

114TH CONGRESS
2D SESSION

H. R. 4695

To amend title XI of the Social Security Act to improve the quality, health outcomes, and value of maternity care under the Medicaid and CHIP programs by developing maternity care quality measures and supporting maternity care quality collaboratives.

IN THE HOUSE OF REPRESENTATIVES

MARCH 3, 2016

Mr. ENGEL (for himself, Mr. STIVERS, Ms. GRAHAM, Mr. KING of New York, Mr. KENNEDY, Mr. DEUTCH, Mr. DOLD, Mr. MURPHY of Florida, Mr. KINZINGER of Illinois, Mr. SEAN PATRICK MALONEY of New York, Ms. ROS-LEHTINEN, Mr. JENKINS of West Virginia, Mr. YOUNG of Alaska, and Mr. MACARTHUR) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committee on Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend title XI of the Social Security Act to improve the quality, health outcomes, and value of maternity care under the Medicaid and CHIP programs by developing maternity care quality measures and supporting maternity care quality collaboratives.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

1 **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

2 (a) SHORT TITLE.—This Act may be cited as the
3 “Quality Care for Moms and Babies Act”.

4 (b) TABLE OF CONTENTS.—The table of contents of
5 this Act is as follows:

See. 1. Short title; table of contents.
Sec. 2. Quality measures for Maternal and Infant Health.
Sec. 3. Quality collaboratives.
Sec. 4. Facilitation of increased coordination and alignment between the public
and private sector with respect to quality and efficiency meas-
ures.

6 **SEC. 2. QUALITY MEASURES FOR MATERNAL AND INFANT**

7 **HEALTH.**

8 (a) IN GENERAL.—Title XI of the Social Security Act
9 (42 U.S.C. 1301 et seq.) is amended by inserting after
10 section 1139B the following new section:

11 **“SEC. 1139C. MATERNAL AND INFANT QUALITY MEASURES.**

12 “(a) DEVELOPMENT OF CORE SET OF HEALTH CARE
13 QUALITY MEASURES FOR MATERNAL AND INFANT
14 HEALTH.—

15 “(1) IN GENERAL.—The Secretary shall iden-
16 tify and publish a recommended core set of maternal
17 and infant health quality measures for women and
18 children described in subparagraphs (A) and (B) of
19 section 1902(l)(1) in the same manner as the Sec-
20 retary identifies and publishes a core set of child
21 health quality measures under section 1139A, in-
22 cluding with respect to identifying and publishing

1 existing maternal and infant health quality measures
2 that are in use under public and privately sponsored
3 health care coverage arrangements, or that are part
4 of reporting systems that measure both the presence
5 and duration of health insurance coverage over time,
6 that may be applicable to Medicaid and CHIP eligi-
7 ble mothers and infants.

8 “(2) ALIGNMENT WITH EXISTING CORE SETS.—
9 In identifying and publishing the recommended core
10 set of maternal and infant health quality measures
11 required under paragraph (1), the Secretary shall
12 ensure that, to the extent possible, such measures
13 align with and do not duplicate—

14 “(A) the core set of child health quality
15 measures identified, published, and revised
16 under section 1139A; or

17 “(B) the core set of adult health quality
18 measures identified, published, and revised
19 under section 1139B.

20 “(3) PROCESS FOR MATERNAL AND INFANT
21 QUALITY MEASURES PROGRAM.—In identifying gaps
22 in existing maternal and infant measures and estab-
23 lishing priorities for the development and advance-
24 ment of such measures, the Secretary shall consult
25 with—

1 “(A) States;

2 “(B) physicians, including physicians in
3 the fields of general obstetrics, maternal-fetal
4 medicine, family medicine, neonatology, and pe-
5 diatrics;

6 “(C) nurse practitioners and nurses;

7 “(D) certified nurse-midwives and certified
8 midwives;

9 “(E) health facilities and health systems;

10 “(F) national organizations representing
11 mothers and infants;

12 “(G) national organizations representing
13 consumers and purchasers of health care;

14 “(H) national organizations and individ-
15 uals with expertise in maternal and infant
16 health quality measurement; and

17 “(I) voluntary consensus standard-setting
18 organizations and other organizations involved
19 in the advancement of evidence-based measures
20 of health care.

