

116TH CONGRESS 1ST SESSION

H. R. 5189

To require the Secretary of Health and Human Services to establish a Medicaid demonstration program to develop and advance innovative payment models for freestanding birth center services for women with a low-risk pregnancy, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

November 20, 2019

Ms. Clark of Massachusetts (for herself and Mr. Carter of Georgia) introduced the following bill; which was referred to the Committee on Energy and Commerce

A BILL

To require the Secretary of Health and Human Services to establish a Medicaid demonstration program to develop and advance innovative payment models for freestanding birth center services for women with a lowrisk pregnancy, 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 "Birth Access Bene-
- 5 fiting Improved Essential Facility Services Act" or the
- 6 "BABIES Act".

1	SEC. 2. MEDICAID DEMONSTRATION PROGRAM TO IM-
2	PROVE FREESTANDING BIRTH CENTER SERV-
3	ICES.
4	Section 1903 of the Social Security Act (42 U.S.C.
5	1396b) is amended by adding at the end the following:
6	"(bb) Demonstration Program To Improve
7	FREESTANDING BIRTH CENTER SERVICES.—
8	"(1) AUTHORITY.—The Secretary shall estab-
9	lish a demonstration program for the purpose of
10	identifying ways to improve access to, and the qual-
11	ity and scope of, freestanding birth center services
12	for women with a low-risk pregnancy.
13	"(2) Deadlines for centers participation
14	CRITERIA, PROSPECTIVE PAYMENT SYSTEM; PLAN-
15	NING GRANTS.—
16	"(A) PARTICIPATION AND PROSPECTIVE
17	PAYMENT SYSTEM DEADLINE.—Not later than
18	one year after the date of the enactment of this
19	subsection, the Secretary shall do the following:
20	"(i) Publication of Participation
21	CRITERIA FOR FREESTANDING BIRTH CEN-
22	TERS.—
23	"(I) In general.—Publish cri-
24	teria for a freestanding birth center to
25	be certified by a State for purposes of
26	participating in a State demonstration

1	program conducted under this sub-
2	section.
3	"(II) REQUIREMENTS.—The cri-
4	teria required to be published under
5	subclause (I) shall include the fol-
6	lowing:
7	"(aa) Accreditation.—A
8	freestanding birth center must
9	have a current accreditation cre-
10	dential from an approved nation-
11	ally recognized birth center ac-
12	creditation body, as determined
13	by the Secretary.
14	"(bb) Licensure and
15	OTHER REQUIREMENTS.—A free-
16	standing birth center shall—
17	"(AA) be licensed, or
18	otherwise approved, by the
19	State to provide prenatal,
20	labor and delivery,
21	postpartum, newborn care,
22	and other ambulatory serv-
23	ices that are included in the
24	State Medicaid program;
25	and

1	"(BB) comply with
2	such other requirements re-
3	lating to the health and
4	safety of individuals who re-
5	ceive services furnished by
6	the facility as the State shall
7	establish.
8	"(cc) Care coordina-
9	TION.—A freestanding birth cen-
10	ter shall be able to meet care co-
11	ordination requirements, includ-
12	ing requirements to coordinate
13	care across settings and pro-
14	viders to ensure seamless transi-
15	tions for patients across the full
16	spectrum of health services, and
17	engage in consultation for higher
18	level maternity care services,
19	non-maternity care services, and
20	behavioral health needs, and
21	which may include plans for con-
22	sultation, collaboration and refer-
23	ral, and arrangements with the
24	following:

1	"(AA) Federally-quali-
2	fied health centers (and as
3	applicable, rural health clin-
4	ics) to provide Federally-
5	qualified health center serv-
6	ices (and as applicable, rural
7	health clinic services) to the
8	extent such services are not
9	provided directly through
10	the birth center.
11	"(BB) Other outpatient
12	clinics, including licensed
13	midwifery and physician
14	practices.
15	"(CC) Inpatient acute
16	care facilities with obstet-
17	rical care units.
18	"(dd) Scope of serv-
19	ICES.—As determined by the Sec-
20	retary, a freestanding birth cen-
21	ter must be able to provide
22	peripartum care for women with
23	a low-risk pregnancy and for
24	newborns, consistent with evi-
25	dence-based guidelines.

