- (2) (i) Informed consent, or substitute consent as required under § 18–338.1(c) of this [title,] SUBTITLE, of the patient to test a blood sample of the patient for the presence of HIV was sought and the patient was unavailable or unable to consent; or
- (ii) Informed consent, or substitute consent as required under § 18–338.1(c) of this [title,] SUBTITLE, of the patient to test a blood sample already obtained from the patient for the presence of HIV was sought, the patient refused, and the patient was informed of the provisions of this subsection;

DRAFTER'S NOTE:

Error: Stylistic errors in § 18–338.3(b)(2)(i) and (ii) of the Health – General Article.

Occurred: Ch. 143, Acts of 2003; Ch. 330, Acts of 2005.

19-3A-07.

(f) The provisions of §§ 19-3A-01 through 19-3A-06 **OF THIS SUBTITLE** shall apply to a freestanding medical facility pilot project.

DRAFTER'S NOTE:

Error: Stylistic error in § 19-3A-07(f) of the Health - General Article.

Occurred: Chs. 549 and 550, Acts of 2005.

[19-1810.] 19-1811.

- (a) (1) There is a Health Care Quality Account for Assisted Living Programs established in the Department.
- (2) The Account shall be funded by civil money penalties paid by assisted living programs and other penalties that the Office of Health Care Quality may assess.
- (3) The Department shall pay all penalties collected under this title to the Comptroller.
- (4) The Comptroller shall distribute funds collected under this title to the Health Care Quality Account for Assisted Living Programs.
- (5) The Account is a continuing, nonlapsing fund, not subject to § 7–302 of the State Finance and Procurement Article.