21 “(b) DEADLINES.—

22 “(1) RECOMMENDED MEASURES.—Not later
23 than January 1, 2018, the Secretary shall identify
24 and publish for comment a recommended core set of

1 maternal and infant health quality measures that in-
2 cludes the following:

3 “(A) Measures of the process, experience,
4 efficiency, and outcomes of maternity care, in-
5 cluding postpartum outcomes.

6 “(B) Measures that apply to childbearing
7 women and newborns at healthy, low-, and
8 high-risk, including measures of low-interven-
9 tion birth.

10 “(C) Measures that apply to care during
11 pregnancy, the intrapartum period, and the
12 postpartum period.

13 “(D) Measures that apply to a variety of
14 settings and provider types, such as clinics, fa-
15 cilities, health plans, and accountable care orga-
16 nizations.

17 “(E) Measures that address disparities,
18 care coordination, and shared decisionmaking.

19 “(2) DISSEMINATION.—Not later than January
20 1, 2019, the Secretary shall publish an initial core
21 set of maternal and infant health quality measures
22 that are applicable to Medicaid and CHIP eligible
23 mothers and infants.

24 “(3) STANDARDIZED REPORTING.—Not later
25 than January 1, 2020, the Secretary, in consultation

1 with States, shall develop a standardized format for
2 reporting information based on the initial core set of
3 maternal and infant health quality measures and
4 create procedures to encourage States to use such
5 measures to voluntarily report information regarding
6 the quality of health care for Medicaid and CHIP el-
7 igible mothers and infants.

8 “(4) REPORTS TO CONGRESS.—Not later than
9 January 1, 2021, and every 3 years thereafter, the
10 Secretary shall include in the report to Congress re-
11 quired under section 1139A(a)(6) information simi-
12 lar to the information required under that section
13 with respect to the measures established under this
14 section.

15 “(5) ESTABLISHMENT OF MATERNAL AND IN-
16 FANT QUALITY MEASUREMENT PROGRAM.—

17 “(A) IN GENERAL.—Not later than 12
18 months after the release of the recommended
19 core set of maternal and infant health quality
20 measures under paragraph (1), the Secretary
21 shall establish a Maternal and Infant Quality
22 Measurement Program in the same manner as
23 the Secretary established the Pediatric Quality
24 Measures Program under section 1139A(b).

1 “(B) REVISING, STRENGTHENING, AND IM-
2 PROVING INITIAL CORE MEASURES.—Beginning
3 not later than 24 months after the establish-
4 ment of the Maternal and Infant Quality Meas-
5 urement Program, and annually thereafter, the
6 Secretary shall publish recommended changes
7 to the initial core set of maternal and infant
8 health quality measures that shall reflect the
9 results of the testing, validation, and consensus
10 process for the development of maternal and in-
11 fant health quality measures.

12 “(C) EMEASURES.—

13 “(i) IN GENERAL.—An entity awarded
14 a grant or contract by the Secretary to de-
15 velop emerging and innovative evidence-
16 based measures under the Maternal and
17 Infant Quality Measurement Program shall
18 work to advance eMeasures that are
19 aligned with the measures developed under
20 the Pediatric Quality Measures Program
21 established under section 1139A(b) and
22 the Medicaid Quality Measurement Pro-
23 gram established under section
24 1139B(b)(5).

1 “(ii) DEFINITION.—For purposes of
2 this subparagraph, the term ‘eMeasure’
3 means an electronic measure for which
4 measurement data (including clinical data)
5 will be collected electronically, including
6 through the use of electronic health
7 records and other electronic data sources.

8 “(D) AMOUNT AVAILABLE FOR GRANTS
9 AND CONTRACTS.—The aggregate amount of
10 funds that may be awarded as grants and con-
11 tracts under the Maternal and Infant Quality
12 Measurement Program for the development,
13 testing, and validation of emerging and innova-
14 tive evidence-based measures shall not exceed
15 the aggregate amount of funds awarded as
16 grants and contracts under section
17 1139A(b)(4)(A).

18 “(c) CONSTRUCTION.—Nothing in this section shall
19 be construed as supporting the restriction of coverage,
20 under title XIX or XXI or otherwise, to only those services
21 that are evidence-based, or in any way limiting available
22 services.

