# HOUSE BILL 781

#### C3

## By: Delegates Hettleman and Kelly Delegates Kelly, Bagnall, Barron, Bhandari, Carr, Charles, Cullison, Hill, Johnson, Kerr, R. Lewis, Pena-Melnyk, Pendergrass, Rosenberg, Sample-Hughes, and K. Young

Introduced and read first time: January 31, 2020 Assigned to: Health and Government Operations

Committee Report: Favorable with amendments House action: Adopted Read second time: February 25, 2020

CHAPTER \_\_\_\_\_

### 1 AN ACT concerning

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Health Insurance – In Vitro Fertilization – Revisions

FOR the purpose of prohibiting certain entities from discriminating on the basis of the marital status of a policyholder or subscriber when providing coverage for certain expenses arising from in vitro fertilization procedures; altering the circumstances under which certain entities are required to provide coverage for certain expenses arising from in vitro fertilization procedures; making conforming changes; providing for the application of this Act; providing for a delayed effective date; and generally relating to health insurance and coverage for in vitro fertilization procedures.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Insurance
- 12 Section 15–810
- 13 Annotated Code of Maryland
- 14 (2017 Replacement Volume and 2019 Supplement)
- 15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
   16 That the Laws of Maryland read as follows:
- 17 Article Insurance
- 18 15-810.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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(a) This section applies to:

2 (1) insurers and nonprofit health service plans that provide hospital, 3 medical, or surgical benefits to individuals or groups on an expense-incurred basis under 4 health insurance policies that are issued or delivered in the State; and

5 (2) health maintenance organizations that provide hospital, medical, or 6 surgical benefits to individuals or groups under contracts that are issued or delivered in 7 the State.

8 (b) An entity subject to this section that provides coverage for infertility benefits 9 other than in vitro fertilization may not require as a condition of that coverage, for a patient 10 who is married to an individual of the same sex:

11 (1) that the patient's spouse's sperm be used in the covered treatments or 12 procedures; or

13 (2) that the patient demonstrate infertility exclusively by means of a 14 history of unsuccessful heterosexual intercourse.

15 (c) (1) This subsection does not apply to insurers, nonprofit health service 16 plans, and health maintenance organizations that provide hospital, medical, or surgical 17 benefits under health insurance policies or contracts:

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(i) that are issued or delivered to a small employer in the State; and

19 (ii) for which the Administration has determined that in vitro 20 fertilization procedures are not essential health benefits, as determined under § 31–116 of 21 this article.

22 (2) An entity subject to this section that provides pregnancy-related 23 benefits may not exclude benefits for all outpatient expenses arising from in vitro 24 fertilization procedures performed on a policyholder or subscriber or on the dependent 25 spouse of a policyholder or subscriber.

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(3) The benefits under this subsection shall be provided:

(i) for insurers and nonprofit health service plans, to the same
extent as the benefits provided for other pregnancy-related procedures; and

(ii) for health maintenance organizations, to the same extent as the
 benefits provided for other infertility services.

31 (4) AN ENTITY PROVIDING COVERAGE UNDER THIS SUBSECTION MAY
 32 NOT DISCRIMINATE BASED ON THE MARITAL STATUS OF A POLICYHOLDER OR
 33 SUBSCRIBER.

