

117TH CONGRESS 1ST SESSION

S. 1622

To amend title XIX of the Social Security Act to provide States with the option to provide coordinated care through a pregnancy medical home for high-risk pregnant women, and for other purposes.

IN THE SENATE OF THE UNITED STATES

May 13, 2021

Mr. Portman (for himself and Ms. Stabenow) introduced the following bill; which was read twice and referred to the Committee on Finance

A BILL

- To amend title XIX of the Social Security Act to provide States with the option to provide coordinated care through a pregnancy medical home for high-risk pregnant women, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,
 - 3 SECTION 1. SHORT TITLE.
 - 4 This Act may be cited as the "Harnessing Effective
 - 5 and Appropriate Long-Term Health for Moms On Med-
 - 6 icaid Act of 2021" or the "HEALTH for MOM Act of
 - 7 2021".

1	SEC. 2. STATE OPTION TO PROVIDE COORDINATED CARE
2	THROUGH A HEALTH HOME FOR PREGNANT
3	AND POSTPARTUM WOMEN.
4	Title XIX of the Social Security Act (42 U.S.C. 1396
5	et seq.) is amended by inserting after section 1945A the
6	following new section:
7	"SEC. 1945B. STATE OPTION TO PROVIDE COORDINATED
8	CARE THROUGH A HEALTH HOME FOR PREG-
9	NANT AND POSTPARTUM WOMEN.
0	"(a) State Option.—
1	"(1) In General.—Notwithstanding section
2	1902(a)(1) (relating to statewideness) and section
3	1902(a)(10)(B) (relating to comparability), begin-
4	ning April 1, 2023, a State, at its option as a State
5	plan amendment, may provide for medical assistance
6	under this title to an eligible woman who chooses
7	to—
8	"(A) enroll in a maternity health home
9	under this section by selecting a designated pro-
20	vider, a team of health care professionals oper-
21	ating with such a provider, or a health team as
22	the woman's maternity health home for pur-
23	poses of providing the woman with pregnancy
24	and postpartum coordinated care services; or
25	"(B) receive such services from a des-
26	ignated provider, a team of health care profes-

1	sionals operating with such a provider, or a
2	health team that has voluntarily opted to par-
3	ticipate in a maternity health home for eligible
4	women under this section.
5	"(2) Eligible woman defined.—
6	"(A) IN GENERAL.—In this section, the
7	term 'eligible woman' means an individual
8	who—
9	"(i) is eligible for medical assistance
10	under the State plan (or under a waiver of
11	such plan) for all items and services cov-
12	ered under the State plan (or waiver) that
13	are not less in amount, duration, or scope,
14	or are determined by the Secretary to be
15	substantially equivalent, to the medical as-
16	sistance available for an individual de-
17	scribed in subsection (a)(10)(A)(i); and
18	"(ii) is pregnant.
19	"(B) Continuation of Eligibility.—An
20	individual described in subparagraph (A) shall
21	be deemed to be described in such subpara-
22	graph through the earlier of—
23	"(i) the end of the month in which the
24	individual's eligibility for medical assist-

1	ance under the State plan (or waiver)
2	ends; and
3	"(ii) the last day of the 1-year period
4	that begins on the last day of the individ-
5	ual's pregnancy.
6	"(C) Exclusion of individuals eligi-
7	BLE FOR A LIMITED PREGNANCY-RELATED
8	ONLY BENEFIT PACKAGE.—Such term does not
9	include an individual who had a pregnancy end
10	within the last 365 days and whose eligibility
11	under such plan (or waiver) is limited to cov-
12	erage for a limited type of benefits and services.
13	"(b) QUALIFICATION STANDARDS.—The Secretary
14	shall establish standards for qualification as a maternity
15	health home or as a designated provider, team of health
16	care professionals operating with such a provider, or a
17	health team eligible for participation in a maternity health
18	home for purposes of this section. Such standards shall
19	include requiring designated providers, teams of health
20	care professionals operating with such providers, and
21	health teams (designated as a maternity health home) to
22	demonstrate to the State the ability to do the following:
23	"(1) Coordinate prompt care and access to ma-
24	ternity and postpartum care services, including serv-
25	ices provided by specialists, and programs for an eli-

