Unofficial Copy C3 2000 Regular Session (0lr0836)

ENROLLED BILL

-- Economic Matters/Finance --

Introduced by Delegates Goldwater, Brown, Eckardt, Harrison, Kirk, Krysiak, Love, and Walkup Walkup, Donoghue, Fulton, McHale, Minnick, and Moe

	NAME						
	Read and Examined by Proofreaders:						
		Proofreader.					
	d with the Great Seal and presented to the Governor, for his approval thisday of at o'clock,M.	Proofreader.					
		Speaker.					
	CHAPTER						
1 A	AN ACT concerning						
2	Health Insurance - Access to Obstetric and Gynecological Services						
3 F	OR the purpose of prohibiting requiring certain insurers, nonprofit health service						
4	plans, and health maintenance organizations from limiting a woman's to allow a						
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6	the state of the s						
7	7 nonprofit health service plans, and health maintenance organizations to allow a						
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9							
10	-						
11	agreement regarding the delivery of certain health care; providing for the						
12 13	application of this Act; and generally relating to access to obstetric and gynecological services under health insurance.						
13	gynecological services under nearth instrance.						

14 BY repealing and reenacting, with amendments,

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1 2 3 4	Article - Insurance Section 15-816 Annotated Code of Maryland (1997 Volume and 1999 Supplement)								
5 6 7 8 9	BY repealing and reenacting, with amendments, Article - Health - General Section 19-706(1) Annotated Code of Maryland (1996 Replacement Volume and 1999 Supplement)								
10 11	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:								
12				Article - Insurance					
13	15-816.								
14	(a)	This sec	ction appl	ies to:					
		_	benefits to	and nonprofit health service plans that provide hospital, o individuals or groups on an expense-incurred basis as that are issued or delivered in the State; and					
	surgical ben in the State.			naintenance organizations that provide hospital, medical, or s or groups under contracts that are issued or delivered					
21	(b) An entity subject to this section:								
22 23	or	(1)	shall cla	assify an obstetrician/gynecologist as a primary care provider;					
26	(2) if the obstetrician/gynecologist chooses not to be a primary care provider, shall allow a woman to receive routine gynecological care from an in-network obstetrician/gynecologist without requiring the woman to visit a primary care provider first, if:								
28			(i)	the care is medically necessary, including care that is routine;					
		~	_	after each visit for gynecological care, the municates with the woman's primary care provider ent rendered; and					
	provider bef			the obstetrician/gynecologist confers with the primary care by diagnostic procedure that is not routine gynecological solution.					

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3 4 5 6	(c) If an entity subject to this section classifies an obstetrician/gynecologist as primary care provider as provided in subsection (b) of this section, and a woman oes not choose an obstetrician/gynecologist as the woman's primary care provider, ne entity shall allow the woman an annual visit to an in-network bstetrician/gynecologist for routine gynecological care without requiring the woman o visit the woman's primary care provider first, whether or not the primary care rovider is qualified to and regularly does provide routine gynecological care.	
10 11	(D) (1) AN ENTITY SUBJECT TO THIS SECTION MAY NOT LIMIT A WOMAN'S DIRECT ACCESS TO PRIMARY AND PREVENTIVE OBSTETRIC AND GYNECOLOGICAL SERVICES FROM A CERTIFIED NURSE MIDWIFE OR ANY OTHER PROVIDER AUTHORIZED UNDER THE HEALTH OCCUPATIONS ARTICLE TO PROVIDE OBSTETRIC AND GYNECOLOGICAL SERVICES.	r
13 14 15 16 17	(2) AN ENTITY SUBJECT TO THIS SECTION SHALL ALLOW A WOMAN TO CHOOSE A CERTIFIED NURSE MIDWIFE PARTICIPATING IN THE HEALTH BENEFIT PLAN IF THE CERTIFIED NURSE MIDWIFE DISCUSSES THE SERVICES AND FREATMENT PLAN WITH THE WOMAN'S PRIMARY CARE PROVIDER AND INFORMS THE WOMAN'S PRIMARY CARE PROVIDED.	
18 19 20 21 22	(3) AN ENTITY SUBJECT TO THIS SECTION SHALL OFFER THE WOMAN THE CHOICE OF AN OBSTETRIC AND GYNECOLOGICAL PROVIDER WITHIN THE HEALTH BENEFIT PLAN AND MAY NOT REQUIRE THE WOMAN TO RECEIVE OBSTETRIC AND GYNECOLOGICAL SERVICES FROM A SPECIFIC CATEGORY OF PROVIDER.	
25 26 27	(D) (1) AN ENTITY SUBJECT TO THIS SECTION SHALL ALLOW A WOMAN TO RECEIVE MEDICALLY NECESSARY, ROUTINE OBSTETRIC AND GYNECOLOGICAL CAREFROM AN IN-NETWORK, CERTIFIED NURSE MIDWIFE OR ANY OTHER IN-NETWORK PROVIDER AUTHORIZED UNDER THE HEALTH OCCUPATIONS ARTICLE TO PROVIDE OBSTETRIC AND GYNECOLOGICAL SERVICES WITHOUT FIRST REQUIRING THE WOMAN TO VISIT A PRIMARY CARE PROVIDER.	_
33 34	(2) A CERTIFIED NURSE MIDWIFE OR OTHER NONPHYSICIAN PROVIDER AUTHORIZED UNDER THE HEALTH OCCUPATIONS ARTICLE TO PROVIDE OBSTETRIC AND GYNECOLOGICAL SERVICES SHALL CONSULT WITH AN OBSTETRICIAN/GYNECOLOGIST WITH WHOM THE CERTIFIED NURSE MIDWIFE OR OTHER PROVIDER HAS A COLLABORATIVE AGREEMENT, IN ACCORDANCE WITH THE COLLABORATIVE AGREEMENT, REGARDING ANY CARE RENDERED IN ACCORDANCE WITH UNDER THIS SUBSECTION.	<u> </u>
36	Article - Health - General	
37	19-706.	
38 39 40	(l) A health maintenance organization shall: (i) Classify an obstetrician/gynecologist as a primary care ohysician; or	

