

# HOUSE BILL 360

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By: **Chair, Health and Government Operations Committee (By Request –  
Departmental – Insurance Administration, Maryland)**

Introduced and read first time: January 25, 2013

Assigned to: Health and Government Operations

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## A BILL ENTITLED

1 AN ACT concerning

2 **Health Insurance – Repeal of Obsolete Provisions of Law**

3 FOR the purpose of repealing certain provisions of law that authorize health  
4 maintenance organizations to offer certain benefit packages that provide certain  
5 limited benefits; repealing certain provisions of law that authorize certain group  
6 health insurance policies to provide for the continuation of all or part of certain  
7 benefit provisions after the death of a certain individual; repealing certain  
8 provisions of law that require certain succeeding insurers to provide to an  
9 employer certain information relating to preexisting conditions, exclusions, or  
10 similar policy provisions and to identify certain individuals under certain  
11 circumstances; repealing certain provisions of law that prohibit certain  
12 individual, group, or blanket health insurance policies from being denied by an  
13 insurer or nonprofit health service plan, or, on renewal, from imposing a  
14 waiting period or certain exclusion, solely because the insured has had a breast  
15 implant; repealing certain provisions of law relating to preexisting condition  
16 protections for certain employer group plans; repealing certain provisions of law  
17 requiring nonprofit health service plans to offer certain catastrophic health  
18 insurance policies; providing for a delayed effective date; and generally relating  
19 to health insurance and the repeal of obsolete provisions of law.

20 BY repealing and reenacting, with amendments,  
21 Article – Health – General  
22 Section 19–703  
23 Annotated Code of Maryland  
24 (2009 Replacement Volume and 2012 Supplement)

25 BY repealing  
26 Article – Insurance  
27 Section 15–410, 15–415, 15–504, 15–507, and 15–1101  
28 Annotated Code of Maryland

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EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 (2011 Replacement Volume and 2012 Supplement)

2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF  
3 MARYLAND, That the Laws of Maryland read as follows:

4 **Article – Health – General**

5 19–703.

6 (a) This subtitle does not:

7 (1) Authorize any person to engage directly or indirectly in the  
8 practice of any health occupation except as otherwise authorized by law;

9 (2) Authorize any person to regulate, interfere, or intervene in the  
10 relationship between any provider of health care services and the patients of the  
11 provider; or

12 (3) Prohibit any health maintenance organization from meeting the  
13 requirements of any federal law that authorizes the health maintenance organization  
14 to:

15 (i) Receive federal financial assistance; or

16 (ii) Enroll beneficiaries assisted by federal funds.

17 (b) A health maintenance organization or a part of it that is also a  
18 community health center organized under the federal Public Health Service Act and  
19 receives federal funds under 42 U.S.C. § 254c is not required to provide hospitalization  
20 for individuals for whom services are provided by those funds.

21 (c) Health maintenance organizations shall offer as an option to all of their  
22 members or subscribers benefits for hospice services provided by a hospice care  
23 program, as defined in § 19–901(c) of this title.

24 (d) Health maintenance organizations shall provide continuation coverage  
25 required under §§ 15–407 through 15–409 of the Insurance Article.

26 (e) [(1) Notwithstanding any other provision of this subtitle, a health  
27 maintenance organization may offer a benefit package that provides at a minimum  
28 benefits required by former Article 48A, § 490–O for a limited benefits policy.

29 (2) A benefit package offered under paragraph (1) of this subsection  
30 shall:

31 (i) Be subject to the approval of the Insurance Commissioner;  
32 and

1 (ii) Satisfy the requirements of former Article 48A, § 490–O.

2 (f) Notwithstanding any other provision of this subtitle, a health  
3 maintenance organization may provide a limited set of health benefits if the limited  
4 set of health benefits is for subscribers or members who are enrolled in a county  
5 program to provide health care services for low-income individuals.

6 (g) (F) (1) In addition to the requirements of § 19–706(i) of this subtitle  
7 and § 15–10B–09 of the Insurance Article, whenever a mother is required to remain  
8 hospitalized after childbirth for medical reasons and the mother requests that the  
9 newborn remain in the hospital, a health maintenance organization shall provide as  
10 part of its hospitalization services provided to members and subscribers payment for  
11 the cost of additional hospitalization for the newborn for up to 4 days.

12 (2) The attending physician or certified nurse midwife of the mother,  
13 or the designee of the attending physician or certified nurse midwife, shall provide  
14 notice to the mother of the provisions of paragraph (1) of this subsection.

## 15 Article – Insurance

16 [15–410.