- gible woman during pregnancy and during the period for which she remains eligible as described in subsection (a)(2)(B).
 - "(2) Develop an individualized, comprehensive, patient-centered care plan for each eligible woman that accommodates patient preferences and, if applicable, reflects adjustments to the payment methodology described in subsection (c)(2)(B).
 - "(3) Develop and incorporate into each eligible woman's care plan, in a culturally and linguistically appropriate manner consistent with the needs of the eligible woman, ongoing home care, community-based primary care, inpatient care, social support services, behavioral health services, local hospital emergency care, and to the extent, applicable, care management and planning related to a change in an eligible woman's eligibility for medical assistance or a change in health insurance coverage.
 - "(4) Coordinate with pediatric care providers, as appropriate.
 - "(5) Collect and report information under subsection (f)(1).
- 23 "(c) Payments.—
- 24 "(1) IN GENERAL.—A State shall provide a des-25 ignated provider, a team of health care professionals

operating with such a provider, or a health team with payments for the provision of pregnancy and postpartum coordinated care services, to each eligible woman that selects such provider, team of health care professionals, or health team as the woman's maternity health home or care provider. Payments made to a maternity health home or care provider for such services shall be treated as medical assistance for purposes of section 1903(a), except that, during the first 2 fiscal year quarters that the State plan amendment is in effect, the Federal medical assistance percentage applicable to such payments shall be increased by 15 percentage points, but in no case may exceed 90 percent.

"(2) Methodology.—The State shall specify in the State plan amendment the methodology the State will use for determining payment for the provision of pregnancy and postpartum coordinated care services or treatment to an eligible woman. Such methodology for determining payment—

"(A) may be based on—

"(i) a per-member per-month basis for each eligible woman enrolled in the maternity health home;

1	"(ii) a prospective payment model, in
2	the case of payments to Federally qualified
3	health centers or a rural health clinics; or
4	"(iii) an alternate model of payment
5	(which may include a model developed
6	under a waiver under section 1115) pro-
7	posed by the State and approved by the
8	Secretary;
9	"(B) may be adjusted to reflect, with re-
10	spect to each eligible woman—
11	"(i) the severity of the risks associ-
12	ated with the woman's pregnancy;
13	"(ii) the severity of the risks associ-
14	ated with the woman's postpartum health
15	care needs; and
16	"(iii) the level or amount of time of
17	care coordination required with respect to
18	the woman; and
19	"(C) shall be established consistent with
20	section $1902(a)(30)(A)$.
21	"(d) Coordinating Care.—
22	"(1) Hospital notification.—A State with a
23	State plan amendment approved under this section
24	shall require each hospital that is a participating
25	provider under the State plan (or under a waiver of

1	such plan) to establish procedures in the case of an
2	eligible woman who seeks treatment in the emer-
3	gency department of such hospital for—
4	"(A) providing the woman with culturally
5	and linguistically appropriate information on
6	the respective treatment models and opportuni-
7	ties for the woman to access a maternity health
8	home and its associated benefits; and
9	"(B) notifying the maternity health home
10	in which the woman is enrolled, or the des-
11	ignated provider, team of health care profes-
12	sionals operating with such a provider, or
13	health team treating the woman, of the wom-
14	an's treatment in the emergency department
15	and of the protocols for the maternity health
16	home, designated provider, or team to be in-
17	volved in the woman's emergency care or post-
18	discharge care.
19	"(2) Education with respect to avail-
20	ABILITY OF A MATERNITY HEALTH HOME.—
21	"(A) IN GENERAL.—In order for a State
22	plan amendment to be approved under this sec-
23	tion, a State shall include in the State plan
24	amendment a description of the State's process
25	$\mathbf{f}_{\mathbf{o}\mathbf{v}}$

"(i) educating providers participating
in the State plan (or a waiver of such
plan) on the availability of maternity
health homes for eligible women, including
the process by which such providers can
participate in or refer eligible women to an
approved maternity health home or a des-
ignated provider, team of health care pro-
fessionals operating such a provider, or
health team; and
"(ii) educating eligible women, in a
culturally and linguistically appropriate
manner, on the availability of maternity
health homes.
"(B) Outreach.—The process established
by the State under subparagraph (A) shall in-
clude the participation of relevant stakeholders
or other public or private organizations or enti-
ties that provide outreach and information or
the availability of health care items and services
to families of individuals eligible to receive med-
ical assistance under the State plan (or a waiv-
er of such plan).
"(3) Mental Health Coordination.—A

