1	COMMITTEE SUBSTITUTE
2	FOR
3	н. в. 4438
	(By Delegates Perdue, Perry, Hamilton, Hartman, Poore, D. mpbell, M. Poling, Hatfield, Ellington, Hunt and Williams)
6	(Originating in the Committee on Finance)
7	[February 24, 2012]
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10 A BII	LL to amend the Code of West Virginia, 1931, as amended, by
11	adding thereto a new article, designated \$16-2L-1, \$16-2L-2,
12	\$16-2L-3, \$16-2L-4, \$16-2L-5, \$16-2L-6, \$16-2L-7, \$16-2L-8,
13	\$16-2L-9, \$16-2L-10, \$16-2L-11, \$16-2L-12, \$16-2L-13 and \$16-
14	2L-14, all relating to creating the Provider Sponsored Network
15	Act; stating the purpose; making legislative findings;
16	defining terms; describing the services to be performed and
17	programs to be undertaken by a provider sponsored network;
18	authorizing the Secretary of the Department of Health and
19	Human Resources to recognize provider sponsored networks;
20	assigning medicaid beneficiaries to a provider sponsored
21	network; authorizing the Secretary of the Department of Health
22	and Human Resources to contract with a provider sponsored
23	network; providing for payment for services provided by a
24	provider sponsored network; providing for participation of
25	health care providers in a provider sponsored network;

providing an exemption from anti-trust laws; addressing

- 1 business and insurance risk; addressing insurance regulation
- of provider sponsored networks; requiring studies and reports;
- 3 providing for shared savings with the state and defining the
- 4 shared amounts; providing minimum capital and surplus amounts;
- 5 requiring that the designation of provider sponsored networks
- 6 be an open application process; providing rule-making
- 7 authority and providing that reimbursement for reasonable
- 8 costs will be paid by the network.
- 9 Be it enacted by the Legislature of West Virginia:
- 10 That the Code of West Virginia, 1931, as amended, be amended
- 11 by adding thereto a new article, designated \$16-2L-1, \$16-2L-2,
- 12 \$16-2L-3, \$16-2L-4, \$16-2L-5, \$16-2L-6, \$16-2L-7, \$16-2L-8,
- 13 \$16-2L-9, \$16-2L-10, \$16-2L-11, \$16-2L-12, \$16-2L-13 and \$16-2L-14,
- 14 all to read as follows:
- 15 ARTICLE 2L. PROVIDER SPONSORED NETWORKS.
- 16 **§16-2L-1**. **Short title**.
- 17 This article shall be known as the "Provider Sponsored Network
- 18 Act."
- 19 **§16-2L-2**. **Purpose**.
- 20 The Legislation authorizes the secretary of the Department of
- 21 Health and Human Resources to directly contract with provider
- 22 sponsored networks to:
- 23 (1) Develop a direct collaborative managed care relationship
- 24 with the department, its Bureau for Medical Services and providers
- 25 of medical care to Medicaid enrollees;

- 1 (2) Create a new health care choice, a provider sponsored
- 2 network program, for Medicaid enrollees; and
- 3 (3) Implement innovative provider sponsored network health
- 4 care management approaches in order to improve Medicaid enrollee
- 5 health outcomes;
- 6 (4) Remove barriers to establishing alternate forms of care
- 7 management by and with providers directly responsible for care by
- 8 promoting shared use of patient-centered medical home resources
- 9 among mission based and privately practicing health care providers,
- 10 and exempting these providers from anti-trust and insurance
- 11 regulation with respect to provider sponsored network initiatives;
- 12 (5) Create opportunities for the state to constrain the rise
- 13 in the cost of health care provided to Medicaid enrollees, share in
- 14 savings, and to enhance access to care for Medicaid enrollees by
- 15 supporting the existing health delivery efficiencies offered by
- 16 provider sponsored network providers; and
- 17 (6) Encourage privately practicing physicians and other
- 18 provider participation in provider sponsored networks by reducing
- 19 the administrative burdens and the expense of compliance with
- 20 Medicaid program requirements and by allowing provider sponsored
- 21 networks to provide administrative and care management services to
- 22 its providers for the coordination of patient care.
- 23 §16-2L-3. Legislative findings.
- 24 The Legislature finds:
- 25 (1) The health care delivery system and the state's budget are
- 26 vulnerable to being overwhelmed by the additional demand occasioned

