## The following provisions are required to be included in every provider contact

- 1) Disclosure of the carriers comprising the provider panel § 15-112.2(c)<sup>1</sup>
- 2) Definition of experimental medical care § 15-123(d), Insurance
- 3) Hold harmless clause § 19-710(i), Health-General (applicable to a PBM contract only if PBM is contracting on behalf of an HMO)

## The following laws are applicable to every provider contract, but are not necessarily required to be expressly included in the contract

- 1) § 15-112.2(a)-(e),
- 2) § 15-1004 (d)(1)
- 3) § 15-1005
- 4) § 15-1008(c)
- 5) § 15-1009
- 6) § 19-710(s) (applicable to a PBM contract only if PBM is contracting on behalf of an HMO)
- 7) § 19-710(t) (applicable to a PBM contract only if PBM is contracting on behalf of an HMO)
- 8) § 19-712.2, Health-General (applicable to a PBM contract only if PBM is contracting on behalf of an HMO)

## Laws from Title 15, Subtitle 16

1) § 15-1628

2) § 15-1628.1

3) § 15-1628.2

4) § 15-1628.3 (as enacted by House Bill 754, Acts of 2019)

- 5) § 15-1629
- 6) § 15-1631
- 7) §§ 15-1633 15-1639

<sup>1</sup> Unless otherwise noted all references are to the Insurance Article, Annotated Code of Maryland