# **Department of Legislative Services**

Maryland General Assembly 2014 Session

### FISCAL AND POLICY NOTE

House Bill 906 (Delegate Pendergrass)

Health and Government Operations

### **Medical Laboratories - Direct-to-Consumer Genetic Testing**

This bill allows a person to advertise for or solicit business in the State and offer to perform direct-to-consumer (DTC) genetic testing so long as the laboratory meets specified requirements.

## **Fiscal Summary**

**State Effect:** Although the bill pertains to private-sector activities, any change in enforcement is not expected to materially affect State operations or finances.

Local Effect: None.

**Small Business Effect:** Potential meaningful for those businesses in that State that wish to advertise for or solicit business in the State for a medical laboratory.

# **Analysis**

**Bill Summary:** Any laboratory that provides DTC genetic testing must be certified under the federal Clinical Laboratory Improvement Amendments. The consumer who orders the genetic test must be an adult. The person offering DTC genetic testing must talk to each consumer about potential consequences of learning the result of a DTC genetic test such as (1) that the results of a genetic test may be used to deny or limit the amount, extent, or kind of long-term care or life insurance coverage available to the consumer or that insurance providers may charge a higher rate for these types of coverage and (2) failure to disclose the result of a genetic test on an application for these types of insurance policies could result in the cancellation of the policy or denial of coverage under the policy.

A provider of DTC genetic testing must also provide consumers with information on its policies and procedures relating to security and confidentiality of protected health information and the use of genetic test data in research studies. Finally, a provider must obtain written consent before using or providing another person with the consumer's name or other identifying information for any purpose other than communicating with the consumer about their genetic test.

Current Law/Background: In Maryland, entities must have a Maryland license to perform laboratory tests, as specified in § 17-212 of the Health-General Article, and laboratories are prohibited from advertising or soliciting business from anyone except for physicians, medical laboratories, or other health entities, as specified in § 17-215 of the Health-General Article. (A violation of these provisions is a misdemeanor, subject to a maximum fine of \$100 for a first offense and \$500 for each subsequent conviction for a violation of the same provision. Each day a violation is continued after the first conviction is a subsequent offense.)

This prohibition means that a person cannot provide genetic testing for an individual without a referral from a physician or other medical facility. Several online services provide DTC genetic testing, and these services are prohibited by law from serving Maryland consumers. Such DTC testing services enable a consumer to order testing directly, without a referral.

The Department of Health and Mental Hygiene (DHMH) recently published a review of, and conducted an informal request for public comment regarding, DTC genetic testing. The public comment period was from November 8 to November 26, 2013. DHMH found that DTC lab results were questionable in terms of clinical validity. DHMH received 18 public comments, and all but 2 were supportive of permitting access to DTC genetic tests. However, a memo from the Maryland Medical Community and also a memo from the Laboratory Advisory Committee both expressed concerns that included questions regarding the accuracy of interpretation of lab results, the potential for self-management based on false positive or negative test results, false advertising, and testing in prenatal settings.

23andMe, Inc., is a DTC genetic testing company that has been in the news and also has run up against both federal and State laws. On November 22, 2013, the U.S. Food and Drug Administration (FDA) sent a warning letter to 23andMe, Inc., because it was marketing a Saliva Collection Kit and Personal Genome Service (PGS) without market clearance or approval in violation of the federal Food, Drug, and Cosmetic Act. In the FDA's warning letter to 23andMe, Inc., the FDA warns that "DTC test results may be used by a patient to self-manage," and that "some of the uses [of the test kits] are particularly concerning, such as assessments for BRCA-related genetic risk and drug responses...because of the potential health consequences that could result from false

positive or false negative assessments for high-risk indications such as these." DHMH also sent 23andMe, Inc., a cease and desist letter in August 2008 for violating § 17-215 of Health-General Article.

DHMH's request for public comment revealed that proponents of DTC feel that consumers have the right to access their own genetic information and to make their own decisions. Others wish to do genealogical research. Anne Wojcicki, co-founder of 23andMe, Inc., told *Time Magazine* that she hopes the company "will create a common, standardized resource that has the potential to accelerate drug discovery and bring personalized medicine to the public."

### **Additional Information**

**Prior Introductions:** None.

Cross File: None.

**Information Source(s):** Department of Health and Mental Hygiene, Maryland Insurance Administration, U.S. Food and Drug Administration, Time.com Health and Family (article available at http://healthland.time.com/2012/08/02/23andme-wants-fda-approval-for-personal-dna-testing-what-can-it-reveal/print/), Department of Legislative Services

**Fiscal Note History:** First Reader - February 27, 2014

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