FISCAL AND POLICY NOTE
Revised

House Bill 9
(Delegate Kelly, et al.)

Health and Government Operations Education, Health, and Environmental Affairs

Maryland Licensure of Direct-Entry Midwives Act

This bill establishes the Direct-Entry Midwifery Advisory Committee within the State Board of Nursing (BON) and procedures for obtaining and renewing a license to practice direct-entry midwifery. The bill provides for the membership of the advisory committee, the application process, enforcement and hearing procedures, and fees associated with licensure. BON must adopt regulations related to the practice of direct-entry midwifery by December 1, 2016.

The bill takes effect June 1, 2015.

Fiscal Summary

State Effect: No effect in FY 2015. Special fund expenditures increase by $108,600 in FY 2016 for BON to establish regulations, establish the committee, upgrade computer systems, and prepare to license direct-entry midwives beginning in FY 2017. Special fund revenues increase beginning in FY 2017 from new licensing fee revenues. Future year expenditures reflect inflation, elimination of one-time costs, and ongoing compensation and reimbursement for committee members. General fund revenues may increase minimally due to the bill’s civil penalties.

<table>
<thead>
<tr>
<th>(in dollars)</th>
<th>FY 2016</th>
<th>FY 2017</th>
<th>FY 2018</th>
<th>FY 2019</th>
<th>FY 2020</th>
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</thead>
<tbody>
<tr>
<td>SF Revenue</td>
<td>$0</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>SF Expenditure</td>
<td>$108,600</td>
<td>$44,100</td>
<td>$4,100</td>
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<tr>
<td>Net Effect</td>
<td>($108,600)</td>
<td>($44,100)</td>
<td>($4,100)</td>
<td>($4,100)</td>
<td>($4,200)</td>
</tr>
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Note: () = decrease; GF = general funds; FF = federal funds; SF = special funds; - = indeterminate effect

Local Effect: None.

Small Business Effect: Meaningful.
Analysis

Bill Summary:

The Practice of Direct-Entry Midwifery

“Practice direct-entry midwifery” is defined as providing maternity care that is consistent with a midwife’s training, education, and experience as well as identifying and referring patients who require medical care to an appropriate health care provider. “Practice direct-entry midwifery” includes (1) providing the necessary supervision, care, and advice to a patient during a low-risk pregnancy, labor, delivery, and postpartum period and (2) newborn care that is consistent with national direct-entry midwifery standards and based on the acquisition of clinical skills necessary for the care of pregnant women and newborns, including antepartum, intrapartum, and postpartum care. The practice of direct-entry midwifery encompasses:

- obtaining informed consent to provide services;
- discussing general risk factors associated with the services to be provided, risks specific to the patient, and conditions that either require outside consultation or transfer or that preclude care by a licensed direct-entry midwife;
- obtaining a health history and performing a physical examination;
- developing a written plan of care for each patient;
- evaluating the results of patient care;
- consulting and collaborating with a health care practitioner (defined throughout as an individual certified as a nurse-midwife or a nurse practitioner by BON or a physician licensed by the State Board of Physicians) regarding the care of a patient and referring and transferring care to a health care provider (defined throughout as one of the practitioners noted above or a hospital) as required;
- referring all patients, within 72 hours after delivery, to a pediatric health care practitioner for care of the newborn;
- as approved by BON, obtaining and administering specified medications and obtaining and using appropriate equipment and devices;
• obtaining appropriate screening and testing, including laboratory tests, urinalysis, and ultrasound;

• providing prenatal care during the antepartum period, with consultation and referral as required;

• providing care during the intrapartum period, including (1) monitoring and evaluating the conditions of the patient and fetus; (2) notifying the pediatric health care practitioner at the onset of active labor that delivery is eminent; (3) performing specified emergency procedures; (4) activating emergency medical services for an emergency; and (5) delivering in an out-of-hospital setting;

• participating in peer review;

• providing care during the postpartum period, including (1) suturing specified lacerations or an episiotomy with the administration of a local anesthetic and (2) making further contact with the patient at periodic intervals to assess specified risks;

• providing routine care to the newborn for 72 hours after delivery, exclusive of administering immunizations, including immediate care at birth (including resuscitation), performing a newborn examination, administering intramuscular vitamin K and eye ointment, and assessing newborn feeding and hydration;

• performing specified metabolic and critical congenital heart disease screening activities, reporting on the screening in accordance with applicable regulations, and referring the infant to an audiologist for a hearing screening;

