2000 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact §§ 8.01-273.1 and 38.2-5001 of the Code of Virginia, relating to the 3 Virginia Birth-Related Neurological Injury Compensation Act; referral to Workers' Compensation 4 Commission.

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Approved

[H 398]

Be it enacted by the General Assembly of Virginia:

1. That §§ 8.01-273.1 and 38.2-5001 of the Code of Virginia are amended and reenacted as follows: 8 9 § 8.01-273.1. Motion for judgment; motion to refer; Virginia Birth-Related Neurological Injury 10 Compensation Act.

A. In any civil action, where a party, who is a participating hospital or physician as defined in 11 § 38.2-5001, moves to refer a cause of action to the Workers' Compensation Commission for the 12 13 purposes of determining whether the cause of action satisfies the requirements of the Virginia Birth-Related Neurological Injury Compensation Act (§ 38.2-5000 et seq.), the court shall forward the 14 15 motion to refer together with a copy of the motion for judgment to the Commission and stay all proceedings on the cause of action pending an award and notification by the Commission of its 16 17 disposition; provided, however, that the motion to refer the cause of action to the Workers' Compensation Commission shall be filed no later than 120 days after the date of filing a grounds of 18 19 defense by the party seeking the referral.

20 B. Upon entry of the order of referral by the court, the clerk of the circuit court shall file with the 21 Workers' Compensation Commission within thirty days a copy of the motion for judgment and the responsive pleadings of all the parties to the action. The clerk shall copy all counsel of record in the 22 civil action on the transmittal letter accompanying the materials being filed with the Workers' Compensation Commission. All parties to the civil action shall be entitled to participate before the 23 24 25 Commission upon filing a notice of appearance with the Clerk of the Commission within twenty-one 26 days after receipt of the transmittal letter to the clerk of the circuit court. Notwithstanding the 27 provisions of § 32.1-127.1:03, the moving party shall provide the Commission with an original and five copies of the following: appropriate assessments, evaluations, and prognoses and such other records 28 29 obtained during discovery and are reasonably necessary for the determination of whether the infant has 30 suffered a birth-related neurological injury. The medical records and the pleadings referenced in this 31 subsection shall constitute a petition as referenced in § 38.2-5004. The moving party shall be reimbursed for all copying costs upon entry of an award of benefits as referenced in § 38.2-5009. 32

33 § 38.2-5001. Definitions. 34

As used in this chapter:

35 "Birth-related neurological injury" means injury to the brain or spinal cord of an infant caused by the deprivation of oxygen or mechanical injury occurring in the course of labor, delivery or resuscitation in 36 37 the immediate post-delivery period in a hospital which renders the infant permanently motorically 38 disabled and (i) developmentally disabled or (ii) for infants sufficiently developed to be cognitively 39 evaluated, cognitively disabled. In order to constitute a "birth-related neurological injury" within the 40 meaning of this chapter, such disability shall cause the infant to be permanently in need of assistance in 41 all activities of daily living. This definition shall apply to live births only and shall not include disability 42 or death caused by genetic or congenital abnormality, degenerative neurological disease, or maternal 43 substance abuse. The definition provided here shall apply retroactively to any child born on and after 44 January 1, 1988, who suffers from an injury to the brain or spinal cord caused by the deprivation of 45 oxygen or mechanical injury occurring in the course of labor, delivery or resuscitation in the immediate 46 postdelivery period in a hospital.

"Claimant" means any person who files a claim pursuant to § 38.2-5004 for compensation for a 47 birth-related neurological injury to an infant. Such claims may be filed by any legal representative on 48 behalf of an injured infant; and, in the case of a deceased infant, the claim may be filed by an 49 50 administrator, executor, or other legal representative. 51

"Commission" means the Virginia Workers' Compensation Commission.

"Participating hospital" means a hospital licensed in Virginia which at the time of the injury (i) had 52 53 in force an agreement with the Commissioner of Health or his designee, in a form prescribed by the 54 Commissioner, whereby the hospital agreed to participate in the development of a program to provide 55 obstetrical care to patients eligible for Medical Assistance Services and to patients who are indigent, and 56 upon approval of such program by the Commissioner of Health, to participate in its implementation, (ii)

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had in force an agreement with the State Department of Health whereby the hospital agreed to submit to review of its obstetrical service, as required by subsection C of § 38.2-5004, and (iii) had paid the participating hospital assessment pursuant to § 38.2-5020 for the period of time in which the birth-related neurological injury occurred. The term also includes employees of such hospitals, excluding physicians or nurse-midwives who are eligible to qualify as participating physicians, acting in the course of and in the scope of their employment.

"Participating physician" means a physician licensed in Virginia to practice medicine, who practices 63 obstetrics or performs obstetrical services either full or part time or, as authorized in the plan of 64 operation, a licensed nurse-midwife who performs obstetrical services, either full or part time, within the 65 66 scope of such licensure and who at the time of the injury (i) had in force an agreement with the 67 Commissioner of Health or his designee, in a form prescribed by the Commissioner, whereby the physician agreed to participate in the development of a program to provide obstetrical care to patients **68** eligible for Medical Assistance Services and to patients who are indigent, and upon approval of such 69 program by the Commissioner of Health, to participate in its implementation, (ii) had in force an 70 agreement with the Board of Medicine whereby the physician agreed to submit to review by the Board of Medicine as required by subsection B of § 38.2-5004, and (iii) had paid the participating physician 71 72 73 assessment pursuant to § 38.2-5020 for the period of time in which the birth-related neurological injury 74 occurred. The term "participating physician" includes a partnership, corporation, professional 75 corporation, professional limited liability company or other entity through which the participating 76 physician practices.

"Program" means the Virginia Birth-Related Neurological Injury Compensation Program establishedby this chapter.

79 2. That the provisions of this act amending § 38.2-5001 are declaratory of existing law.

80 3. That an emergency exists and this act is in force from its passage.