2005 SESSION

052814524 1 **HOUSE BILL NO. 1505** 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Joint Conference Committee 4 on February 26, 2005) 5 6 (Patron Prior to Substitute—Delegate Tata) A BILL to amend and reenact §§ 38.2-5004 and 38.2-5006 of the Code of Virginia, relating to the 7 Virginia Birth-Related Neurological Injury Compensation Program. 8 Be it enacted by the General Assembly of Virginia: 9 1. That §§ 38.2-5004 and 38.2-5006 of the Code of Virginia are amended and reenacted as follows: § 38.2-5004. Filing of claims; review by Board of Medicine; review by Department of Health; filing 10 11 of responses; medical records. 12 A. 1. In all claims filed under this chapter, the claimant shall file with the Commission a petition, 13 setting forth the following information: 14 a. The name and address of the legal representative and the basis for his representation of the injured 15 infant: 16 b. The name and address of the injured infant; c. The name and address of any physician providing obstetrical services who was present at the birth 17 and the name and address of the hospital at which the birth occurred; 18 d. A description of the disability for which claim is made; 19 20 e. The time and place where the birth-related neurological injury occurred; 21 f. A brief statement of the facts and circumstances surrounding the birth-related neurological injury 22 and giving rise to the claim; 23 g. All available relevant medical records relating to the person who allegedly suffered a birth-related 24 neurological injury and an identification of any unavailable records known to the claimant and the 25 reasons for their unavailability; 26 h. Appropriate assessments, evaluations, and prognoses and such other records and documents as are 27 reasonably necessary for the determination of the amount of compensation to be paid to, or on behalf of, 28 the injured infant on account of a birth-related neurological injury; 29 i. Documentation of expenses and services incurred to date, which indicates whether such expenses 30 and services have been paid for, and if so, by whom; and 31 j. Documentation of any applicable private or governmental source of services or reimbursement 32 relative to the alleged impairments. 33 2. The claimant shall furnish the Commission with as many copies of the petition as required for 34 service upon the Program, any physician and hospital named in the petition, the Board of Medicine and 35 the Department of Health, along with a \$15 filing fee. Upon receipt of the petition the Commission shall 36 immediately serve the Program by service upon the agent designated to accept service on behalf of the 37 Program in the plan of operation by registered or certified mail, and shall mail copies of the petition to 38 any physician and hospital named in the petition, the Board of Medicine and the Department of Health. B. Upon receipt of the petition or the filing of a claim relating to the conduct of a participating 39 40 physician, the Department of Health Professions shall investigate the petition or claim, utilizing the same 41 process as it does in investigating complaints filed under any provision contained in Title 54.1. Conduct 42 of health care providers giving rise to disciplinary action shall be referred to the Board of Medicine for action consistent with the authority granted to the Board in §§ 54.1-2911 through 54.1-2928. If a notice 43 44 or order is issued by the Board of Medicine, a copy shall be mailed to the petitioner or claimant. C. Upon receipt of the petition or the filing of a claim relating to the conduct of a participating 45 hospital, the Department of Health shall investigate the petition or claim, utilizing the same process as it 46 does in investigating complaints filed under any provision of Title 32.1. If it determines that there is reason to believe that the alleged injury resulted from, or was aggravated by, substandard care on the 47 **48** 49 part of the hospital at which the birth occurred, it shall take any appropriate action consistent with the 50 authority granted to the Department of Health in Title 32.1. 51 D. The Program shall have 30 days from the date of service in which to file a response to the 52 petition, and to submit relevant written information relating to the issue of whether the injury alleged is 53 a birth-related neurological injury, within the meaning of this chapter within 10 days after the date the panel report prepared pursuant to subsection C of § 38.2-5008 is filed with the Commission. 54 E. Any hospital at which a birth occurred, upon receipt of written notice from the legal representative 55 of an injured infant that he intends to file a petition under this chapter, shall promptly deliver to such 56 person all available medical records relating to the infant who allegedly suffered a birth-related 57 58 neurological injury. 59 F. As used in this chapter, fetal monitoring strips, whether printed or in electronic format, shall be

3/22/10 4:38

HB1505H1

60 deemed to constitute part of the medical records relating to an infant who allegedly suffered a 61 birth-related neurological injury.

62 § 38.2-5006. Hearing; parties.

A. Immediately after a petition has been received the Program's response is filed pursuant to subsection D of § 38.2-5004, the Commission shall set the date for a hearing, which shall be held no sooner than 45 15 days and no later than 120 90 days after the filing of the petition Program's response, and shall notify the parties to the hearing of the time and place of such hearing. The hearing shall be held in the city or county where the birth-related neurological injury occurred, or in a contiguous city or county, unless otherwise agreed to by the parties and authorized by the Commission.

69 B. The parties to the hearing required under this section shall include the claimant and the Program.