- 1 by the expansion of persons to be served by Medicaid programs.
- 2 (2) The health of the state's Medicaid beneficiaries and the
- 3 integrity of the state's fiscal budgetary operations compel the
- 4 prompt pursuit of additional options to arranging for and providing
- 5 <u>health care to Medicaid populations.</u>
- 6 (3) It inures to the benefit of the state and its Medicaid
- 7 populations to foster the development of care systems and Medicaid
- 8 options which allow for the functional integration or participation
- 9 of privately practicing physicians with provider sponsored networks
- 10 who have patient-centered medical home resources and who are
- 11 willing to share access and use of those resources.
- 12 (4) Privately practicing physicians provide indispensable and
- 13 important health care services to Medicaid enrollees in West
- 14 Virginia but many do not have the resources to develop
- 15 patient-centered medical homes in their respective practices.
- 16 (5) Federally Qualified Health Centers lead the development
- 17 and implementation of recognized medical homes in West Virginia.
- 18 (6) Better health outcomes can be achieved and inappropriate
- 19 utilization avoided through the integration and coordination of
- 20 physical health care with mental health care.
- 21 (7) Federally Qualified Health Centers are deeply engaged with
- 22 <u>integrating</u> behavioral health providers and other community
- 23 services in their care of Medicaid beneficiaries.
- 24 (8) The United States Congress determined in 1997 that managed
- 25 care organizations which are, or are controlled by, Federally
- 26 Qualified Health Centers merit special status.

- 1 (9) Provider sponsored networks working collaboratively with
- 2 the Department of Health and Human Resources and its Bureau for
- 3 Medical Services to improve Medicaid programs, will provide fiscal
- 4 stability for both the state and Federally Qualified Health
- 5 Centers.
- 6 §16-2L-4. Definitions.
- 7 As used in this article and unless the context requires
- 8 otherwise:
- 9 (1) "Patient-centered medical home" means a health care
- 10 setting as identified in section nine, article twenty-nine-h,
- 11 chapter sixteen of this code.
- 12 (2) "Continuity-of-care" means the clinical practice of a
- 13 medical professional who provides care to patients over continuous
- 14 time in which:
- 15 (A) Preventive care and counseling is provided and a patient's
- 16 overall health status is monitored even when illness is not present
- 17 or not in crisis in addition to episodic or urgent care provided
- 18 from time to time as needed;
- 19 (B) The medical professional utilizes medical records and care
- 20 processes which track and manage health status over time and are
- 21 not limited to discrete episodes of care; and
- 22 (C) The records and processes described in paragraph (b) allow
- 23 the medical professional to refer care to, and receive reports
- 24 from, other medical professionals and other care team members
- 25 responsible for the care of a particular patient.
- 26 (3) "Federally Qualified Health Center" or "FQHC" means an

- 1 entity as defined in 42 U.S.C. §1396d(1)(2)(B), enacted in 1989.
- 2 (4) "Medicaid beneficiary" or "Medicaid enrollee" means any
- 3 person participating in, or eligible to participate in, any
- 4 Medicaid program administered by the Department of Health and Human
- 5 Resources or its Bureau for Medical Services.
- 6 (5) "Medical home" means a team-based model of care in a
- 7 patient-centered medical home.
- 8 (6) "Participating physician provider" means and includes any
- 9 willing clinical provider in good standing with his or her
- 10 professional licensing body who has been credentialed by a provider
- 11 sponsored network and who agrees to participate in a provider
- 12 sponsored network program.
- 13 (7) "Primary care provider" means a medical professional
- 14 licensed as an allopathic or osteopathic physician primarily
- 15 practicing internal medicine, family or general practice,
- 16 pediatrics, obstetrics & gynecology who provides continuity-of-care
- 17 services to the majority of his, her or its patients, or a licensed
- 18 behavioral medicine professional who provides Continuity-of-Care
- 19 services to the majority of his, her or its patients.
- 20 (8) "Provider sponsored network" means and includes an at-risk
- 21 model or shared-savings model:
- 22 (A) A "provider sponsored network risk" means an entity
- 23 that:
- 24 (i) Satisfies the definition of a "Medicaid managed care
- 25 organization" pursuant to 42 U.S.C. §1396b(m)(1)(A), enacted in
- 26 1997;