• notifying a pediatric health care practitioner of delivery within 24 hours and, within 72 hours, transferring specified health records and referring the newborn to the pediatric health care practitioner;

• after the first 72 hours following delivery, providing (1) weight checks and general observation of the newborn with abnormal findings reported to the pediatric health care practitioner; (2) assessment of newborn feeding and hydration; and (3) breastfeeding support; and

• providing limited services to the patient after the postpartum period, including (1) breastfeeding support and (2) counseling and referral for family planning methods.
At the time of delivery, a licensed direct-entry midwife must be assisted by a second individual who has completed neonatal resuscitation training and has the skills and equipment necessary to perform a full resuscitation of a newborn.

The practice of direct-entry midwifery does not include (1) induction or augmentation of labor with pharmaceuticals or artificial rupture of membranes prior to the onset of labor; (2) surgical delivery or any surgery except an emergency episiotomy; (3) use of forceps or vacuum extractor; (4) administration of an anesthetic, other than a local anesthetic; (5) administration of any kind of narcotic pain reliever; or (6) administration of any prescription medication that violates the provisions of the bill.

A licensed direct-entry midwife may not assume or continue to take responsibility for a patient and must arrange for the transfer of care to a health care practitioner if the patient is determined to have a history of or exhibit signs of any of 34 specified conditions. If a patient is determined to have any of 21 specified conditions present during prenatal care, a licensed direct-entry midwife must consult with a health care practitioner, document the consultation and any recommendations, and discuss the consultation with the patient and then document that discussion. Care of a patient and/or a newborn must be immediately transferred to a hospital if the patient requests transfer or any of 16 specified conditions occur during labor, delivery, or the immediate postpartum period; if transfer is not possible because of imminent delivery, the licensed direct-entry midwife has to consult with a health care provider for guidance on further management of the patient and to determine when transfer may be safely arranged, if required. Additionally, a licensed direct-entry midwife must immediately transfer care of a patient to a health care provider for the treatment of 5 specified instances of significant postpartum morbidity but may continue other aspects of postpartum care in consultation with the treating health care practitioner.

For every out-of-hospital delivery, a licensed direct-entry midwife must complete and submit a birth certificate when appropriate, or make all records available in any instance of any death.

State Board of Nursing Regulations

BON must adopt regulations for the licensure of direct-entry midwives and for the practice of direct-entry midwifery by December 1, 2016. BON must adopt regulations regarding approved types of equipment and devices as well as the administration of medications. BON has to establish reasonable fees for the issuance and renewal of licenses and other services it provides to licensed direct-entry midwives.

BON must develop initial, renewal, and inactive status application forms. In consultation with stakeholders, BON must also develop a form for use in all cases in which a transfer occurs during labor.

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On December 1, 2016, and annually thereafter, BON must submit, to specified legislative committees, a report on specified information associated with each case in which a licensed direct-entry midwife assisted in the previous fiscal year as well as a report and any recommendations regarding (1) the continuation and improvement of the licensure of direct-entry midwives in Maryland; (2) the expansion of the scope of practice of licensed direct-entry midwives; and (3) legislation regarding the scope of practice of licensed direct-entry midwives to include vaginal birth after cesarean.

The Direct-Entry Midwifery Advisory Committee

The bill establishes a Direct-Entry Midwifery Advisory Committee within BON. BON is to appoint the seven members of the committee, with membership subject to specified conditions based on position, credentials, and other factors. The bill provides for the chairmanship, the length and number of terms, removal of members, and other procedures such as the constitution of a quorum and the filling of vacancies on the committee. Committee members are entitled to compensation and reimbursement for standard travel expenses.

The committee must review applications for licensure and make recommendations to BON on applicants, review advertising by licensed direct-entry midwives and institutions that offer a midwifery program, and make recommendations to BON on multiple issues. The committee must maintain a list of all licensed direct-entry midwives; at the request of BON, investigate complaints; keep records of proceedings; beginning November 1, 2016, and annually thereafter, collect annual summary reports from the licensees and then submit an annual report to BON; and advise BON on matters relating to the practice of direct-entry midwifery.

