To invest any funds held in reserves or sinking funds or any funds not required for immediate
143	disbursement, in such investments as may be lawful for fiduciaries in the state;
144	(12) To accept, hold, use, apply and dispose of any and all donations, grants, bequests and devises,
145	conditional or otherwise, of money, property, services or other things of value, which may be received
146	from the United States or other agency thereof, any governmental agency, any institution, person, firm or
147	corporation, private or public. Such donations, grants, bequests and devises may be held, used, applied or
148	disposed for any and all of the purposes specified in this Act and shall be used in accordance with the
149	terms and conditions of any such grant. Receipt of each such donation or grant shall be detailed in the
150	annual report of the Authority, which shall include the identity of the donor, lender, the nature of each
151	transaction and any conditions attached thereto; and
152	(13) To do any and all other things necessary to carry out the purposes of the Delaware Health Security
153	Act.
154	§1606. Purpose of the Delaware Health Security Act.
155	The purposes of this Chapter are to:
156	(1) Guarantee every Delaware citizen, and out-of-state citizens who receive health care coverage from
157	Delaware employers, all necessary health care services offered by the provider of each citizen's choice;
158	(2) Replace the current mixture of private and public health care plans with a comprehensive single payer
159	health care system available to every Delaware citizen;
160	(3) Replace the redundant, costly private and public bureaucracies required to support the current system
161	with a single administrative and payment mechanism for covered health care services;
162	(4) Use administrative and other savings to:
163	(a) Expand covered health care services;
164	(b) Contain health care cost increases; and
165	(c) Create provider incentives to innovate and compete by improving health care service quality
166	and delivery to patients.
167	(5) Approve and coordinate capital improvements in excess of \$500,000 to qualified Health Care
168	<u>Facilities to:</u>

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170	(b) Encourage expansion of location of health care facilities and health care providers in under
171	served communities.
172	(6) Supplement, when needed, private and other public financing for approved capital improvements of
173	qualified Health Care Facilities in excess of \$500,000;
174	(7) Assure the continuing excellence of professional training and research at Delaware Health Care
175	Facilities;
176	(8) To fund training, re-training and economic assistance programs for professional and non-professional
177	workers in the health care sector displaced as a direct result of implementation of this Act and who
178	choose to stay in health care work to help fill the approximately five percent additional health care service
179	workers needed in the reformed health care system; and
180	(9) Fully fund, install and utilize the seven components of the health care fraud-control strategy explained
181	by Dr. Malcolm Sparrow in his publication titled "License to Steal: How Fraud Bleeds America's Health
182	Care System" and a minimum of ten percent of our state's health care funds will be saved from fraud. Dr.
183	Sparrow, Professor in the School of Government at Harvard University, is our nation's recognized
184	authority on health care fraud.
185	§1607. Board of the Authority; Composition, Powers and Duties.
186	(a) There is hereby created a statewide Board that will govern the Delaware Health Security Authority. The Board
187	will be comprised of fifteen members as follows:
188	(i) Two members from the State Senate, each of whom shall be a member of the Senate Committee
189	concerned with health care to be appointed by the President Pro Tem;
190	(ii) Two members of the House of Representatives, each of whom shall be a member of the House
191	Committee concerned with health care to be appointed by the Speaker of the House;
192	(iii) The Secretary of the Department of Health and Social Services;
193	(iv) Five representatives from different statewide Delaware health care professional organizations to be
194	appointed on a rotating basis by the Governor and confirmed by the Senate with the requirement that two
195	of these five appointed representatives will always be from the Medical Society of Delaware and the
196	Delaware Nurses Association; and
197	(v) Five members from statewide Delaware consumer groups on a rotating basis that have endorsed a
198	single payer health care system at least five years prior to the enactment of this Chapter, to be appointed
199	by the Governor and confirmed by the Senate.