- 1 (ii) Meets the requirements of 42 U.S.C.
- 2 §1396b(m)(1)(C)(ii)(IV), enacted in 1997, as an organization that
- 3 is, or is controlled by, one or more Federally Qualified Health
- 4 Centers; and
- 5 (iii) Meets the solvency standards for these organizations
- 6 established in this article.
- 7 (B) A "provider sponsored network shared savings" means an
- 8 entity that:
- 9 (i) Meets the definition of a primary care case manager
- 10 pursuant to 42 U.S.C. \$1396d(t)(2);
- 11 (ii) Provides enhanced primary care case management in
- 12 addition to contracting with primary care providers for primary
- 13 care management;
- 14 (iii) Meets the requirements of 42 U.S.C.
- 15 §1396b(m)(1)(C)(ii)(IV), enacted in 1997, as an organization that
- 16 is, or is controlled by, one or more Federally Qualified Health
- 17 Centers; and
- 18 <u>(iv) Meets the solvency standards for these organizations</u>
- 19 established in this article.
- 20 (9) "Provider sponsored network program" means a program of
- 21 coordinated care for Medicaid enrollees, arranged by a provider
- 22 sponsored network under contract with the Department of Health and
- 23 Human Resources and its Bureau for Medical Services, using the
- 24 principles of medical homes with incentives aligned with the
- 25 objectives of Medicaid programs and improved and efficient health
- 26 outcomes.

1 (10) "Secretary" means the Secretary of the Department of

2 Health and Human Resources.

3 §16-2L-5. Provider sponsored network services.

(a) The provider sponsored network shall arrange for and 4 5 coordinate care for existing Medicaid beneficiary patients of a 6 provider sponsored network's participating primary care providers 7 as assigned to them by the secretary. Neither the provider 8 sponsored network nor any of its individual constituent health care 9 providers are liable for care costs incurred by health care 10 providers or suppliers who are not physically located in the 11 provider sponsored network service area or who are not participants 12 in the provider sponsored network except as authorized by a 13 provider sponsored network for the Medicaid enrollees assigned by 14 the secretary to it. 15 (b) A provider sponsored network program may develop and 16 arrange for health care to be delivered to enrollees of any 17 Medicaid program authorized by the West Virginia Department of 18 Health and Human Resources or its Bureau for Medical Services and 19 be paid pursuant to terms and conditions consistent with this 20 article. 21 (c) The provider sponsored network and the Bureau for Medical 22 Services of the Department of Health and Human Resources shall work 23 collaboratively to design benefit plans and care coordination 24 practices regarding the operation of the provider sponsored network 25 program. The provider sponsored network shall support and

26 participate in health care delivery improvements and initiatives

- 1 that may be piloted or established by the secretary including
- 2 Medicaid health homes for patients with chronic conditions.
- 3 (d) The provider sponsored network and its constituent health
- 4 care providers are expected to provide a substantial portion of the
- 5 health care items and services required directly through the
- 6 provider sponsored network participating providers.
- 7 (e) A provider sponsored network may, in addition to directly
- 8 providing care through its participating providers, arrange for
- 9 services or care to be provided by entities other than the provider
- 10 sponsored network: Provided, That the payment obligation, and the
- 11 associated risk, is ultimately borne by the state and not the
- 12 provider sponsored network. The provider sponsored network may
- 13 coordinate care, process authorizations and claims for services
- 14 outside of the provider sponsored network's service area and for
- 15 non-provider sponsored network services and make payments in behalf
- 16 of the state and to account for the same in reports to the
- 17 secretary. The payment obligation of the provider sponsored
- 18 network for services it authorizes to be provided by nonprovider
- 19 sponsored network providers or by out-of-area providers shall be
- 20 limited to the prevailing West Virginia Medicaid payment rate for
- 21 these services with it being the state's obligation to pay any
- 22 amount above the prevailing Medicaid rate if required.
- 23 **§16-2L-6**. Authorization.
- 24 (a) The secretary is directed to recognize provider sponsored
- 25 networks in accordance with this article and Medicaid departmental
- 26 policies and is authorized to enter into contracts with provider