Uncodified language requires the advisory committee, with the approval of BON, to convene a workgroup consisting of specified stakeholders to study the development of (1) the standardized transfer form required by the bill; (2) the standardized informed consent agreement required by the bill; and (3) a midwifery formulary. The workgroup must (1) review transfer forms, informed consent forms, and midwifery formularies developed in other states; (2) make recommendations regarding the content and use of the standardized transfer form; (3) make recommendations regarding the content and use of the standardized informed consent agreement; and (4) make recommendations regarding the establishment of a midwifery formulary, including the types of medications, equipment, and devices to be included, and explain the method by which future medications, equipment, and devices will be included. By January 1, 2016, the workgroup must report its findings and recommendations to BON.
Licensure Requirements and Application Procedures

Generally, an individual must be licensed by BON before the individual may practice direct-entry midwifery in the State. Exempt are individuals assisting at a birth in an emergency, licensed health care practitioners whose scope of practice allows them to practice direct-entry midwifery, or students practicing direct-entry midwifery while engaged in an approved clinical midwife educational experience under the supervision of a licensed direct-entry midwife. An applicant for licensure must:

- be age 21 or older and of good moral character;
- be a high school graduate or have completed equivalent education;
- submit to a criminal history records check (CHRC);
- be certified to perform cardiopulmonary resuscitation;
- have completed, in the past two years, the American Academy of Pediatrics/American Heart Association neonatal resuscitation program;
- hold a valid Certified Professional Midwife (CPM) credential granted by the North American Registry of Midwives (NARM); and
- have completed a midwifery education program accredited by the Midwifery Education and Accreditation Council (MEAC) or the Accreditation Commission for Midwifery Education.

If the applicant was certified by NARM as a CPM on or before January 15, 2017, through a non-MEAC accredited program, but otherwise qualifies for a license, the applicant must provide (1) verification of completion of NARM-approved clinical requirements and (2) evidence of completion, in the past two years, of an additional 50 hours of accredited and board-approved continuing education units, including at least 14 hours of obstetric emergency skills training, and the remaining 36 hours divided among and including hours in six specified areas.

If the CHRC reveals that a crime has been committed, BON must consider the age at which the crime was committed, the circumstances surrounding the crime, the length of time that has passed since the crime, subsequent work history, employment and character references, and other evidence that demonstrates that the applicant does not pose a threat to the public health or safety. BON may not issue a license if the CHRC has not been received. A licensee must submit to an additional CHRC every 12 years.
BON must issue a license to any applicant who meets the requirements of the bill and pays the required license fee. A license may not be renewed for a term longer than two years. At least three months before a license expires, BON must send a renewal notice to the licensee, which must state the date on which the current license expires, the date by which the renewal application must be received, and the amount of the renewal fee.

Among other requirements, a renewal applicant must provide satisfactory evidence of compliance with any continuing education or other competency requirements. BON must require 20 continuing education units to be completed every two years and 4 hours of peer review every two years.

On October 1, 2016, and annually thereafter, a licensed direct-entry midwife must submit specified information and data to the advisory committee regarding cases in which the licensed direct-entry midwife, during the previous fiscal year, assisted when the intended place of birth at the onset of care was an out-of-hospital setting. BON must send written notice of noncompliance to any licensed direct-entry midwife who does not meet this reporting requirement. A licensed direct-entry midwife who does not meet the requirement is prohibited from license renewal until the information is submitted. Failure to submit this required report is not subject to criminal or civil monetary penalties as are other disciplinary violations.

If a licensed direct-entry midwife fails to provide evidence of compliance with any continuing education requirements or to submit the annual report required to be submitted to the advisory committee, the board must place the licensed direct-entry midwife on inactive status.

BON must also place a licensee on inactive status if the licensee submits an application for inactive status and pays an inactive status fee. BON must reactivate the license of an individual on inactive status if (1) the individual complies with any continuing education and data reporting requirements; (2) pays the reactivation fee; and (3) is otherwise entitled to be licensed. Likewise, BON must reinstate the license of an individual who has failed to renew a license if the individual (1) is otherwise entitled to be licensed; (2) complies with continuing education and data reporting requirements; (3) pays a reinstatement fee; and (4) applies for reinstatement within five years after the license has expired. In the case of any expired or lapsed license that has been expired or lapsed for more than one year, the individual must complete a CHRC.

An individual may not represent that he or she is authorized to practice direct-entry midwifery, unless authorized to do so. Additionally, a licensee may not advertise in a manner that is unreasonable, misleading, or fraudulent. Unless authorized to practice direct-entry midwifery, a person may not use the designation “LDEM” or “licensed
direct-entry midwife.” Unless an individual is authorized to practice direct-entry midwifery or is a licensed nurse-midwife, a person may not use the designation “midwife.”