200	(b) The Governor shall make appointments to the Board from nominations submitted by eligible organizations
201	Eligible organizations shall submit nominees to the Governor within one month of enactment of this Act. The Governor
202	shall make Board appointments within two months of receiving these nominations. In making appointments, the Governor
203	shall consider geographic and demographic diversity.
204	(c) Each Board member shall serve a term of five years; provided, however, that in making the initial
205	appointments, five members shall serve three-year terms, five members shall serve four-year terms and five members shall
206	serve five-year terms. Any person appointed to fill a vacancy on the Board shall serve for the unexpired term of the
207	predecessor Board member. Any Board member shall be eligible for reappointment. Any Board member may be removed
208	from her/his appointment by the Governor for cause. Eight Board members shall constitute a quorum and the affirmative
209	vote of a majority of the members present and eligible to vote at a meeting shall be necessary for any action to be taken by
210	the Board. The Authority's Board shall meet at least ten times each year and have the final authority over the activities of
211	the Delaware Health Security Authority. The Board appointees shall annually elect a Chair and Vice-Chair from among
212	their membership. Board members shall serve without compensation, but each Board member shall be entitled to
213	reimbursement for actual and necessary expenses incurred in the performance of official duties.
214	§1608. County Advisory Councils.
215	(a) There shall be a Health Security Advisory Council in each of the three counties, led by an Advisory Council
216	Director. that shall work closely with all aspects of the Delaware Health Security Authority and its four Divisions in
217	planning, implementation and evaluation of the Delaware Health Security Act. Each County Advisory Council office wil
218	be funded from the Authority Fund. Each office shall be appropriately professionally staffed to respond to questions
219	suggestions and complaints from consumers and providers; to perform local outreach, research and informational functions
220	and to hold hearings to determine unmet health care needs. Each office shall include a consumer advocacy unit.
221	(b) Each of the three County Advisory Councils shall have fifteen members as follows:
222	(i) Two members of the State Senate, each of whom shall reside within the county of the Advisory
223	Council on which he or she serves, to be appointed by the President Pro Tem;
224	(ii) Two members of the State House of Representatives, each of whom shall reside within the county of
225	the Advisory Council on which he or she serves, to be appointed by the Speaker of the House;
226	(iii) One member to be appointed by the Governor, who shall reside in the county of the Advisory
227	Council on which he or she serves;
228	(iv) Five representatives of different statewide health care professional organizations to be appointed on a

rotating basis by the Governor and confirmed by the Senate with the requirement that two of these five

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230	appointed representatives will always be from the Medical Society of Delaware and the Delaware Nurses
231	Association, and each of whom shall be a resident of the county of the Advisory Council on which he or
232	she serves; and
233	(v) Five members from consumer groups that have endorsed a single payer health care system at least five
234	years prior to the enactment of this Chapter, to be appointed by the Governor and confirmed by the
235	Senate, each of whom shall be a resident within the county of the Advisory Council on which he or she
236	serves.
237	§1609. Executive Director, Health Security Authority; Purpose and Duties.
238	(a) The Board of the Delaware Health Security Authority shall hire an Executive Director who shall be the
239	executive and administrative head of the Authority and shall be responsible for administering and enforcing the provisions
240	of law relative to the Authority.
241	(b) The Executive Director may as he or she deems necessary or suitable for the effective administration and
242	proper performance of the duties of the Authority and subject to the approval of the Board of the Authority, do the
243	<u>following:</u>
244	(1) Adopt, amend, alter, repeal and enforce, all such reasonable rules, regulations and orders as may be necessary;
245	<u>and</u>
246	(2) Appoint and remove employees and consultants; provided, however, that, subject to the availability of funds in
247	the Authority, at least one employee shall be hired to serve as Director of each of the Divisions created in 1610
248	through §1613 of this Chapter.
249	(c) The Executive Director shall:
250	(1) Negotiate or establish terms and conditions for the provision of health care services and rates of reimbursement
251	for such services on behalf of the citizens of the state;
252	(2) Negotiate or establish manufacturer discounts and rebates for covered prescription drugs and other health care
253	products;
254	(3) Develop prospective and retrospective reimbursement systems for covered services to provide prompt and fair
255	payment to eligible providers;
256	(4) Oversee preparation of annual operating and capital budgets for the statewide delivery of health care services;
257	(5) Oversee preparation of annual benefits reviews to determine the adequacy of covered services; and
258	(6) Prepare an annual report to be submitted to the Governor, the Senate Pro Tempore and Speaker of the House of
259	Representatives and to be easily accessible to every participating member and citizen in our state.