- 1 sponsored networks to arrange for the provision of health care,
- 2 services and supplies for Medicaid beneficiaries and thereby add
- 3 the provider sponsored network program option to a county's
- 4 Medicaid enrollees notwithstanding the prior availability or
- 5 utilization of other options.
- (b) The secretary is authorized to directly assign Medicaid 6 beneficiaries who are patients of provider sponsored network 8 participating primary care providers to a provider sponsored 9 network in each county in which the secretary deems it desirable to 10 utilize a provider sponsored network program. The secretary shall monthly update the assignment of Medicaid enrollees to the provider 12 sponsored network participating primary care providers. 13 Thereafter, Medicaid beneficiaries assigned to a provider sponsored 14 network may change enrollment to a different provider sponsored 15 network or to a managed care organization as the options may be 16 available to them. Nothing in this article requires that a 17 Medicaid beneficiary who is a patient of a provider sponsored 18 network participating provider must remain an enrollee in the 19 provider sponsored network program. After initial assignment, the 20 choice of health care provider and choice of Medicaid program 21 provider is not limited by this article. Further, neither this 22 article nor any regulation or directive of the Department of Health 23 and Human Resources or its Bureau for Medical Service prohibits 24 any Medicaid enrollee from choosing the option of receiving care 25 through a provider sponsored network program except that, for 26 administrative purposes, the secretary may designate the

- 1 circumstances or frequency that the options may be exercised by
- 2 Medicaid enrollees.
- 3 (c) The secretary may directly assign Medicaid beneficiaries
- 4 to the provider sponsored network program and one of its primary
- 5 care participating providers on a county by county basis: Provided,
- 6 That the beneficiaries are currently receiving care from
- 7 participating primary care providers of the provider sponsored
- 8 network.
- 9 (d) The service, administrative and performance criteria to be
- 10 met by provider sponsored networks shall be the same as required
- 11 of other managed care organizations providing services to Medicaid
- 12 enrollees in the state. The secretary shall, from time to time,
- 13 designate the county or counties in which each provider sponsored
- 14 network may provide care and arrange services for Medicaid
- 15 enrollees.
- 16 (e) The Secretary shall propose rules for legislative approval
- 17 in accordance with the provisions of article three, chapter twenty-
- 18 <u>nine-a of this code to establish the requirements for the provider</u>
- 19 sponsored network program and to implement the policies and
- 20 procedures required by this article.
- 21 §16-2L-7. Payment for provider sponsored network services.
- 22 (a) The secretary shall pay a provider sponsored network -
- 23 risk the same payment rates as regularly paid to traditional
- 24 managed care organizations as adjusted by program, region, benefit
- 25 plan, age and sex. If there is no prevailing payment rate being
- 26 paid to managed care organizations for that Medicaid program, then

1 the secretary shall offer an actuarially sound payment rate 2 calculated to include applicable medical expenses, overhead and 3 administrative costs which would be incurred or paid by the state 4 if no provider sponsored network was available to provide and 5 manage the care and the administration of the program. The 6 secretary may offset the payments to a provider sponsored network -7 risk in amounts at prevailing West Virginia Medicaid rates as may 8 be required to pay health care providers that are not participating 9 providers in that provider sponsored network - risk for services 10 approved by the provider sponsored network - risk which 11 non-participating providers render and which were medically 12 necessary and were covered under Medicaid. 13 (b) The secretary shall pay a provider sponsored network -14 shared savings the enhanced primary care case management fee, which 15 compromises reimbursement for the enhanced primary care case 16 management function as specified in the terms of the provider 17 agreement and includes funding for the provider sponsored network -18 shared savings to pay participating primary care providers for care management (e.g., care coordination, referrals) to Medicaid 19 20 enrollees assigned to each participating primary care provider. The 21 secretary shall make monthly enhanced primary care case management 22 patients to the provider sponsored network - shared savings, and 23 may make lump sum payments to the provider sponsored network, if 24 eligible. The enhanced primary care case management fee shall be 25 based on the enrollee's Medicaid eligibility category as specified 26 in the provider agreement and paid on a per member per month basis.

2 receive up to sixty percent of savings if the actual aggregate
3 costs of authorized services, including enhanced primary care case
4 management fees advanced, are less than the aggregate per capita
5 prepaid benchmark (for the entire provider sponsored network 6 shared savings enrollment). During a provider sponsored network 7 shared savings's first two years of operations, distribution of any

1 The provider sponsored network - shared savings will be eligible to

/ shared savings's first two years of operations, distribution of any

8 savings will be contingent upon the provider sponsored network -

shared savings meeting the established performance measures and

10 compliance under the provider agreement. After a provider sponsored

11 network -shared savings's second year of operations, the provider

12 <u>sponsored network - shared savings will be required to convert to</u>

13 <u>a provider sponsored network - risk.</u>

14 §16-2L-8. Participation in provider sponsored networks.