**Enforcement and Hearing Procedures**

The bill establishes grounds under which BON may deny a license to an applicant; reprimand a licensee; place a licensee on probation; or suspend or revoke a license. Before BON takes disciplinary action, it must give the person an opportunity for a hearing, unless the Administrative Procedure Act provides otherwise. If BON finds grounds to suspend or revoke a license, to reprimand a licensee, or to place a licensee on probation, BON may impose a penalty of up to $5,000 in lieu of or in addition to suspending or revoking the license, reprimanding the licensee, or placing the licensee on probation.

A person who violates any provision of the bill, except not submitting the required annual report, is guilty of a misdemeanor and on conviction is subject to a fine of up to $5,000 and/or imprisonment for up to one year.

**Practice Requirements, Informed Consent, and Liability**

Before initiating care, a licensed direct-entry midwife must obtain a signed copy of the standardized informed consent agreement developed by the board (in consultation with stakeholders). The informed consent agreement must include acknowledgments by the patient of (1) the licensed direct-entry midwife’s training and experience; (2) instructions for obtaining a copy of the regulations adopted by BON; (3) instructions for obtaining a copy of NARM certification requirements; (4) notice of whether the licensed direct-entry midwife has professional liability insurance coverage; (5) instructions for filing a complaint with BON; and (6) a description of the procedures, benefits, and risks of home births.

If a patient chooses to give birth at home in a situation prohibited by law or in which a licensed direct-entry midwife recommends transfer, the licensed direct-entry midwife must (1) transfer care of the patient to a health care practitioner; (2) complete the standard form developed by BON; and (3) cease to take responsibility for the patient’s pregnancy care within one week after the transfer. If birth is imminent, and the patient refuses to be transferred, the licensed direct-entry midwife must call 9-1-1, remain with the patient until emergency services personnel arrive, and transfer care and give a verbal report of the care provided to the emergency medical services providers.

After a decision to transport a patient has been made, the licensed direct-entry midwife has to call the receiving health care provider, inform the provider of the incoming patient, and accompany the patient to the hospital. On arrival at the hospital, the licensed direct-entry
midwife has to provide the standard transfer form, provide complete medical records of the patient, and give a verbal summary of the care provided to the accepting health care team.

A licensed direct-entry midwife must develop a general written plan for his/her practice for (1) emergency transport of a patient, newborn, or both; (2) transport of a newborn to a newborn nursery or neonatal intensive care nursery; and (3) transport of a patient to an appropriate hospital with a labor and delivery unit. The committee must review and recommend approval to BON of the plan provided by each licensed direct-entry midwife. The plan must be provided to any hospital identified in the plan.

In addition to the general written plan, a licensed direct-entry midwife must prepare a plan containing specified information that is specific to each patient and share it with that patient. The licensed direct-entry midwife must use the uniform form developed by BON for use with all transfers while providing prenatal care, during labor, or postpartum.

A licensed direct-entry midwife engaged in the private practice of direct-entry midwifery must display a notice, written in plain language, which explains the U.S. Centers for Disease Control and Prevention’s guidelines on universal precautions, conspicuously in each office where the licensee is engaged in practice.

Except for any willful or grossly negligent act, any health care provider (licensed physician, certified nurse-midwife, certified nurse practitioner, hospital, or an agent or employee of such), emergency room personnel who work at hospital, or emergency medical services providers or ambulance personnel may not be held civilly liable for an action arising solely from an injury resulting from an act or omission of a licensed direct-entry midwife, even if the person consulted with or accepted a referral from the licensed direct-entry midwife. A health care practitioner (licensed physician, certified nurse-midwife, or certified nurse practitioner) who consults with a licensed direct-entry midwife or receives notification of a delivery or the transfer of records but who does not examine or treat a patient of the licensed direct-entry midwife may not be deemed to have created a physician-patient relationship with the patient.

Sunset Review and Program Evaluation

The bill subjects the new licensure program to periodic review under the Maryland Program Evaluation Act, as with other health occupations boards, with a termination date of July 1, 2023 (consistent with that for BON).

The bill also subjects the advisory committee to a full evaluation, without the need for a preliminary evaluation, in 2021 (consistent with the evaluation timeline for BON).
Data on Outcomes of Vaginal Births After Cesarean

By December 1, 2016, the Department of Legislative Services (DLS) must compile specified data on the outcomes of vaginal births after cesarean attended by licensed certified professional midwives in out-of-hospital settings from other states and in other countries. DLS must provide that data to BON, as well as present and report the data to specified committees of the General Assembly.