260	§1610. Administrative Division; Purpose and Duties.
261	(a) There shall be an Administrative Division within the Health Security Authority, which shall be under the
262	supervision and control of a Director. The powers and duties given the Director in this Act and in any other general or
263	special law shall be exercised and discharged subject to the direction, control and supervision of the Executive Director of
264	the Authority. The Director of the Administrative Division shall be appointed by the Executive Director of the Authority,
265	with the approval of the Board of the Health Security Authority, and may, with like approval be removed. The Director
266	may, at her or his discretion, establish a professional advisory committee to provide expert advice; provided, however, that
267	the committee shall have at least 33 percent consumer representation.
268	(b) The Administrative Division shall have day-to-day responsibility for:
269	(1) Making prompt payments to providers for covered services;
270	(2) Collecting reimbursement from non-eligible patients;
271	(3) Developing information management systems needed for provider payment, rebate collection and
272	utilization review;
273	(4) Investing Authority Fund assets consistent with state laws and §1619 of this Act;
274	(5) Developing operational budgets for the Authority; and
275	(6) Assisting the Planning Division develop capital budgets for the Authority.
276	§1611. Planning Division; Director; Purpose and Duties.
277	(a) There shall be a Planning Division within the Authority, which shall be under the supervision and control of a
278	Director. The powers and duties given the Director in this Act and in any other general or special law shall be exercised and
279	discharged subject to the direction, control and supervision of the Executive Director of the Authority. The Director of the
280	Planning Division shall be appointed by the Executive Director of the Authority, with the approval of the Board of the
281	Health Security Authority, and may, with like approval, be removed. The Director may, at her or his discretion, establish a
282	professional advisory committee to provide expert advice; provided, however, that such committee shall have at least 33
283	percent consumer representation.
284	(b) The Planning Division shall have day-to-day responsibility for coordinating health care resources to ensure all
285	eligible participants reasonable access to covered services, including, but not limited to:
286	(1) Identifying under served populations and geographic areas; and
287	(2) Approving capital expenditures in excess of \$500,000.

288	(c) The Planning Division shall review annually the adequacy of health care resources throughout the State and
289	recommend changes as may from time to time be required. In making its review, the Planning Division shall consult with
290	all three County Advisory Council offices and hold statewide hearings on proposed recommendations.
291	(d) The Planning Division shall submit to the Board of of the Authority its final review and recommendations by
292	October 1 of each year. Subject to Authority Board approval, the Authority shall adopt the recommendations.
293	§1612. Quality Assurance Division; Director; Purpose and Duties.
294	(a) There shall be a Quality Assurance Division within the Authority, which shall be under the supervision and
295	control of a Director. The powers and duties given the Director in this Act and in any other general or special law shall be
296	exercised and discharged subject to the direction, control and supervision of the Executive Director of the Authority. The
297	Director of the Quality Assurance Division shall be appointed by the Executive Director of the Authority, with the approval
298	of the Board of the Health Security Authority, and may, with like approval be removed. The Director may, at her or his
299	discretion, establish a professional advisory committee to provide expert advice; provided, however, that this committee
300	shall have at least 33 percent consumer representation.
301	(b) The Quality Assurance Division shall review annually the quality of health care services and outcomes
302	throughout the state and submit such recommendations as may from time to time be required to maintain and improve the
303	quality of health care delivery and the overall health of Delaware citizens. In making its review, the Quality Assurance
304	Division shall consult with all three County Advisory Council Offices and hold statewide hearings on its recommendations.
305	The Division shall submit to the Board of the Authority its final review and recommendations by October 1 of each year.
306	Subject to Advisory Board approval, the Authority shall adopt the recommendations.
307	§1613. Benefits Division; Director; Purpose and Duties.
308	(a) There shall be a Benefits Division within the Authority, which shall be under the supervision and control of a
309	Director. The powers and duties given the Director in this Act and in any other general or special law shall be exercised and
310	discharged subject to the direction, control and supervision of the Executive Director of the Authority. The Director of the
311	Benefits Division shall be appointed by the Executive Director of the Authority, with the approval of the Authority's Board,
312	and may, with like approval, be removed. The Director may, at her or his discretion, establish a professional advisory
313	committee to provide expert advice; provided, however, that such committee shall have at least 33 percent consumer
314	representation.