23 “(d) MATERNITY CONSUMER ASSESSMENT OF
24 HEALTH CARE PROVIDERS AND SYSTEMS SURVEYS.—

1 “(1) ADAPTION OF SURVEYS.—Not later than
2 January 1, 2020, for the purpose of measuring the
3 care experiences of childbearing women and
4 newborns, where appropriate, the Agency for
5 Healthcare Research and Quality shall adapt Con-
6 sumer Assessment of Healthcare Providers and Sys-
7 tems program surveys of—
8 “(A) providers;
9 “(B) facilities; and
10 “(C) health plans.

11 “(2) SURVEYS MUST BE EFFECTIVE.—The
12 Agency for Healthcare Research and Quality shall
13 ensure that the surveys adapted under paragraph
14 (1) are effective in measuring aspects of care that
15 childbearing women and newborns experience, which
16 may include—

17 “(A) various types of care settings;
18 “(B) various types of caregivers;
19 “(C) considerations relating to pain;
20 “(D) shared decisionmaking;
21 “(E) supportive care around the time of
22 birth; and
23 “(F) other topics relevant to the quality of
24 the experience of childbearing women and
25 newborns.

1 “(3) LANGUAGES.—The surveys adapted under
2 paragraph (1) shall be available in English and
3 Spanish.

4 “(4) ENDORSEMENT.—The Agency for
5 Healthcare Research and Quality shall submit any
6 Consumer Assessment of Healthcare Providers and
7 Systems surveys adapted under this paragraph to
8 the consensus-based entity with a contract under
9 section 1890(a)(1) to be considered for endorsement
10 under section 1890(b)(2).

11 “(5) CONSULTATION.—The adaption of (and
12 process for applying) the surveys under paragraph
13 (1) shall be conducted in consultation with the
14 stakeholders identified in paragraph (6)(A).

15 “(6) STAKEHOLDERS.—

16 “(A) IN GENERAL.—The stakeholders
17 identified in this subparagraph are—

18 “(i) the various clinical disciplines and
19 specialties involved in providing maternity
20 care;

21 “(ii) State Medicaid administrators;

22 “(iii) maternity care consumers and
23 their advocates;

24 “(iv) technical experts in quality
25 measurement;

1 “(v) hospital, facility and health sys-
2 tem leaders;

3 “(vi) employers and purchasers; and
4 “(vii) other individuals who are in-
5 volved in the advancement of evidence-
6 based maternity care quality measures.

7 “(B) PROFESSIONAL ORGANIZATIONS.—

8 The stakeholders identified under subparagraph
9 (A) may include representatives from relevant
10 national medical specialty and professional or-
11 ganizations and specialty societies.

12 “(e) ANNUAL STATE REPORTS REGARDING STATE-
13 SPECIFIC MATERNAL AND INFANT QUALITY OF CARE
14 MEASURES APPLIED UNDER MEDICAID OR CHIP.—

15 “(1) IN GENERAL.—Each State with a plan or
16 waiver approved under title XIX or XXI shall annu-
17 ally report (separately or as part of the annual re-
18 port required under section 1139A(c)) to the Sec-
19 retary on the—

20 “(A) State-specific maternal and infant
21 health quality measures applied by the State
22 under such plan or waiver, including measures
23 described in subsection (b)(5)(B);

24 “(B) State-specific information on the
25 quality of health care furnished to Medicaid and

1 CHIP eligible mothers and infants under such
2 plan or waiver, including information collected
3 through external quality reviews of managed
4 care organizations under section 1932 and
5 benchmark plans under section 1937.

6 “(2) PUBLICATION.—Not later than September
7 30, 2021, and annually thereafter, the Secretary
8 shall collect, analyze, and make publicly available the
9 information reported by States under paragraph (1).

10 “(f) AUTHORIZATION OF APPROPRIATIONS.—There
11 are authorized to be appropriated \$16,000,000 to carry
12 out this section. Funds appropriated under this subsection
13 shall remain available until expended.”.

14 (b) TECHNICAL AMENDMENT.—Section
15 1139B(d)(1)(A) of the Social Security Act (42 U.S.C.
16 1320b–9b(d)(1)(A)) is amended by striking “subsection
17 (a)(5)” and inserting “subsection (b)(5)”.