State with a State plan amendment approved under

- this section shall consult and coordinate, as appropriate, with the Secretary in addressing issues regarding the prevention, identification, and treatment
- 4 of mental health conditions and substance use dis-
- 5 orders among eligible women.
- 6 "(4) Coordination of Social and Support 7 SERVICES.—A State with a State plan amendment 8 approved under this section shall consult and coordi-9 nate, as appropriate, with the Secretary in estab-10 lishing means to connect eligible women receiving 11 pregnancy and postpartum care coordinated under 12 this section with social and support services, includ-13 ing services made available under maternal, infant, 14 and early childhood home visiting programs estab-15 lished under section 511, and services made avail-16 able under section 330H or title X of the Public 17 Health Service Act.
- 18 "(e) MONITORING.—A State shall include in the 19 State plan amendment—
- "(1) a methodology for tracking reductions in inpatient days and reductions in the total cost of care resulting from improved care coordination and management under this section;
- 24 "(2) a proposal for use of health information 25 technology in providing an eligible woman with preg-

nancy and postpartum coordinated care services as specified under this section and improving service delivery and coordination across the care continuum; and

> "(3) a methodology for tracking prompt and timely access to medically necessary care for eligible women from out-of-State providers.

"(f) Data Collection.—

"(1) Provider reporting requirements.—
In order to receive payments from a State under subsection (c), a maternity health home, or a designated provider, a team of health care professionals operating with such a provider, or a health team, shall report to the State, at such time and in such form and manner as may be required by the State, including through a health information exchange or other public health data sharing entity, the following information:

"(A) With respect to each such designated provider, team of health care professionals operating with such a provider, and health team (designated as a maternity health home), the name, National Provider Identification number, address, and specific health care services offered to be provided to eligible women who have

selected such provider, team of health care professionals, or health team as the women's maternity health home.

- "(B) Information on all applicable measures for determining the quality of services provided by such provider, team of health care professionals, or health team, including, to the extent applicable, maternal and perinatal health quality measures under section 1139B.
- "(C) Such other information as the Secretary shall specify in guidance.

"(2) STATE REPORTING REQUIREMENTS.—

"(A) Comprehensive report.—A State with a State plan amendment approved under this section shall report to the Secretary (and, upon request, to the Medicaid and CHIP Payment and Access Commission), at such time, but at a minimum frequency of every 12 months, and in such form and manner determined by the Secretary to be reasonable and minimally burdensome, including through a health information exchange or other public health data sharing entity, the following information:

1	"(i) Information described in para-
2	graph (1).
3	"(ii) The number and, to the extent
4	available and while maintaining all relevant
5	protecting privacy and confidentially pro-
6	tections, disaggregated demographic infor-
7	mation of eligible women who have enrolled
8	in a maternity health home pursuant to
9	this section.
10	"(iii) The number of maternity health
11	homes in the State.
12	"(iv) The medical and behavioral
13	health conditions or factors that contribute
14	to severe maternal morbidity among eligi-
15	ble women enrolled in maternity health
16	homes in the State.
17	"(v) The extent to which such women
18	receive health care items and services
19	under the State plan before, during, and
20	after the women's enrollment in such a
21	maternity health home.
22	"(vi) Where applicable, mortality data
23	and data for the associated causes of death
24	for eligible women enrolled in a maternity
25	health home under this section, in accord-

ance with subsection (g). For deaths occurring postpartum, such data shall distinguish between deaths occurring up to 42 days postpartum and deaths occurring between 43 days to up to 1 year postpartum. Where applicable, data reported under this clause shall be reported alongside comparable data from a State's maternal mortality review committee, as established in accordance with section 317K(d) of the Public Health Service Act, for purposes of further identifying and comparing statewide trends in maternal mortality among populations participating in the maternity health home under this section.

"(B) Implementation report.—Not later than 18 months after a State has a State plan amendment approved under this section, the State shall submit to the Secretary, and make publicly available on the appropriate State website, a report on how the State is implementing the option established under this section, including through any best practices adopted by the State.

1	"(g) Confidentiality.—A State with a State plan
2	amendment under this section shall establish confiden-
3	tiality protections for the purposes of subsection (f)(2)(A)
4	to ensure, at a minimum, that there is no disclosure by
5	the State of any identifying information about any specific
6	eligible woman enrolled in a maternity health home or any
7	maternal mortality case, and that all relevant confiden-
8	tiality and privacy protections, including the requirements
9	under 1902(a)(7)(A), are maintained.
10	"(h) Rule of Construction.—Nothing in this sec-
11	tion shall be construed to require—
12	"(1) an eligible woman to enroll in a maternity
13	health home under this section; or
14	"(2) a designated provider or health team to
15	act as a maternity health home and provide services
16	in accordance with this section if the provider or
17	health team does not voluntarily agree to act as a
18	maternity health home.
19	"(i) Planning Grants.—
20	"(1) In General.—Beginning October 1,
21	2022, from the amount appropriated under para-
22	graph (2), the Secretary shall award planning grants
23	to States for purposes of developing and submitting

a State plan amendment under this section. The

Secretary shall award a grant to each State that ap-

24

- plies for a grant under this subsection, but the Secretary may determine the amount of the grant based on the merits of the application and the goal of the State to prioritize health outcomes for eligible women. A planning grant awarded to a State under
 - "(2) APPROPRIATION.—There are authorized to be appropriated to the Secretary \$50,000,000 for the period of fiscal years 2021 through 2022, for the purposes of making grants under this subsection, to remain available until expended.

this subsection shall remain available until expended.

