S.B. 192 VETOES

(2) THE PRIVATE REVIEW AGENT PROVIDES THE PATIENT WITH THE NAMES OF AT LEAST TWO HEALTH CARE PROVIDERS APPROPRIATE TO MEET THE HEALTH CARE NEEDS OF THE PATIENT.

I 15-10B-18.

- (a) Any person aggrieved by a final decision of the Commissioner in a contested case under this subtitle may take a direct judicial appeal.
- (b) The appeal shall be made as provided for the judicial review of final decisions under Title 10, Subtitle 2 of the State Government Article.]
  15–10B–18.
- (A) A PRIVATE REVIEW AGENT SHALL ADVISE THE COMMISSIONER, IN WRITING, OF ITS INTENTION TO WITHDRAW ITS CERTIFICATE WITHIN 60 DAYS OF INTENTION TO CEASE OPERATIONS AS A PRIVATE REVIEW AGENT.
- (B) A PRIVATE REVIEW AGENT SHALL SUBMIT ITS CERTIFICATE TO THE ADMINISTRATION WITHIN 30 DAYS AFTER THE DATE THAT THE PRIVATE REVIEW AGENT CEASED OPERATIONS.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect January 1, 2001.

May 18, 2000

The Honorable Thomas V. Mike Miller, Jr. President of the Senate State House Annapolis MD 21401

Dear Mr. President:

In accordance with Article II, Section 17 of the Maryland Constitution, I have today vetoed Senate Bill 192 – Film Production Activity – Sales and Use Tax Exemption.

This bill exempts from the sales and use tax the sale of tangible property or a taxable service that is used directly in connection with a "film production activity." The bill defines film production activity as the production of film projects including feature films, television projects, commercials and corporate films, which are intended for nationwide distribution.

House Bill 926, which was passed by the General Assembly and signed by me on May 11, 2000, accomplishes the same purpose. Therefore, it is not necessary for me to sign Senate Bill 192.

Sincerely, Parris N. Glendening Governor