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covered benefits as from time to time be required. In making its review, the Benefits Division shall consult with all three

County Advisory Council Offices and hold statewide hearings on proposed changes in covered services. The Division shall

(b) The Benefits Division shall review annually the adequacy of covered benefits and recommend changes in

318	submit to the Board of the Authority its final review and recommended changes by October 1 of each year. Subject to
319	Board approval, the Authority shall adopt the recommended changes.
320	§1614. Eligible Participants.
321	The following persons shall be entitled to benefits under this Chapter:
322	(1) All Delaware citizens;
323	(2) All non-residents who:
324	(a) Work 20 hours or more per week in Delaware, including legal non-resident aliens;
325	(b) Pay all applicable Delaware personal income and payroll taxes;
326	(c) Pay any additional premiums established by the Authority; and
327	(d) Have complied with requirements of this paragraph for at least 90 days; and
328	(3) All patients requiring emergency treatment for illness or injury; provided, however, that the Authority
329	shall recoup expenses for such patients whenever possible.
330	§1615. Eligible Health Care Providers and Facilities.
331	(a) Eligible health care providers and facilities shall include an agency, facility, corporation, individual or other
332	entity directly rendering any covered benefit to an eligible patient; provided, however, that it:
333	(1) Is licensed to operate or practice in the state;
334	(2) Furnishes a signed agreement that:
335	(a) All health care services will be provided without discrimination on the basis of age, sex, race,
336	national origin, sexual orientation, income status or pre-existing condition;
337	(b) The provider will comply with all state and federal laws regarding the confidentiality of
338	patient records and information;
339	(c) No balance billing or out-of-pocket charges will be required for covered services unless
340	otherwise provided in this Act; and
341	(d) The provider will furnish such information as may be reasonably required by the Authority
342	for making payment, verifying reimbursement and rebate information, utilization review
343	analyzes, statistical and fiscal studies of operations and compliance with state and federal law.
344	All such disclosures, however, should meet the strictest standards of privacy protection, as set
345	forth in state or federal legislation or in the standards of professional practice associations,
346	whichever is more protective of patient confidentiality and non-identifiable; and
347	(3) Meets whatever additional requirements that may be established by the Authority.

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348	§1616. Prospective Payments to Eligible Health Care Providers and Facilities.
349	(a) The Authority shall negotiate with eligible health care providers, health care facilities, or groups of providers or
350	facilities, or establish prospective reimbursement schedules or rates for covered services. Such reimbursement schedules or
351	rates may be made on a capitated or fee-for-service basis and shall remain in effect for a period of 12 months unless sooner
352	modified by the Authority. Except as provided in §1617 of this Chapter, reimbursement for covered services by the
353	Authority shall constitute full payment for the services.
354	(b) Prospective payment rates and schedules shall be adjusted annually to incorporate retrospective adjustments.
355	§1617. Retrospective Payments to Eligible Health Care Providers and Facilities.
356	(a) The Authority shall provide for retrospective adjustments of payments to eligible health care providers and
357	facilities to:
358	(1) Assure that payments to such providers and facilities reflect the difference between actual and
359	projected utilization and expenditures for covered services; and protect health care providers and facilities
360	who serve a disproportionate share of eligible participants whose expected utilization of covered health
361	care services and expected health care expenditures for such services are greater than the average
362	utilization and expenditure rates for eligible participants statewide.
363	§1618. Covered Services.
364	(a) The Health Security Authority shall reimburse all professional services provided by eligible providers to
365	eligible participants to:
366	(1) Provide appropriate and necessary health care services;
367	(2) Encourage reductions in health risks and increase use of preventive and primary care services; and
368	(3) Attempt to integrate physical health, mental health, emotional health and substance abuse services.
369	(b) Covered services shall include all health care determined to be necessary or appropriate by the Authority
370	including, but not limited to the following:
371	(1) The prevention, diagnosis and treatment of illness and injury, including laboratory, diagnostic
372	imaging, inpatient, ambulatory and emergency medical care, blood, dialysis, mental health services,
373	dental care, acupuncture, optometric, chiropractic and pediatric services;
374	(2) The rehabilitation of sick and disabled persons (including addiction to all drugs), providing physical,
375	psychological and other specialized therapies, and long term services in community-based and
376	institutional settings;