- "(3) LIMITATION.—The total amount of payments made to States under this subsection shall not exceed \$50,000,000.
- "(j) Additional Definitions.—In this section:
- "(1) Designated provider' means a physician (including an obstetrician-gynecologist), hospital, clinical practice or clinical group practice, a medicaid managed care organization, as defined in section 1903(m)(1)(A), a prepaid inpatient health plan, as defined in section 438.2 of title 42, Code of Federal Regulations (or any successor regulation), a prepaid ambulatory health plan, as defined in such section (or any successor regulation), rural clinic, community health

- center, community mental health center, or any other entity or provider that is determined by the State and approved by the Secretary to be qualified to be a maternity health home on the basis of docu-mentation evidencing that the entity has the sys-tems, expertise, and infrastructure in place to pro-vide pregnancy and postpartum coordinated care services. Such term may include providers who are employed by, or affiliated with, a hospital.
 - "(2) Maternity health home means a designated provider (including a provider that operates in coordination with a team of health care professionals) or a health team is selected by an eligible woman to provide pregnancy and postpartum coordinated care services.
 - "(3) HEALTH TEAM.—The term 'health team' has the meaning given such term for purposes of section 3502 of Public Law 111–148.
 - "(4) Pregnancy and Postpartum coordinated care services.—
 - "(A) IN GENERAL.—The term 'pregnancy and postpartum coordinated care services' means items and services related to the coordination of care for comprehensive and timely high-quality, culturally and linguistically appro-

1	priate, services described in subparagraph (B)
2	that are provided to an eligible woman by a
3	designated provider, a team of health care pro-
4	fessionals operating with such a provider, or a
5	health team (designated as a maternity health
6	home).
7	"(B) Services described.—
8	"(i) In general.—The services de-
9	scribed in this subparagraph shall include
10	with respect to a State electing the State
11	plan amendment option under this section,
12	any medical assistance for items and serv-
13	ices for which payment is available under
14	the State plan or under a waiver of such
15	plan.
16	"(ii) Other Items and Services.—
17	In addition to medical assistance described
18	in clause (i), the services described in this
19	subparagraph shall include the following:
20	"(I) Comprehensive care manage-
21	ment.
22	"(II) Care coordination (includ-
23	ing with pediatricians as appropriate),
24	health promotion, and providing ac-
25	cess to the full range of maternal, ob-

1 stetric, and gynecologic services, in-
2 cluding services from out-of-State pro-
3 viders.
4 "(III) Comprehensive transitional
5 care, including appropriate follow-up,
6 from inpatient to other settings.
7 "(IV) Patient and family support
8 (including authorized representatives).
9 "(V) Referrals to community and
social support services, if relevant.
11 "(VI) Use of health information
technology to link services, as feasible
and appropriate.
14 "(5) Team of Health care profes-
15 SIONALS.—The term 'team of health care profes-
sionals' means a team of health care professionals
17 (as described in the State plan amendment under
this section) that may—
19 "(A) include—
20 "(i) physicians, including gynecologist-
obstetricians, pediatricians, and other pro-
fessionals such as physicians assistants,
23 advance practice nurses, including certified
nurse midwives, nurses, nurse care coordi-
25 nators, dietitians, nutritionists, social

workers, behavioral health professionals, physical counselors, physical therapists, oc-cupational therapists, or any professionals that assist in prenatal care, delivery, or postpartum care for which medical assist-ance is available under the State plan or a waiver of such plan and determined to be appropriate by the State and approved by the Secretary;

"(ii) an entity or individual who is designated to coordinate such care delivered by the team; and

"(iii) when appropriate and if otherwise eligible to furnish items and services that are reimbursable as medical assistance under the State plan or under a waiver of such plan, doulas, community health workers, translators and interpreters, and other individuals with culturally appropriate and trauma-informed expertise; and "(B) provide care at a facility that is free-standing, virtual, or based at a hospital, community health center, community mental health center, rural clinic, clinical practice or clinical

group practice, academic health center, or any

- 1 entity determined to be appropriate by the
- 2 State and approved by the Secretary.".

 \bigcirc