## **2021 SPECIAL SESSION I**

**ENGROSSED** 

	21101071D
1	HOUSE BILL NO. 1807
2	House Amendments in [] - January 18, 2021
3	A BILL to amend and reenact § 38.2-4310 of the Code of Virginia, relating to health maintenance
4	organizations; insolvency.
5	
	Patron Prior to Engrossment—Delegate Kilgore
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7	Referred to Committee on Labor and Commerce
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9	Be it enacted by the General Assembly of Virginia:
10	1. That § 38.2-4310 of the Code of Virginia is amended and reenacted as follows:
11	§ 38.2-4310. Protection against insolvency.
12	A. Each health maintenance organization shall deposit and maintain acceptable securities with the
13	State Treasurer in amounts prescribed by § 38.2-4310.1. The deposit shall be held as a special fund in
14	trust, as a guarantee that the obligations to the enrollees who are residents of this Commonwealth will
15	be performed. The securities shall be deposited pursuant to a system of book-entry evidencing ownership
16 17	interests of the securities with transfers of ownership interests effected on the records of a depository
18	and its participants pursuant to rules and procedures established by the depository. Upon a determination of insolvency or action by the Commission pursuant to $\frac{\$ 38.2-4317}{\$ 38.2-4317}$ Chapter 15 ( $\frac{\$ 38.2-1500}{\$ 38.2-1500}$ et seq.),
10 19	the deposit shall be an asset subject to the provisions of Chapter 15 and shall be used to protect the
20	interests of the health maintenance organization's enrollees and to assure continuation of covered services
<b>2</b> 0 <b>2</b> 1	to enrollees. [If a A] health maintenance organization [is placed in receivership, the deposit] shall be
22	[ an asset ] subject to the provisions of Chapter [ 15 ] (§ 38.2-1500 et seq.) of this title [ 17
$\overline{23}$	(§ 38.2-1700 et seq.)].
24	B. The Commission may require that each health maintenance organization have a plan for handling
25	insolvency which allows for continuation of benefits for the duration of the contract period for which
26	premiums have been paid and continuation of benefits to members who are confined on the date of
27	insolvency in an inpatient facility until their discharge or expiration of benefits. In considering such a
28	plan, the Commission may require:
29	1. Insurance satisfactory in form and content to the Commission to cover the expenses to be paid for
30	continued benefits after an insolvency;

 2. Provisions in provider contracts that obligate the provider to provide services for the duration of the period after the health maintenance organization's insolvency for which premium payment has been made and until the enrollees' discharge from inpatient facilities;
3. Acceptable letters of credit; or 31 32 33 34 35

4. Any other arrangements to assure that benefits are continued as specified above.

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