18 **SEC. 3. QUALITY COLLABORATIVES.**

19 (a) GRANTS.—The Secretary of Health and Human
20 Services (in this section referred to as the “Secretary”)
21 may make grants to eligible entities to support—

22 (1) the development of new State and regional
23 maternity and infant care quality collaboratives;
24 (2) expanded activities of existing maternity
25 and infant care quality collaboratives; and

(3) maternity and infant care initiatives within established State and regional quality collaboratives that are not focused exclusively on maternity care.

4 (b) ELIGIBLE ENTITY.—The following entities shall
5 be eligible for a grant under subsection (a):

12 (3) State Medicaid agencies.

13 (4) State departments of health.

17 (6) Provider organizations, including associa-
18 tions representing—

19 (A) health professionals; and

20 (B) hospitals.

21 (c) ELIGIBLE PROJECTS AND PROGRAMS.—In order
22 for a project or program of an eligible entity to be eligible
23 for funding under subsection (a), the project or program
24 must have goals that are designed to improve the quality
25 of maternity care delivered, such as—

1 (1) improving the appropriate use of cesarean
2 sections;

3 (2) reducing maternal and newborn morbidity
4 rates;

5 (3) improving breast-feeding rates;

6 (4) reducing hospital readmission rates;

7 (5) identifying improvement priorities through
8 shared peer review and third-party reviews of qualita-
9 tive and quantitative data, and developing and car-
10 rying out projects or programs to address such pri-
11 orities; or

12 (6) delivering risk-appropriate levels of care.

13 (d) ACTIVITIES.—Activities that may be supported by
14 the funding under subsection (a) include the following:

15 (1) Facilitating performance data collection and
16 feedback reports to providers with respect to their
17 performance, relative to peers and benchmarks, if
18 any.

19 (2) Developing, implementing, and evaluating
20 protocols and checklists to foster safe, evidence-
21 based practice.

22 (3) Developing, implementing, and evaluating
23 programs that translate into practice clinical rec-
24 ommendations supported by high-quality evidence in

1 national guidelines, systematic reviews, or other well-
2 conducted clinical studies.

3 (4) Developing underlying infrastructure needed
4 to support quality collaborative activities under this
5 subsection.

6 (5) Providing technical assistance to providers
7 and institutions to build quality improvement capac-
8 ity and facilitate participation in collaborative activi-
9 ties.

10 (6) Developing the capability to access the fol-
11 lowing data sources:

12 (A) A mother's prenatal, intrapartum, and
13 postpartum records.

14 (B) A mother's medical records.

15 (C) An infant's medical records since birth.

16 (D) Birth and death certificates.

17 (E) Any other relevant State-level gen-
18 erated data (such as data from the pregnancy
19 risk assessment management system
20 (PRAMS)).

21 (7) Developing access to blinded liability claims
22 data, analyzing the data, and using the results of
23 such analysis to improve practice.

24 (e) SPECIAL RULE FOR BIRTHS.—

1 (1) IN GENERAL.—Subject to paragraph (2), if
2 a grant under subsection (a) is for a project or pro-
3 gram that focuses on births, at least 25 percent of
4 the births addressed by such project or program
5 must occur in health facilities that perform fewer
6 than 1,000 births per year.

7 (2) EXCEPTION.—In the case of a grant under
8 subsection (a) for a project or program located in a
9 State in which less than 25 percent of the health fa-
10 cilities in the State perform less than 1,000 births
11 per year, the percentage of births in such facilities
12 addressed by such project or program shall be com-
13 mensurate with the Statewide percentage of births
14 performed at such facilities.

15 (f) USE OF QUALITY MEASURES.—Projects and pro-
16 grams for which such a grant is made shall—

17 (1) include data collection with rapid analysis
18 and feedback to participants with a focus on improv-
19 ing practice and health outcomes;

20 (2) develop a plan to identify and resolve data
21 collection problems;

22 (3) identify and document evidence-based strat-
23 egies that will be used to improve performance on
24 quality measures and other metrics; and

1 (4) exclude from quality measure collection and
2 reporting physicians and midwives who attend fewer
3 than 30 births per year.