Current Law/Background: The profession of midwifery includes direct-entry midwives and nurse-midwives. BON provides advanced practice registered nurse certification to nurse-midwives, who must also be licensed registered nurses. Under board regulations, an applicant for certification as a nurse-midwife must hold a current license to practice registered nursing in Maryland and complete a program in a clinical nurse specialty area accredited by a national certifying body that is specified or recognized by the board. As of June 2010, certified nurse-midwives in Maryland are no longer required to have a physician sign a collaborative agreement to provide clinical support to their attended births, and as of September 2014, certified nurse-midwives in Maryland are no longer required to give BON a copy of a collaborative plan that lists a physician to whom they would transfer a patient in case of an emergency. Certified nurse-midwives are now considered independent practitioners. According to the Midwife Alliance of North America, nurse-midwives are authorized to practice in all 50 states and the District of Columbia.

Direct-entry midwifery refers to an educational path that does not require prior nursing training to enter the profession. NARM issues the national, competency-based CPM credential. As of January 2015, more than 2,600 midwives nationally held CPM certification. CPMs offer primary maternity care to women in private homes or birth center-based practices. The CPM credential allows multiple routes of entry into the profession. Aspiring midwives can attend a midwifery program or school or apprentice with a qualified midwife and complete an evaluation process that verifies an individual’s experience and skills. Individuals must then sit for the NARM written examination. Recertification is required every three years and includes a continuing education requirement.

Although NARM offers certification as a CPM, CPMs are guided by the National Association of Certified Professional Midwives (NACPM) Standards for Practice and the Midwives’ Model of Care™ based on the fact that pregnancy and birth are normal life events. Midwife care includes (1) monitoring the physical, psychological, and social well-being of the mother throughout the childbearing cycle; (2) providing the mother with individualized education, counseling, and prenatal care; (3) continuous hands-on assistance during labor and delivery and postpartum support; (4) minimizing technological interventions; and (5) identifying and referring women who require obstetrical attention.
According to NACPM, the application of this model has been proven to reduce the incidence of birth injury, trauma, and cesarean section.

More than one-half of all states (including Delaware and Virginia) recognize CPMs in statute. In 2007, the Washington state legislature commissioned a cost-benefit analysis from the Washington Department of Health on licensed midwifery care. That analysis found that licensed midwives save the State of Washington at least $473,000 per biennium in cost offsets to Medicaid when women give birth at home or in freestanding birth centers. This was a conservative estimate that reflects only avoided costs associated with licensed midwives’ lower cesarean section rates. When facility fees and medical procedures such as epidurals and continuous electronic fetal monitoring are factored into the equation, the actual savings to Medicaid biennially are approximately $3.1 million. These savings occur with licensed midwives attending fewer than 2% of births in Washington state.

During the 2012 interim, the Department of Health and Mental Hygiene (DHMH) convened the Midwives Workgroup at the request of the House Health and Government Operations Committee, with a report published in January 2013. The report noted that data on the number of CPMs and direct-entry midwives in Maryland is limited because they are not licensed to practice in the State. However, the percentage of U.S. births occurring at home increased between 2004 and 2009 after decreasing from 1990 to 2004. In Maryland, although there were 214 certified nurse-midwives licensed to practice in Maryland, less than one-half actually practiced full-scope midwifery, and only 4 were attending home births. Thus, 97% of all births attended by certified nurse-midwives in the State occur in hospitals.

The workgroup did not adopt consensus recommendations due to diverse views on how to best address the increased demand for licensed, safe home birth services in Maryland. DHMH did recommend further exploration into why so few certified nurse-midwives practice midwifery. Additionally, DHMH reaffirmed its support of the Joint Statement on Planned Home Births issued in 2012 (as endorsed by BON, the Maryland Association of County Health Officers, and the Maryland Affiliate of the American College of Nurse-Midwives), which states that (1) during the course of prenatal care, a pregnant woman considering a home birth should consult with a licensed physician or licensed certified nurse-midwife in order to be assessed as a candidate for a home birth; (2) to ensure the health and safety of the mother and infant, all planned home deliveries must be attended by a licensed physician or licensed certified nurse-midwife; and (3) it is unlawful for a physician or midwife to practice in Maryland without a valid Maryland license.