1 "(ee) CAPABILITIES.	—А
2 freestanding birth center s	shall
3 have the following:	
4 "(AA) The capab	oility
5 and equipment to pro-	vide
6 prenatal, labor and deliv	ery,
7 postpartum, and new	orn
8 care for women with a	low-
9 risk pregnancy, readines	s at
all times to initiate en	mer-
gency procedures to a	neet
unexpected needs of s	such
women and of newb	orns
14 within the center, inclu-	ding
at least 2 qualified staff	on-
site at every birth, and	the
ability to facilitate trans	port
to an acute care hosp	pital
19 with an obstetrical care	unit
when necessary.	
21 "(BB) An establis	shed
transfer plan with a re-	ceiv-
ing hospital with an obe	stet-
rical care unit with pol	icies

1	and procedures for timely
2	transport.
3	"(CC) Medical con-
4	sultation available from a li-
5	censed board-certified physi-
6	cian with admitting privi-
7	leges in obstetrics at a near-
8	by hospital.
9	"(DD) Data collection,
10	storage, and retrieval, in-
11	cluding data on intrapartum
12	and postpartum maternal
13	and newborn transfer rates
14	and hospital admissions.
15	"(EE) The ability to
16	initiate and document qual-
17	ity improvement programs
18	as required by accreditation
19	that include efforts to maxi-
20	mize patient safety, such as
21	safety checklists, validated
22	training and competency of
23	staff, and emergency pre-
24	paredness and drills.

1	Nothing in subitem (AA) shall be
2	construed as affecting the State
3	plan requirement specified under
4	section 431.53 of title 42, Code
5	of Federal Regulations, or any
6	successor regulation (relating to
7	assurance of transportation).
8	"(ff) Health care pro-
9	VIDERS.—A freestanding birth
10	center must employ or have care
11	delivery arrangements with both
12	of the following:
13	"(AA) A physician or
14	physicians licensed to prac-
15	tice within the State or ju-
16	risdiction of the birth center.
17	"(BB) A midwife or
18	midwives that meet or ex-
19	ceed the education and
20	training standards of the
21	International Confederation
22	of Midwives and who are li-
23	censed to practice within the
24	jurisdiction of the birth cen-
25	ter.

1	"(gg) Non-duplication.—
2	In carrying out this subsection,
3	the Secretary shall, to the great-
4	est extent practicable, prevent
5	the duplication of services cov-
6	ered under this subsection with
7	services otherwise covered under
8	the State plan under this title
9	and prevent payment under a
10	demonstration program under
11	paragraph (3) for services for
12	which payment is otherwise made
13	under the State plan under this
14	title.
15	"(ii) Guidance on development of
16	PROSPECTIVE PAYMENT SYSTEM FOR
17	TESTING UNDER STATE DEMONSTRATION
18	PROGRAMS.—
19	"(I) IN GENERAL.—The Sec-
20	retary shall issue guidance for States
21	participating in a demonstration pro-
22	gram conducted under paragraph (3)
23	to establish a prospective payment
24	system that shall only apply to free-
25	standing birth center services that

1	meet the criteria established under
2	clause (i) furnished by a freestanding
3	birth center participating in such
4	demonstration program.
5	"(II) REQUIREMENTS.—The
6	guidance issued by the Secretary
7	under subclause (I) shall, to the
8	greatest extent practicable, provide
9	for—
10	"(aa) partial facility pay-
11	ment based on units in the case
12	that a pregnant woman is admit-
13	ted in labor and then needs to be
14	transferred to the hospital in
15	labor before the birth of the
16	baby;
17	"(bb) facility payment for
18	observation short stays to rule
19	out labor or for therapeutic rest;
20	"(cc) ensuring payment for
21	the newborn and mother as two
22	facility payment components;
23	"(dd) ensuring payment for
24	nitrous oxide and hydrotherapy
25	supplies costs for pain relief;

1 "(ee) ensuring paym	ent for
2 all professional services of	health
professionals involved in	the de-
livery of care in a birth	center
5 which may include 3 or m	nore of-
fice visits; observation and	triage;
7 newborn exam and car	e; and
8 multiple postpartum, moth	er, and
baby visits, as needed;	
0 "(ff) ensuring payme	ent for
partial prenatal and post	partum
care episodes or for prenat	tal care
only with planned delivery	in the
4 hospital and client return	ing for
5 postpartum care in the bir	th cen-
ter; and	
7 "(gg) payment for s	services
8 provided within—	
9 "(AA) in the ca	se of a
pregnant woman, the	period
1 that commences upon	on the
2 confirmation of pre-	egnancy
3 when the woman is a	ccepted
4 into care at the freest	tanding
5 birth center, co	ntinues