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377	(3) The provision of prescription drugs, therapeutic devices, prosthetics, eyeglasses, hearing aids and
378	other health care supplies;
379	(4) The promotion and maintenance of individual good health through appropriate screening, counseling
380	and health education;
381	(5) The provision of home health, personal care, hospice and service of nurse practitioners, nurse
382	midwives, language interpretation and such other medical and remedial services as the Authority shall
383	determine;
384	(6) Emergency and other medically necessary transportation; and
385	(7) Prenatal, perinatal and maternity care, family planning, fertility and reproductive health care.
386	§1619. Establishment of the Authority Health Care Fund.
387	There is hereby established the Authority Health Care Fund, hereinafter known as the Authority Fund, which shall
388	be administered and expended by the Authority without further appropriation. The Fund shall consist of all revenue sources
389	defined in §1621, and all properties and securities acquired by and through the use of monies deposited to the Authority
390	Fund and all interest therein less payments therefrom to meet liabilities incurred by the Authority in the exercise of its
391	powers and the performance of its duties under this Act. The Executive Director shall from time to time requisition from
392	said Authority Fund such amounts as the Executive Director deems necessary to meet the current obligations for a
393	reasonable period.
394	§1620. Purpose of the Authority Health Care Fund.
395	(a) Amounts credited to the Authority Fund shall be used for the following purposes:
396	(1) To reimburse eligible health care providers and facilities for covered services rendered to eligible
397	patients;
398	(2) To pay for preventive care, educational and outreach programs and related health care activities;
399	(3) To supplement other sources of financing for approved capital investments in excess of \$500,000, for
400	eligible health care providers and facilities;
401	(4) To supplement other sources of financing for health care education and research;
402	(5) To fund training programs and provide economic assistance for professional and non-professional
403	workers in the health care sector displaced as a result of administrative streamlining gained by moving
404	from a multi-payer to a single payer system and who choose to remain in the health care field to fill
405	additional needed health care service positions; provided, however, that such funding shall end June 30 of
406	the third year following full implementation of this Act;

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407	(6) To fund a reserve account to finance anticipated long-term cost increases due to demographic
408	changes, inflation or other foreseeable trends that would increase Authority Fund liabilities, and, for
409	budgetary shortfalls, epidemics and other extraordinary events;
410	(7) To pay the administrative costs of the Health Care Authority; and
411	(8) To pay the administrative costs of the three County Advisory Council offices.
412	(b) Unexpended Authority assets shall not be deemed to be "surplus" funds.
413	§1621. Health Security Authority's Funding Sources.
414	(a) The Authority Fund shall be a repository for all health care funds and related administrative funds from the
415	following sources:
416	(1) All monies the state currently appropriates to pay for health care services or health insurance premiums,
417	including, but not limited to, all current state programs which provide covered benefits and appropriations to cities,
418	towns, counties and other government subdivisions to pay for health care services or health insurance premiums;
419	provided, however, that the Authority shall then assume responsibility for all benefits and services previously paid
420	for by the state with these funds. All current state health care programs which provide covered benefits shall be
421	included in this requirement;
422	(2) All monies the state receives from the federal government to pay for health care services or insurance
423	premiums; provided, however, that the Authority shall assume the responsibility for all benefits and services
424	previously paid by the federal government with these funds. The Authority shall seek to maximize all sources of
425	federal financial support for health care services in Delaware. Accordingly, the Executive Director of the
426	Authority shall obtain waivers, exemptions, or litigation if needed, so that all current federal payments for health
427	care shall, consistent with federal law, be paid directly to the Authority Fund;
428	(3) Private individual and employer health insurance payments and out-of-pocket health care expenses will be
429	replaced in this single payer Delaware Health Security Act as follows:
430	(A) All employers shall pay a graduated payroll tax as follows:
431	(i) 4 percent for employers with less than ten employees;
432	(ii) 5 percent for employers with 10 to 24 employees;
433	(iii) 7 percent for employers with 25 to 49 employees; and
434	(iv) 9 percent for employers with 50 or more employees.
435	This payroll tax may be shared by employers and employees.

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136	Single employers shall pay no payroll tax as each will pay according to paragraphs (B) or (C) of
137	this subsection that applies.
138	(B) All heads of households and persons subject to Delaware's income tax return shall pay an additional
139	Health Security income tax of 2.5 percent of taxable income.
140	(C) Persons filing a Delaware income tax return shall pay an additional Health Security income surtax of
141	2.5 percent on net taxable income in excess of \$250,000. Married couples filing a Delaware joint income tax return
142	shall pay an additional income surtax of 2.5 percent on net taxable income in excess of \$500,000.
143	(b) The Authority Fund shall retain:
144	(1) Any charity donations, gifts, grants or bequests made to it from whatever source consistent with state
145	and federal law;
146	(2) Any rebates negotiated or established; and
147	(3) Income from the investment of Authority assets, consistent with state and federal law.
148	§1622. Insurance Reforms.
149	Insurers regulated by the Delaware Insurance Department are prohibited from charging premiums to eligible
150	participants for coverage of services already covered by the Health Security Authority. The State Insurance Commissioner
151	shall adopt, amend, alter, repeal and enforce all such rules and regulations and orders as may be necessary to implement this
152	section