(a) Any willing physician or licensed behavioral medicine
provider is entitled to participate in a provider sponsored network
provided that he, she or it is willing to participate in the health
care delivery approach designed by the provider sponsored network
in compliance with the requirements of the Department of Health and
Human Resources or its Bureau for Medical Services. It is not a
requirement that the physician provider agree to accept at-risk
reimbursement such as capitation. However, in its participating
provider contracts, the provider sponsored network may offer
incentive reimbursements and provisions for varying reimbursements
according to the participating provider's willingness to accept
varying degrees of business risk and according to actual health

- 1 outcomes, patient satisfaction and costs of care for provider
- 2 sponsored network patients. The provider sponsored network may
- 3 require that its care management protocols be observed as a
- 4 condition of provider participation. These protocols may include,
- 5 but are not limited to, provisions for designations of certain
- 6 services that may be provided only by designated providers, or
- 7 classes of providers, requirements that providers be credentialed
- 8 before they may provide certain services, and requirements that
- 9 providers comply with utilization management programs and referral
- 10 systems as established by the provider supported network.
- 11 (b) In order to preserve and enhance the provision of
- 12 coordinated continuity-of-care, privately practicing participating
- 13 providers will be given access to, and beneficial use of, provider
- 14 sponsored network medical home resources and care management
- 15 systems, provided that the access or use is feasible and mutually
- 16 desirable. A provider sponsored network may not require a
- 17 participating physician provider to sell or transfer ownership of
- 18 his, her or its assets or practice operations to the provider
- 19 sponsored network or any of its constituent members as a condition
- 20 of participation or permitted access or use.
- 21 (c) Licensed hospitals may participate in the provider
- 22 sponsored network and contracts may include a provision for sharing
- 23 of the business risk for providing care, services and supplies to
- 24 the Medicaid beneficiaries. The provider sponsored network may
- 25 require that its care management protocols be observed as a
- 26 condition of hospital participation. These protocols may include,

- 1 but are not limited to, provisions for designations of certain
- 2 services that may be provided only by designated providers, or
- 3 classes of providers, requirements that providers be credentialed
- 4 before they may provide certain services, and requirements that
- 5 providers comply with utilization management programs and referral
- 6 systems as established by the provider supported network.
- 7 (d) A health care provider participating in a provider
- 8 sponsored network retains the right to participate in, and
- 9 contract with, other networks or other managed care organizations
- 10 to provide services to Medicaid beneficiaries.

11 §16-2L-9.Anti-trust exemption.

- 12 Because agreement and coordination among health care
- 13 providers, which may be potential competitors with each other, is
- 14 required to establish and operate provider sponsored networks, an
- 15 exemption from anti-trust laws for these activities will further
- 16 the purposes of this article, the West Virginia Anti-Trust Act,
- 17 article eighteen, chapter forty-seven of this code, shall not be
- 18 interpreted to interfere with the development of provider sponsored
- 19 networks under this article or to impose liability for any
- 20 <u>activities</u> of a provider sponsored network or any arrangements
- 21 between a provider sponsored network and its participating
- 22 providers that are performed or entered into in furtherance of the
- 23 purposes of, and activities contemplated by, this article. It is
- 24 the intent of the Legislature that the federal anti-trust statutes
- 25 be interpreted in this manner as well.

26 **§16-2L-10**. Insurance.