While the workgroup did not reach consensus, the report provides a wide range of options regarding the various charges of the workgroup. The options presented included, among many others:
- establishing an independent midwifery board for licensure, regulation, and oversight of midwives, including CPMs;
- adopting the certified professional credential as the model for licensure of direct-entry midwives in Maryland;
- requiring that NARM certification be the educational requirement for CPM licensure in Maryland; and
- requiring a minimum level of education and training for all midwives according to standards set by the American Midwifery Certification Board.

**State Expenditures:** BON advises that 25 individuals are likely to seek licensure under the bill’s provisions, and that the total number of licensed individuals could increase to approximately 35 by 2020. Assuming approximately 25 individuals seek licensure, special fund expenditures increase by $108,559 in fiscal 2016. This estimate reflects the cost of hiring one full-time contractual administrative officer (grade 14 equivalent) for two years effective July 1, 2015, to assist BON with establishing regulations, establishing the committee, staffing the midwifery formula workgroup, and licensing direct-entry midwives. It includes a salary, fringe benefits, one-time start-up costs, and ongoing operating expenses. The estimate includes $50,000 to adapt existing licensure software to accommodate the licensing of direct-entry midwives. The estimate also includes $12,000 for compensation and reimbursement for committee members. Committee compensation and reimbursement has been estimated at $1,000 per meeting (including $100 in compensation per member), with meetings occurring on a monthly basis for the first year.

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<td><strong>Total FY 2016 State Expenditures</strong></td>
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BON advises that it will likely take *at least* nine months to develop regulations and that it will not issue licenses until the regulations are developed. Thus, in fiscal 2017, special fund expenditures increase by $44,100, which reflects an ongoing contractual salary and committee compensation and reimbursement (assuming quarterly committee meetings). Once licenses are issued, to the extent complaints are received, special fund expenditures may increase further to hire a contractual investigator and an assistant Attorney General on a part-time basis to investigate complaints and take disciplinary actions as needed, though these duties may be absorbed by existing resources within BON. Any such cost has not been factored into this estimate.
This estimate does not include any health insurance costs that could be incurred for specified contractual employees under the State’s implementation of the federal Patient Protection and Affordable Care Act.

**State Revenues:** Upon the bill’s effective date, June 1, 2015, individuals must be licensed to practice direct-entry midwifery in the State. However, because BON advises that it is not likely to have the regulations promulgated before fiscal 2016 ends, special fund revenues for BON only increase beginning in fiscal 2017 once licensure begins.

The bill does not specify whether licensure is annual or biennial; however, it limits renewal to a term of no longer than two years. Thus, biennial licensure is assumed. Under the bill, the board is authorized to set reasonable fees for the issuance and renewal of licenses for direct-entry midwives sufficient to produce funds to approximate the cost of maintaining the licensure program. Based on projected expenditures and assuming that approximately 25 individuals will seek licensure, BON would need to charge at least $6,108 ($3,054 per year) to cover the expenditures of the board for its first two years of operation. Additional revenues would be required to cover any necessary investigative services and communication with licensees. To the extent that the number of licensed direct-entry midwives increases to 50 by the first renewal period, licensure fees may be able to decrease to approximately $164 ($82 per year). BON currently oversees 383,000 licensees or certificate holders with 77 full-time regular and 4 contractual positions. BON’s fund balance (reported by BON to be $3.18 million as of February 2015) is sufficient to cover necessary costs associated with licensing direct-entry midwives as proposed in the bill at a fee that is more in line with fees charged nurses. The board charges $110 for biennial renewal fees for registered nurses and licensed practical nurses.

**Small Business Effect:** Costs for direct-entry midwives, who must obtain licensure in order to practice in Maryland, increase significantly because of likely high licensure and renewal fees.

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**Additional Information**

**Prior Introductions:** A similar bill, HB 1211 of 2014, received a hearing in the House Health and Government Operations Committee, but no further action was taken. Other legislation to regulate midwives has been considered in recent years. HB 1202 of 2013, which would have established a pilot program for CPMs to practice in Maryland, was heard by the House Health and Government Operations Committee but was withdrawn. HB 1056 of 2012, which would have established a separate board within DHMH to license midwives, was heard by the House Health and Government Operations Committee, but no further action was taken.

Information Source(s): Department of Health and Mental Hygiene, Association of Independent Midwives of Maryland, Midwives Alliance of North America, National Association of Certified Professional Midwives, Department of Legislative Services

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Revised - House Third Reader - April 3, 2015
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