1	through prenatal care, labor
2	and delivery, and ends 60
3	days postpartum, inclusive
4	of at least 2 postpartum
5	care visits; and
6	"(BB) in the case of a
7	newborn, a period that con-
8	tinues through the first 28
9	days of life.
10	"(B) Planning grants.—
11	"(i) IN GENERAL.—Not later than 18
12	months after the date of the enactment of
13	this subsection, the Secretary shall award
14	planning grants to States for the purpose
15	of developing proposals to conduct a dem-
16	onstration program described in paragraph
17	(3).
18	"(ii) Use of funds.—A State award-
19	ed a planning grant under this subpara-
20	graph shall use the funds awarded under
21	such grant to—
22	"(I) solicit input with respect to
23	the development of the demonstration
24	program from patients, providers (in-

1	cluding certified nurse-midwives and
2	physicians) and other stakeholders;
3	"(II) secure participation of free-
4	standing birth centers that meet the
5	criteria established under subpara-
6	graph (A)(i), including by providing
7	support for such centers to meet that
8	criteria in order to maximize the num-
9	ber of freestanding birth centers par-
10	ticipating in the demonstration pro-
11	gram; and
12	"(III) in accordance with the
13	guidance issued under subparagraph
14	(A)(ii), establish a prospective pay-
15	ment system which States must use
16	for making payments to freestanding
17	birth centers participating in the dem-
18	onstration program.
19	"(3) State demonstration programs.—
20	"(A) IN GENERAL.—Not later than 24
21	months after the date of the enactment of this
22	subsection, from among the States awarded a
23	planning grant under paragraph (2)(B), the
24	Secretary shall select not more than 6 such

1	States to conduct demonstration programs that
2	meet the requirements of this paragraph.
3	"(B) Application requirements.—
4	"(i) In General.—The Secretary
5	shall solicit applications to conduct a dem-
6	onstration program under this subsection
7	from States awarded planning grants
8	under paragraph (2)(B).
9	"(ii) Required information.—A
10	State application to conduct a demonstra-
11	tion program under this paragraph shall
12	include the following:
13	"(I) A description of the target
14	Medicaid population to be served
15	under the demonstration program.
16	"(II) A list of the participating
17	freestanding birth centers in the
18	State.
19	"(III) Verification that each par-
20	ticipating freestanding birth center
21	meets the participation criteria estab-
22	lished in paragraph (2)(A)(i).
23	"(IV) A description of the scope
24	of the freestanding birth center serv-
25	ices available under the State Med-

1 icaid program for women with a low
2 risk pregnancy that will be paid for
3 under the prospective payment system
4 tested in the demonstration program
5 "(V) Verification that the Stat
6 has agreed to pay for such services a
7 the rate established under the pro-
8 spective payment system.
9 "(VI) An assurance that the
State will require freestanding birt
centers to submit to the State, and
that the State will submit to the Sec
retary, such information and data a
the State or Secretary may require re
lating to the demonstration program
or an episode of care for such a preg
nant woman or newborn.
18 "(VII) Such other information a
the Secretary may require relating t
the demonstration program, includin
with respect to determining th
soundness of the proposed prospective
payment system.
24 "(C) Length of Demonstration pro
25 GRAMS — A State selected to conduct a dem

1	onstration program under this paragraph shall
2	conduct the program for a 4-year period.
3	"(D) REQUIREMENTS FOR SELECTING
4	DEMONSTRATION PROGRAMS.—In selecting
5	States to conduct demonstration programs
6	under this paragraph, the Secretary shall—
7	"(i) ensure States meet the criteria
8	described in paragraph (2)(A)(i)(II);
9	"(ii) ensure that the States represent
10	a diverse selection of geographic areas, in-
11	cluding rural and underserved areas; and
12	"(iii) give preference to States that
13	demonstrate the potential to expand the
14	availability of and access to maternity care
15	services in a demonstration area and in-
16	crease the quality of services provided by
17	freestanding birth centers without increas-
18	ing net Federal spending.
19	"(E) Payment for services provided
20	BY FREESTANDING BIRTH CENTERS.—
21	"(i) In General.—Amounts ex-
22	pended by a State to conduct a demonstra-
23	tion program under this paragraph shall be
24	treated as medical assistance for purposes
25	of subsection (a) of this section. Under a