## **SYNOPSIS**

This Delaware Health Security Act will provide all current and future Delaware citizens, our state's budget and future economy and job development a non-government run program and cost effective single payer health care system.

This system eliminates unnecessary multi-payer brokers and will save approximately 40 percent of total funds now wasted by a 30 percent loss to administrative/overhead costs (costly paperwork, profits, advertising, lobbying, etc.) and a minimum of 10 percent to unchecked health care fraud. These savings are research-documented by single payer health care systems used by our military services, Veterans Administration's health care system and our Medicare system. A typical research study by a Harvard University team showed a 33 percent administrative/overhead waste of our health care funds by insurance company brokers compared to 1.5 percent administrative/overhead cost of our single payer Medicare system. These Delaware annual savings and a stabilized funding structure with accountable budgets will enable our state to provide the following health care benefits to all citizens, our state's budget and future economic/job development:

- (1) Comprehensive health care coverage (physicians and specialists, hospital needs, long-term care, pharmaceutical drugs, dental care, mental health, drug rehabilitation, special equipment and aids, etc.) from conception until death without any extra health insurance or out-of-pocket expense;
- (2) Eliminate the huge double-digit annual increases in health care costs; only the smaller rate of inflation will apply;
- (3) Will return all health care decision-making to physicians, dentists and other professional health care professional staff;

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- (4) Eliminates the pauper requirement that one must give up all savings and property before receiving Medicare/Medicaid funds for long-term care;
- (5) Will eliminate all health care debts, major cause of personal bankruptcies and the ability to buy or keep one's
- (6) Will eliminate the destructive, debilitating effects of chronic stress on our uninsured, under insured and their families:
- (7) Will serve as a magnet to both attract and retain private businesses competing in the global economy. This was the key reason we lost the Chrysler and General Motors automobile manufacturing plants;
- (8) In addition to providing comprehensive health care coverage for all citizens, this Act will save millions each year for our state's budget;
- (9) Personal health care savings by our state's citizens will add hundreds of millions to our state's annual economy; and
- (10) Will significantly elevate our state's ranking of from 40th or lower among all states on health care challenges such as well babies, women's health care status, cancer, etc.

This Act will provide funds for three years for training and economic assistance for displaced paperwork employees who choose to fill additional needed health care service jobs created by approximately a five percent increase in health care utilization caused by this reformed health care system.

This Act will be administered by a 15-member Delaware Health Security Board comprised as follows: State Secretary of Health And Social Services, appointed by the Governor; Two members from both the State House of Representatives and State Senate Committees concerned with health care issues; Five members from state health professional organizations and five members from eligible consumer organizations in our state.

There will be a County Advisory Council in each of our state's three counties. The appointments and membership will be from the same sources as the State Health Security Board with the requirement that all Council members must be residents of the county they serve. These County Advisory Councils will work with and through the State's Board and four Divisions in more effectively implementing the planning, operation and evaluation of the Delaware Health Security Act.

Funding for the Delaware Health Security Act will be as follows:

- (1) All state and federal funds available for health and health care costs in Delaware;
- (2) Employer and employee graduated payroll tax from 4 percent for employers with less than ten employees to 9 percent for employers with 50 or more employees;
- (3) A Health Security tax of 2.5 percent on net taxable income (after deductions) for all heads of households and persons subject to Delaware's income tax; and
- (4) An additional Health Security income surtax on net taxable income of 2.5 percent for persons filing a Delaware income tax return in excess of \$250,000. Married couples filing a joint Delaware income tax return shall pay an additional income surtax of 2.5 percent on net taxable income in excess of \$500,000.

A very important overall result from enacting and implementing this program and cost effective single payer system is that initial and continuous funding will be available to halt the deterioration of our current health care situation. Ample funds will be available for additional health care facilities, staffing, program improvement and both pre-service and continuing education investments in both professional and non-professional health care staff.

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