- 1 (a) Insurance risk. -- The Department of Health and Human
- 2 Resources Department and its Bureau for Medical Services shall
- 3 retain the governmental insurance risks for care to be provided for
- 4 enrollees in its Medicaid programs with respect to patients
- 5 assigned to a provider sponsored network.
- 6 (b) Business Risk. -- Entities providing care as a provider
- 7 sponsored network or a participating physician provider in a
- 8 provider sponsored network may agree, as a part of his, her or its
- 9 contract to provide services to Medicaid beneficiary patients of
- 10 the provider sponsored network, to accept the business risk that
- 11 more, or less, payments may be received as a result of the care
- 12 provided to Medicaid patients as compared to payments which might
- 13 otherwise be received through traditional insurance arrangements or
- 14 the provision of services to be directly paid by the state.
- 15 (c) Exclusion from insurance regulation. -- None of the
- 16 activities or arrangements entered into by the provider sponsored
- 17 network with the Department of Health and Human Resources or its
- 18 Bureau for Medical Services as provided herein are "insurance" or
- 19 the activities of an "insurer" as defined by section two, article
- 20 one, chapter thirty-three of this code, and the provider sponsored
- 21 network programs and entities are not subject to regulation of the
- 22 Insurance Commissioner, nor are they unauthorized insurers as
- 23 defined by section three, article forty-four, chapter thirty-three
- 24 of this code.
- 25 (d) Insurance activities by provider sponsored networks. -- If
- 26 a provider sponsored network applies for and receives one or more

- 1 insurance licenses or certificates of authority from the Insurance
- 2 Commissioner, the activities of the provider sponsored network
- 3 under those licenses or certificates of authority shall be subject
- 4 to the regulation of the Insurance Commissioner under chapter
- 5 thirty-three of this code.
- 6 §16-2L-11. Reports; shared savings; studies.
- 7 (a) The secretary shall report to the Legislature on June 30,
- 8 2013, an annually thereafter the number and locations of provider
- 9 sponsored network programs implemented by the department in the
- 10 previous fiscal year and the number of Medicaid enrollees affected.
- 11 Every provider sponsored network, beginning with its third full
- 12 year of operations as a provider sponsored network recognized by
- 13 the secretary, shall share with the state an amount ("the shared
- 14 amount") equal to twenty-five percent of its annual net income
- 15 remaining after all provider sponsored network medical expenses,
- 16 provider payments, loan repayments, and administrative and overhead
- 17 costs, including taxes, have been deducted. In determining the
- 18 shared amount, provider sponsored networks shall at all times
- 19 maintain the capital and reserves required under this article, and
- 20 may include up to, but no more than three years of prior losses as
- 21 audited under generally accepted accounting principles.
- 22 (b) The secretary shall study and report to the Legislature
- 23 the secretary's recommendations and conclusions regarding models of
- 24 care other than provider sponsored networks and whether pilot
- 25 programs are merited; and
- 26 (c) The secretary shall determine whether the current costs of

- 1 <u>using existing non-governmental service contract vendors for</u>
- 2 administrative or care management services for Medicaid programs
- 3 can be reduced by contracting for a provider sponsored network to
- 4 provide the same services and report the findings to the
- 5 <u>Legislature</u>.
- 6 §16-2L-12. Provider sponsored network capital and surplus
- 7 requirements.
- 8 A provider sponsored network arranging for health care
- 9 services to beneficiaries of any and all Medicaid programs in West
- 10 Virginia shall maintain minimum capital and surplus in an amount
- 11 which is the greater of \$2 million dollars, or ten per cent of
- 12 total liabilities, or two per cent of projected annual Medicaid
- 13 revenue received from the state.
- 14 §16-2L-13. Open application process.
- 15 The secretary is directed to recognize provider sponsored
- 16 networks based on an open enrollment process, meaning that the
- 17 secretary will timely offer the provider sponsored network
- 18 designation to every provider sponsored network applicant that
- 19 applies for and meets the standards for Medicaid provider sponsored
- 20 networks pursuant to this article. The standards applied in
- 21 determining whether to enter into a contract for services with a
- 22 provider sponsored network may be the same as, less than, but no
- 23 greater than the standards used in considering a contract with
- 24 managed care organizations who provide services to the medicaid
- 25 beneficiaries.

1 §16-2L-14.Reimbursement for services provided.

- 2 (a) Each provider sponsored network established under this
- 3 article shall pay reasonable costs to the Department of Health and
- 4 Human Resources associated with implementation of this article and
- 5 oversight of the provider sponsored networks.
- 6 (b) When examining an entity to determine whether it meets, or
- 7 continues to meet, the standards for a provider sponsored network
- 8 pursuant to this article, the secretary may contract with the
- 9 Office of Insurance Commissioner or retain attorneys, appraisers,
- 10 independent actuaries, independent certified public accountants or
- 11 other professionals and specialists as examiners, the cost of which
- 12 shall be born by the company that is the subject of the
- 13 examination.