17 A group health insurance policy under which an insurer pays benefits for  
18 expenses incurred for hospital, nursing, medical, or surgical services for family  
19 members or dependents of an individual in the insured group may provide for the  
20 continuation of all or part of the benefit provisions after the death of the individual in  
21 the insured group.]

22 [15–415.

23 (a) (1) In this section the following words have the meanings indicated.

24 (2) “Group contract” means a health insurance contract or policy that:

25 (i) is issued or delivered in the State to an employer by an  
26 insurer or nonprofit health service plan;

27 (ii) provides hospital, medical, or surgical benefits on an  
28 expense-incurred basis; and

29 (iii) covers a group of 100 or fewer individuals.

30 (3) “Succeeding insurer” means the insurer or nonprofit health service  
31 plan that issues a succeeding policy.

32 (4) “Succeeding policy” means a group contract that:

1 (i) replaces or succeeds a group contract; and

2 (ii) takes effect within 65 days after the date on which the  
3 replaced or succeeded group contract terminates.

4 (b) (1) Before entering into a group contract, a succeeding insurer shall  
5 provide the employer with a written statement that:

6 (i) describes any waiting periods for preexisting conditions,  
7 exclusions, or similar policy provisions in the succeeding policy that limit or exclude  
8 coverage; and

9 (ii) identifies each individual who is covered under the replaced  
10 or succeeded group contract but who is ineligible for full coverage under the  
11 succeeding policy.

12 (2) The statement required under paragraph (1) of this subsection  
13 must be sufficiently clear and specific so that an individual of average intelligence can  
14 understand the statement without making further inquiry to the succeeding insurer.]

15 [15-504.

16 An individual, group, or blanket health insurance policy:

17 (1) may not be denied by an insurer or nonprofit health service plan  
18 solely because the insured has had a breast implant; and

19 (2) on renewal, may not impose a waiting period or exclusion for a  
20 preexisting condition that limits or excludes coverage solely because the insured has  
21 had a breast implant.]

22 [15-507.

23 (a) (1) This section applies to each group or blanket health insurance  
24 contract or policy that is issued or delivered in the State to an employer by an insurer  
25 or nonprofit health service plan and that provides hospital, medical, or surgical  
26 benefits on an expense-incurred basis.

27 (2) This section does not apply to a health insurance contract or policy  
28 that is issued to a small employer under Subtitle 12 of this title.

29 (b) Subject to subsections (c) and (d) of this section, an insurer or nonprofit  
30 health service plan shall provide coverage to an individual under a contract or policy  
31 subject to this section regardless of the health of the individual if:

1 (1) the individual had coverage under a prior contract or policy issued  
2 by the insurer or nonprofit health service plan; and

3 (2) within 30 days after the coverage under the prior contract or policy  
4 terminates, the individual becomes eligible for and accepts coverage from the insurer  
5 or nonprofit health service plan under the subsequent contract or policy.

6 (c) An insurer or nonprofit health service plan may exclude coverage under a  
7 contract or policy subject to this section for a medical condition of an individual who  
8 obtains coverage under subsection (b) of this section to the extent that:

9 (1) the contract or policy is issued as part of a group contract; and

10 (2) the exclusion is applicable to each individual insured under the  
11 group contract.

12 (d) (1) Subject to paragraph (2) of this subsection, an insurer or nonprofit  
13 health service plan that issues a subsequent contract or policy to an individual under  
14 subsection (b) of this section shall waive a waiting period for coverage of a preexisting  
15 condition under the subsequent contract or policy to the extent that the individual has  
16 satisfied a waiting period under the individual's prior contract or policy with the  
17 insurer or nonprofit health service plan.

18 (2) If any part of the waiting period under the individual's prior  
19 contract or policy has not been satisfied, the insurer or nonprofit health service plan  
20 may require the individual to satisfy the remaining part of the waiting period under  
21 the subsequent contract or policy, unless the subsequent contract or policy has a  
22 shorter waiting period.

23 (e) This section does not prohibit an insurer or nonprofit health service plan  
24 from requiring an individual who was previously insured by the insurer or nonprofit  
25 health service plan to complete an application that includes information about the  
26 individual's health when applying for subsequent coverage.]

27 [15-1101.

28 (a) Each nonprofit health service plan that issues or delivers a hospital  
29 insurance policy in the State shall offer a catastrophic health insurance policy.

30 (b) The catastrophic health insurance policy shall provide full coverage for  
31 the reasonable cost of necessary health care incurred by the insured up to \$1,000,000.

32 (c) (1) The catastrophic health insurance policy may provide for a  
33 deductible for each benefit period.

34 (2) The deductible may be satisfied by the insured's basic health  
35 insurance coverage or major medical health insurance coverage.]

1           SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect  
2   January 1, 2014.