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3		receive g	ostetrician/gynecologist chooses not to be a primary care ynecological care from an in-network ring the woman to first visit a primary care
5 6	to, care that is routine;	1.	The care is medically necessary, including, but not limited
	obstetrician/gynecologist componenting any diagnosis or tr		Following each visit for gynecological care, the s with the woman's primary care physician rendered; and
	care physician before perform gynecological care rendered d		The obstetrician/gynecologist confers with the primary liagnostic procedure that is not routine annual visit.
15 16 17 18 19	obstetrician/gynecologist as a of this subsection, and a wom primary care provider, the hea to receive an annual visit to ar gynecological care without re	primary of an does noted the alth maint in-netwo quiring the rimary ca	enance organization classifies an care physician as provided under paragraph (1) not choose an obstetrician/gynecologist as her tenance organization shall permit the woman ork obstetrician/gynecologist for routine ne woman to first visit her primary care are provider is qualified to and regularly
23 24	GYNECOLOGICAL SERVICE	S TO PR CES FRO UNDER	LTH MAINTENANCE ORGANIZATION MAY NOT LIMIT A HMARY AND PREVENTIVE OBSTETRIC AND OM A CERTIFIED NURSE MIDWIFE OR ANY OTHER THE HEALTH OCCUPATIONS ARTICLE TO PROVIDE AL SERVICES.
28 29 30	WOMAN TO CHOOSE A CI MAINTENANCE ORGANIZ SERVICES AND TREATME	ATION I	LTH MAINTENANCE ORGANIZATION SHALL ALLOW A D NURSE MIDWIFE PARTICIPATING IN THE HEALTH IF THE CERTIFIED NURSE MIDWIFE DISCUSSES THE N WITH THE WOMAN'S PRIMARY CARE PROVIDER IMARY CARE PROVIDER OF ALL HEALTH SERVICES
34 35	WOMAN THE CHOICE OF THE HEALTH MAINTENA	AN OBS NCE OR(AND GY	LTH MAINTENANCE ORGANIZATION SHALL OFFER THE TETRIC AND GYNECOLOGICAL PROVIDER WITHIN GANIZATION AND MAY NOT REQUIRE THE WOMAN NECOLOGICAL SERVICES FROM A SPECIFIC
39 40 41	WOMAN TO RECEIVE ME. GYNECOLOGICAL CARE I OTHER IN-NETWORK PRO ARTICLE TO PROVIDE OB	DICALL FROM A OVIDER A STETRIC	LTH MAINTENANCE ORGANIZATION SHALL ALLOW A Y NECESSARY, ROUTINE OBSTETRIC AND N IN-NETWORK, CERTIFIED NURSE MIDWIFE OR ANY AUTHORIZED UNDER THE HEALTH OCCUPATIONS C AND GYNECOLOGICAL SERVICES WITHOUT FIRST IT A PRIMARY CARE PROVIDER.

- 1 <u>(II) A CERTIFIED NURSE MIDWIFE OR OTHER NONPHYSICIAN</u>
- 2 PROVIDER AUTHORIZED UNDER THE HEALTH OCCUPATIONS ARTICLE TO PROVIDE
- 3 OBSTETRIC AND GYNECOLOGICAL SERVICES SHALL CONSULT WITH AN
- 4 OBSTETRICIAN/GYNECOLOGIST WITH WHOM THE CERTIFIED NURSE MIDWIFE OR
- 5 OTHER PROVIDER HAS A COLLABORATIVE AGREEMENT, IN ACCORDANCE WITH THE
- 6 COLLABORATIVE AGREEMENT, REGARDING ANY CARE RENDERED IN ACCORDANCE
- 7 WITH UNDER THIS PARAGRAPH.
- 8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall apply
- 9 applies to all policies, contracts, and health benefit plans issued, delivered, or
- 10 renewed in the State on or after October 1, 2000. Any policy, contract, or health
- 11 benefit plan in effect before October 1, 2000 shall comply with the provisions of this
- 12 Act no later than October 1, 2001.
- 13 SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 14 October 1, 2000.