1	demonstration program conducted under
2	this paragraph by a State, payments shall
3	be made by the State for freestanding
4	birth center services that meet the criteria
5	established under paragraph (2)(A)(i) fur-
6	nished by a freestanding birth center in ac-
7	cordance with the prospective payment sys-
8	tem for such services established pursuant
9	to the guidance issued under paragraph
10	(2)(A)(ii).
11	"(ii) Limitations.—Payments shall
12	be made under this subparagraph to a
13	State only for freestanding birth center
14	services that are—
15	"(I) described in the demonstra-
16	tion program application submitted by
17	the State and approved by the Sec-
18	retary; and
19	"(II) provided to an individual
20	who is eligible for medical assistance
21	under the State Medicaid program.
22	"(iii) Prohibited payments.—Un-
23	less included as part of a payment pro-
24	vided under a prospective payment system
25	established by a State for the demonstra-

tion program pursuant to the guidance issued under paragraph (2)(A(ii), no payment shall be made under this subparagraph for inpatient care or other non-ambulatory services, as determined by the Secretary.

"(F) WAIVER OF STATEWIDENESS RE-QUIREMENT.—The Secretary shall waive section 1902(a)(1) (relating to statewideness) as may be necessary for a State to conduct a demonstration program in accordance with the requirements of this paragraph.

"(G) ANNUAL REPORTS.—

"(i) IN GENERAL.—Not later than 2 years after the date on which the first State is selected to conduct a demonstration program under this paragraph, and annually thereafter, based on information and data submitted by States in accordance with the assurance provided under subparagraph (B)(ii)(VI), the Secretary shall submit to Congress an annual report on all State demonstration programs conducted under this paragraph. Each such

1 report shall include with respect to each
2 such State demonstration program—
3 "(I) an assessment of clinical
4 outcomes for maternity services pro-
5 vided by freestanding birth centers
6 participating in the demonstration
7 program compared to outcomes for
8 low-risk pregnancy Medicaid patients
9 in comparable demographic and geo-
graphic areas, including with respect
to the number of births and data on
intrapartum and postpartum maternal
and newborn transfer rates and hos-
pital admissions; and
"(II) an assessment of the im-
pact of all the State demonstration
programs conducted under this para-
graph on the Federal and State costs
relating to providing freestanding
birth center services for women with a
low-risk pregnancy (including with re-
spect to the provision of inpatient,
emergency, and ambulatory services)
and newborn care, compared to the
Federal and State costs related to the

1	provision of freestanding birth center
2	services by freestanding birth centers
3	outside of such demonstration pro-
4	grams.
5	"(ii) Recommendations.—Not later
6	than the end of the third year of the dem-
7	onstration program established under this
8	subsection, the Secretary shall submit to
9	Congress recommendations concerning
10	whether the demonstration programs under
11	this paragraph should be continued, ex-
12	panded, modified, or terminated.
13	"(4) Funding.—
14	"(A) In general.—Out of any funds in
15	the Treasury not otherwise appropriated, there
16	is appropriated to the Secretary—
17	"(i) for purposes of carrying out para-
18	graph $(2)(B)$, $$2,000,000$; and
19	"(ii) for purposes of carrying out the
20	demonstration programs under paragraph
21	(3), \$25,000,000.
22	"(B) AVAILABILITY.—Funds appropriated
23	under subparagraph (A) shall remain available
24	until expended.
25	"(5) Definitions.—In this subsection:

1	"(A) Freestanding birth center
2	SERVICES.—The term 'freestanding birth center
3	services' has the meaning given that term under
4	section 1905(l)(3)(A) and includes such other
5	services as the Secretary shall determine for
6	purposes of the demonstration programs con-
7	ducted under paragraph (3).
8	"(B) Low-risk pregnancy.—The term

"(B) Low-risk pregnancy.—The term 'low-risk pregnancy' means an uncomplicated singleton term pregnancy with a vertex presentation with an expected uncomplicated birth.".

 \bigcirc

9

10

11