ENGROSSED

	LD3402700
1	SENATE BILL NO. 1035
2	Senate Amendments in [] — February 3, 1995
3	A BILL to establish the Virginia Medical Savings Account Act.
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5 6	Patrons-Martin, Bell, Robb, Stosch, Trumbo, Waddell and Wampler; Delegates: Hamilton, Morgan, Nixon and Ruff
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8	Referred to the Committee on General Laws
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10	Whereas, health care reform has been and will be among the most important issues before policy
11	makers in the coming decade; and
12	Whereas, to be effective, health care reform must be focused on educating people to approach health
13	care with the same cost-consciousness they should use to handle their other day-to-day living expenses
14	and on motivating people to be responsible for managing their own needs; and
15	Whereas, in the coming year, the Congress of the United States will be discussing the concept of
16	medical savings accounts-mechanisms for empowering people to manage the dollars available for their
17	health care by paying directly for necessary services; and
18	Whereas, Virginia should be on the cutting edge of health care reform with innovative and sensible
19	concepts; now, therefore,
20	Be it enacted by the General Assembly of Virginia:
21	THE VIRGINIA MEDICAL SAVINGS ACCOUNT ACT
22	1. § 1. The Virginia Medical Savings Account Plan established; plan to be established upon
23	Congressional authorization; state agency actions required.
24	For the purpose of providing the Commonwealth's people with a future that includes affordable
25	health care, there is hereby established the Virginia Medical Savings Account Plan. Upon the passage
26 27	of federal legislation authorizing the components of the Plan, the state agencies named in this act shall
27 28	take action to implement the plan as follows: 1. The Department of Medical Assistance Services shall develop and implement a plan to utilize
20 29	medical savings accounts for provision of primary and acute care to the working poor and individuals
3 0	who are eligible to receive medical assistance services as defined in the federal legislation or in any
31	regulations promulgated to implement such legislation. Further, upon the effective date of this act, the
32	Department shall develop a plan and apply for a waiver from the Health Care Finance Administration
33	to implement a medical savings account demonstration project to provide health care services to the
34	working poor and certain individuals eligible for medical assistance services.
35	2. The Bureau of Insurance within the State Corporation Commission shall provide the General
36	Assembly and the Departments of Medical Assistance Services and Workers' Compensation a report on
37	the available plans/policies for high-deductible, indemnity health insurance policies or other comparable
38	insurance mechanisms for providing low-cost catastrophic care. The Bureau shall also, in developing
39	this report, advise the Departments on inclusion of the essential health services used as the basis for
40	certain managed-care commercial health insurance coverage.
41	3. The Department of Workers' Compensation shall develop and implement a plan to utilize medical
42	savings accounts for provision of [primary and] acute care to the employees who are eligible to
43	receive services through workers' compensation insurance. The Department shall concentrate its focus
44 45	on containing costs for employers while ensuring adequate care for injured or sick workers. The
4 5 46	Department shall cooperate with the Department of Taxation in developing a system for voluntary employer contributions to medical savings accounts and reasonable tax deductions for these
47	contributions.
48	4. The Department of Taxation shall, consistent with federal law and regulation, develop and present
49	to the General Assembly a system for refundable tax credits which shall include a sliding scale for the
50	working poor as defined in federal or state law and a system of tax credits, including innovative uses of
51	such tax credits, for employers voluntarily contributing to employee medical savings accounts and health
52	care providers who participate in providing care to medical savings account holders at a reduced price
53	or without compensation.
54	§ 2. Components of the Virginia Medical Savings Account Plan.
55	Upon the passage of federal legislation authorizing the components of the Plan, the Departments of
<u>56</u>	Medical Assistance Services, Workers' Compensation, and Taxation and the Bureau of Insurance shall
57	develop the Virginia Medical Savings Account Plan. [The Departments shall obtain advice from the
58 50	Jeffersonian Health Policy Foundation on the necessary components of the plan in order to provide
59	incentives for responsible and cost- effective consumer participation.] The Plan shall set forth the

60 requirements for establishing medical savings accounts, which shall include, but not be limited to:

61 a. Definitions of eligible participants.

62 b. Criteria for accounts, including such matters as trustees, maximum amounts, contracts for 63 managing debit cards, etc.

64 c. Use of direct debit cards and methods for ensuring their use solely for payment for necessary 65 health care services.

66 d. Programs to educate recipients in handling health care services in a cost-effective manner while 67 ensuring that necessary care is obtained.

68 e. Integration of existing coverage.

69 f. A system of refundable tax credits, which has been coordinated with the Virginia Department of 70 Taxation.

g. A system for withholding the amounts (refundable tax credits) to be deposited to the medical 71 72 savings accounts.

73 h. A system for calculating individual need for health care services in order to ensure that adequate 74 sums are calculated for the care of individuals with greater need. 75

i. A system for providing a viable sliding scale for refundable tax credits for the working poor.

j. A system for allowing voluntary employer contributions to the medical savings accounts and tax 76 77 deductions for such contributions.

78 k. A system for allowing tax credits for health care practitioners providing services to holders of 79 medical savings accounts at reduced cost or without compensation.

80 l. A cafeteria menu of insurance plans to provide high-deductible, indemnity health insurance 81 policies.

82 m. Any other specific provisions necessary to the efficient implementation of the medical savings 83 account plan.

84 § 3. Operation of medical savings accounts..

85 Upon the authorization in federal law to establish medical savings accounts and upon development 86 and enactment of the Plan described in § 2 of this act, medical savings accounts may be established in 87 the Commonwealth. 88

§ 4. Role of the Joint Commission on Health Care.

89 The Joint Commission on Health Care shall monitor the development of the Plan required in $\S{-2}$ and 90 make recommendations to the designated agencies on modifications of the Plan. Periodic reports shall

be provided to the Commission by the designated agencies as the Commission may require.] 91