4 (g) REPORTING ON QUALITY MEASURES.—Any re-
5 porting requirements established by a project or program
6 funded under subsection (a) shall be designed to—

7 (1) minimize costs and administrative effort;
8 and

9 (2) use existing data resources when feasible.

10 (h) CLEARINGHOUSE.—The Secretary shall establish
11 an online, open-access clearinghouse to make protocols,
12 procedures, reports, tools, and other resources of indi-
13 vidual collaboratives available to collaboratives and other
14 entities that are working to improve maternity and infant
15 care quality.

16 (i) EVALUATION.—A quality collaborative (or other
17 entity receiving a grant under subsection (a)) shall—

18 (1) develop and carry out plans for evaluating
19 its maternity and infant care quality improvement
20 programs and projects; and

21 (2) publish its experiences and results in arti-
22 cles, technical reports, or other formats for the ben-
23 efit of others working on maternity and infant care
24 quality improvement activities.

1 (j) ANNUAL REPORTS TO SECRETARY.—A quality
2 collaborative or other eligible entity that receives a grant
3 under subsection (a) shall submit an annual report to the
4 Secretary containing the following:

5 (1) A description of the activities carried out
6 using the funding from such grant.

7 (2) A description of any barriers that limited
8 the ability of the collaborative or entity to achieve its
9 goals.

10 (3) The achievements of the collaborative or en-
11 tity under the grant with respect to the quality,
12 health outcomes, and value of maternity and infant
13 care.

14 (4) A list of lessons learned from the grant.

15 Such reports shall be made available to the public.

16 (k) GOVERNANCE.—

17 (1) IN GENERAL.—A maternity and infant care
18 quality collaborative or a maternity and infant care
19 program within a broader quality collaborative that
20 is supported under subsection (a) shall be governed
21 by a multistakeholder executive committee.

22 (2) COMPOSITION.—Such executive committee
23 shall include individuals who represent—

24 (A) physicians, including physicians in the
25 fields of general obstetrics, maternal-fetal medi-

cine, family medicine, neonatology, and pediatrics;

3 (B) nurse-practitioners and nurses;

(C) certified nurse-midwives and certified midwives;

6 (D) health facilities and health systems;

7 (E) consumers;

(F) employers and other private pur-
chasers;

10 (G) Medicaid programs; and

(H) other public health agencies and organizations, as appropriate.

Such committee also may include other individuals, such as individuals with expertise in health quality measurement and other types of expertise as recommended by the Secretary. Such committee also may be composed of a combination of general collaborative executive committee members and maternity and infant specific project executive committee members.

21 (l) CONSULTATION.—A quality collaborative or other
22 eligible entity that receives a grant under subsection (a)
23 shall engage in regular ongoing consultation with—

24 (1) regional and State public health agencies
25 and organizations;

5 (m) AUTHORIZATION OF APPROPRIATIONS.—There
6 are authorized to be appropriated \$15,000,000 to carry
7 out this section. Funds appropriated under this subsection
8 shall remain available until expended.

**SEC. 4. FACILITATION OF INCREASED COORDINATION AND
ALIGNMENT BETWEEN THE PUBLIC AND PRIVATE SECTOR WITH RESPECT TO QUALITY
AND EFFICIENCY MEASURES.**

13 (a) IN GENERAL.—Section 1890(b) of the Social Se-
14 curity Act (42 U.S.C. 1395aaa(b)) is amended by insert-
15 ing after paragraph (3) the following new paragraph:

16 “(4) FACILITATION OF INCREASED COORDINA-
17 TION AND ALIGNMENT BETWEEN THE PUBLIC AND
18 PRIVATE SECTOR WITH RESPECT TO QUALITY AND
19 EFFICIENCY MEASURES —

20 “(A) IN GENERAL.—The entity shall facilitate
21 increased coordination and alignment between
22 the public and private sector with respect to quality and efficiency measures.

24 “(B) ANNUAL REPORTS.—The entity shall
25 prepare and make available to the public its

1 findings under this paragraph in its annual re-
2 port. Such public availability shall include post-
3 ing each report on the Internet website of the
4 entity.”.

5 (b) EFFECTIVE DATE.—The amendment made by
6 subsection (a) shall take effect on the date of the enact-
7 ment of this Act.

○