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1	(d)	Subs	ection (	(c) of th	nis section applies if:	
$\frac{2}{3}$	(1) the patient is the policyholder or subscriber or a covered dependent of the policyholder or subscriber;					
4 5	(2) for a <b>MARRIED</b> patient whose spouse is of the opposite sex, the patient's oocytes are fertilized with the patient's spouse's sperm, unless:					
$6 \\ 7$	sperm; and		(i)	the p	atient's spouse is unable to produce and deliver functional	
$\frac{8}{9}$	result from:		(ii)	the in	nability to produce and deliver functional sperm does not	
10				1.	a vasectomy; or	
11				2.	another method of voluntary sterilization;	
12 13	have a histor	(3) ry of i	(i) nvolun		A MARRIED PATIENT, the patient and the patient's spouse ifertility, which may be demonstrated by a history of:	
$\begin{array}{c} 14 \\ 15 \end{array}$	sexes, interc	ourse	of at le	1. east <b>[</b> 2	if the patient and the patient's spouse are of opposite years'] <b>1</b> YEAR'S duration failing to result in pregnancy; or	
16 17 18	[six] THREE to result in p				if the patient and the patient's spouse are of the same sex, ial insemination over the course of [2 years] <b>1 YEAR</b> failing	
$\begin{array}{c} 19\\ 20 \end{array}$	associated w	ith ar	(ii) y of th		nfertility <b>OF THE PATIENT OR THE PATIENT'S SPOUSE</b> is wing medical conditions:	
21				1.	endometriosis;	
$\frac{22}{23}$	as DES;			2.	exposure in utero to diethylstilbestrol, commonly known	
$\begin{array}{c} 24 \\ 25 \end{array}$	tubes (latera	l or b	ilateral	3. I salpir	blockage of, or surgical removal of, one or both fallopian ngectomy); or	
$\begin{array}{c} 26\\ 27 \end{array}$	contributing	to the	e infert	4. ility;	abnormal male factors, including oligospermia,	
28		(4)	FOR	AN UN	MARRIED PATIENT:	

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$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	(I) THE PATIENT HAS HAD THREE ATTEMPTS OF ARTIFICIAL INSEMINATION OVER THE COURSE OF 1 YEAR FAILING TO RESULT IN PREGNANCY; OR					
4 5	(II) THE INFERTILITY IS ASSOCIATED WITH ANY OF THE FOLLOWING MEDICAL CONDITIONS OF THE PATIENT:					
6	1. ENDOMETRIOSIS;					
7 8	2. EXPOSURE IN UTERO TO DIETHYLSTILBESTROL, COMMONLY KNOWN AS DES;					
9 10	3. BLOCKAGE OF, OR SURGICAL REMOVAL OF, ONE OR BOTH FALLOPIAN TUBES (LATERAL OR BILATERAL SALPINGECTOMY); OR					
$\begin{array}{c} 11 \\ 12 \end{array}$	4. ABNORMAL MALE FACTORS, INCLUDING OLIGOSPERMIA, CONTRIBUTING TO THE INFERTILITY;					
$\begin{array}{c} 13\\14\\15\end{array}$	[(4)] (5) the patient has been unable to attain a successful pregnancy through a less costly infertility treatment for which coverage is available under the policy or contract; and					
16 17 18 19	[(5)] (6) the in vitro fertilization procedures are performed at medical facilities that conform to applicable guidelines or minimum standards issued by the American College of Obstetricians and Gynecologists or the American Society for Reproductive Medicine.					
$20 \\ 21 \\ 22$	(e) An entity subject to this section may limit coverage of the benefits for in vitro fertilization required under this section to three in vitro fertilization attempts per live birth, not to exceed a maximum lifetime benefit of \$100,000.					
$23 \\ 24 \\ 25$	(f) An entity subject to this section is not responsible for any costs incurred by a policyholder or subscriber or a dependent of a policyholder or subscriber in obtaining donor sperm.					
26 27 28	(g) A denial of coverage for in vitro fertilization benefits required under this section by an entity subject to this section constitutes an adverse decision under Subtitle 10A of this title.					
29 30 31	(h) This section may not be construed to require an entity subject to this section to provide coverage for a treatment or a procedure that would not treat a diagnosed medical condition of a patient.					
32 33 34	(i) Notwithstanding any other provision of this section, if the coverage required under this section conflicts with the bona fide religious beliefs and practices of a religious organization, on request of the religious organization, an entity subject to this section shall					

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exclude the coverage otherwise required under this section in a policy or contract with the
 religious organization.

3 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply to all 4 policies, contracts, and health benefit plans issued, delivered, or renewed in the State on or 5 after January 1, 2021.

6 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect 7 January 1, 2021.

Approved:

Governor.

Speaker of the House of Delegates.

President of the Senate.