SENATE BILL 183

C3

EMERGENCY BILL

By: Senator Lam
Introduced and read first time: January 15, 2020
Assigned to: Finance

A BILL ENTITLED

1 AN ACT concerning

2 Health Insurance – Health Benefit Plans – Special Enrollment Period for
Pregnancy

3 FOR the purpose of altering the circumstances under which certain health benefit plans
and certain carriers are required to provide a special enrollment period during which
certain individuals who become pregnant may enroll in a health benefit plan;
altering the date on which the special enrollment period for certain individuals who
become pregnant begins; altering the effective dates of coverage for certain
individuals who enroll in certain health benefit plans during certain special
enrollment periods; repealing a certain defined term; providing for the application of
this Act; making conforming changes; making this Act an emergency measure; and
generally relating to special enrollment periods for pregnancy.

13 BY repealing and reenacting, without amendments,
14 Article – Insurance
15 Section 15–1201(a)
16 Annotated Code of Maryland
17 (2017 Replacement Volume and 2019 Supplement)

18 BY repealing
19 Article – Insurance
20 Section 15–1201(j)
21 Annotated Code of Maryland
22 (2017 Replacement Volume and 2019 Supplement)

23 BY repealing and reenacting, with amendments,
24 Article – Insurance
25 Section 15–1208.1(c)(5), (e)(2), and (f)(2) and 15–1316(a), (c)(2), (d)(2), (e), and (f)(2)
26 Annotated Code of Maryland
27 (2017 Replacement Volume and 2019 Supplement)

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.
[Brackets] indicate matter deleted from existing law.
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BY renumbering

Article – Insurance

Section 15–1201(k) through (bb), respectively
to be Section 15–1201(j) through (aa), respectively
Annotated Code of Maryland
(2017 Replacement Volume and 2019 Supplement)

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

Article – Insurance

15–1201.

(a) In this subtitle the following words have the meanings indicated.

[j] “Health care practitioner” has the meaning stated in § 1–301 of the Health Occupations Article.

15–1208.1.

(c) All small employer health benefit plans shall provide a special enrollment period during which the following individuals may be enrolled under the health benefit plan:

(5) (i) an eligible employee who becomes pregnant, as [confirmed] ATTESTED TO by [a health care practitioner] THE ELIGIBLE EMPLOYEE; and

(ii) an eligible employee’s spouse or dependent who becomes pregnant, as [confirmed] ATTESTED TO by [a health care practitioner] THE SPOUSE OR DEPENDENT, provided the spouse or dependent is otherwise eligible for coverage.

(e) (2) The special enrollment period under subsection (c)(5) of this section shall:

(i) be open for a period of 90 days; and

(ii) begin on the date [a health care practitioner confirms the pregnancy] THE ELIGIBLE EMPLOYEE OR THE ELIGIBLE EMPLOYEE’S SPOUSE OR DEPENDENT ATTESTS TO RECEIVING CONFIRMATION OF THE PREGNANCY.

(f) (2) If an eligible employee OR AN ELIGIBLE EMPLOYEE’S SPOUSE OR DEPENDENT enrolls [an individual] IN A HEALTH BENEFIT PLAN DURING A SPECIAL ENROLLMENT PERIOD described in subsection (c)(5) of this section [in a health benefit plan], the coverage shall become effective on the first day of the month in which:
(I) the [individual receives] ELIGIBLE EMPLOYEE OR THE ELIGIBLE EMPLOYEE'S SPOUSE OR DEPENDENT ATTESTS TO RECEIVING confirmation of THE pregnancy; OR

(II) THE ELIGIBLE EMPLOYEE OR THE ELIGIBLE EMPLOYEE'S SPOUSE OR DEPENDENT ENROLLS IN THE HEALTH BENEFIT PLAN.

15–1316.

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

(2) “Dependent” means an individual who is or who may become eligible for coverage under the terms of a health benefit plan because of a relationship with another individual.

[(3) “Health care practitioner” has the meaning stated in § 1–301 of the Health Occupations Article.]

[(4)] (3) “Qualifying coverage in an eligible employer–sponsored plan” has the meaning stated in 45 C.F.R. § 155.300.

(c) A carrier participating in the Individual Exchange shall provide:

(2) a special enrollment period for an individual who purchases coverage through the Individual Exchange if the individual or a dependent of the individual becomes pregnant, as [confirmed] ATTESTED TO by [a health care practitioner] THE INDIVIDUAL OR THE DEPENDENT OF THE INDIVIDUAL.

(d) A carrier shall provide:

(2) a special enrollment period for an individual who purchases coverage outside the Individual Exchange if the individual or a dependent of the individual becomes pregnant, as [confirmed] ATTESTED TO by [a health care practitioner] THE INDIVIDUAL OR THE DEPENDENT OF THE INDIVIDUAL.

(e) A special enrollment period described in subsection (c)(2) or (d)(2) of this section shall:

(1) be open for a period of 90 days; and

(2) begin on the date [the health care practitioner confirms the pregnancy] THE INDIVIDUAL OR THE DEPENDENT OF THE INDIVIDUAL ATTESTS TO RECEIVING CONFIRMATION OF THE PREGNANCY.

(f) (2) If an individual enrolls for coverage or enrolls a dependent for coverage during a special enrollment period described in subsection (c)(2) or (d)(2) of this section, the
coverage shall become effective on the first day of the month in which:

(I) the individual [receives] OR THE DEPENDENT OF THE INDIVIDUAL ATTESTS TO RECEIVING confirmation of THE pregnancy; OR

(II) THE INDIVIDUAL OR THE DEPENDENT OF THE INDIVIDUAL ENROLLS FOR COVERAGE.

SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 15–1201(k) through (bb), respectively, of Article – Insurance of the Annotated Code of Maryland be renumbered to be Section(s) 15–1201(j) through (aa), respectively.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall apply to all policies, contracts, and health benefit plans issued, delivered, amended, or renewed in the State on or after the effective date of this Act.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three–fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.