WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

Enrolled

Committee Substitute

for

Senate Bill 746

SENATORS MARONEY, STOLLINGS, TAKUBO, AND
PALUMBO, original sponsors
[Passed March 5, 2020; in effect 90 days from

passage]



WEST VIRGINIA LEGISLATURE

2020 REGULAR SESSION

Enrolled

Committee Substitute

for

Senate Bill 746

Senators Maroney, Stollings, Takubo, and
Palumbo, original sponsors

[Passed March 5, 2020; in effect 90 days from passage]

AN ACT to amend and reenact §16-4E-6 of the Code of West Virginia, 1931, as amended, relating to providing that contracted managed care companies with the Bureau for Medical Services may be provided data from the uniform maternal screening tool regarding their own covered members; providing that the Bureau for Medical Services may be provided data from the screening tool regarding their own covered members; and requiring confidentiality must be maintained.

Be it enacted by the Legislature of West Virginia:

ARTICLE 4E. UNIFORM MATERNAL SCREENING ACT.

§16-4E-6. Confidentiality of screening tool.

- (a) The uniform maternal screening tool shall be confidential and shall not be released or disclosed to anyone, including any state or federal agency for any reason other than data analysis of high-risk and at-risk pregnancies for planning purposes by public health officials: *Provided*, That managed care organizations, with respect to their Medicaid or CHIP plans or contracts, which are reviewed and approved by the Department of Health and Human Resources' Bureau for Medical Services, and the Department of Health and Human Resources' Bureau for Medical Services may be provided data from the screening tool regarding their own covered members. The contracted managed care companies and the Bureau for Medical Services must maintain the confidentiality of the data received.
- (b) Proceedings, records, and opinions of the advisory council are confidential and are not subject to discovery, subpoena, or introduction into evidence in any civil or criminal proceeding. Nothing in this subsection is to be construed to limit or restrict the right to discover, or use in any civil or criminal proceeding anything that is available from another source and entirely independent of the proceedings of the advisory council.
- (c) Members of the advisory council may not be questioned in any civil or criminal proceeding regarding information presented in, or opinions formed as a result of, a meeting of the

Enr CS for SB 746

- panel. Nothing in this subsection may be construed to prevent a member of the advisory council
- from testifying to information obtained independently of the panel or which is public information.

The Joint Committee on Enrolled Bills hereby certifies that the foregoing bill is correctly enrolled.		
Mark Belagare		
/Chairman, Senate Committee		
Chairman, Horise Committee	2011 MAR	American and a second a second and a second
Originated in the Senate.	25	Brandacoo
In effect 90 days from passage.	U	Xxxxxx
Clerk of the Senate	00	
Steve Harrison		ě.
Clerk of the House of Delegates		
President of the Senate		
Hage Instan		
Speaker of the House of Delegates		
The within US		
90000	020.	
Governor Governor	2	0

PRESENTED TO THE GOVERNOR

MAR 1 8 2020

Time 9:50am