## Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# **INTRODUCED**

LLS NO. 24-0137.01 Brita Darling x2241

**SENATE BILL 24-175** 

SENATE SPONSORSHIP

Fields and Buckner, Hansen

McLachlan,

## **HOUSE SPONSORSHIP**

Senate Committees Health & Human Services **House Committees** 

## A BILL FOR AN ACT

## 101 CONCERNING MEASURES TO IMPROVE PERINATAL HEALTH OUTCOMES.

### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov</u>.)

The bill requires health benefit plans to provide coverage for doula services in the same scope and duration of coverage for doula services that will be included in the department of health care policy and financing's request for federal authorization of doula services under the "Colorado Medical Assistance Act" (medical assistance program). Doulas providing services must meet the same qualifications for and submit to the same regulation as individuals providing doula services as recommended in the report of the department of public health and environment resulting from the stakeholder process for doula services under the medical assistance program.

Coverage for doula services will be implemented for large employer health benefit plans issued or renewed in this state on and after July 1, 2025. For small group and individual plans, doula services will be implemented if the division of insurance and the federal department of health and human services determine that the benefit does not require state defrayal of the cost of the benefit or the division of insurance determines defrayal is not required and the federal department fails to respond to the divison's request for confirmation of the determination within 365 days after the request is made.

The bill authorizes the department of public health and environment (department) to partner with the designated state perinatal care quality collaborative (perinatal quality collaborative) to track the statewide implementation of the recommendations of the Colorado maternal mortality review committee, implement perinatal health quality improvement programs with hospitals that provide labor and delivery or neonatal care services (hospital) to improve infant and maternal health outcomes, and address disparate care outcomes among certain populations and of those living in frontier areas of the state.

The bill requires hospitals to submit specified data to the perinatal quality collaborative concerning disparities in perinatal health care and health-care outcomes; to annually participate in at least one maternal or infant health quality improvement initiative (initiative), as determined by the hospitals; and to report to the perinatal quality collaborative regarding the implementation and outcomes of the initiative. The bill authorizes financial support for hospitals in rural and frontier areas of the state, hospitals that serve a higher number of medical assistance patients or uninsured patients, and hospitals with lower-acuity maternal or neonatal levels of care.

In collaboration with the department, the bill requires the perinatal quality collaborative to issue an annual report on clinical quality improvements in maternal and infant health outcomes and related data that can be shared with hospitals and health facilities, policymakers, and others and posted on the internet.

The bill requires coverage of over-the-counter, prescribed choline supplements for pregnant people to fulfill the federal food and drug administration's daily adequate intake for pregnant people.

1 Be it enacted by the General Assembly of the State of Colorado:

SECTION 1. In Colorado Revised Statutes, 10-16-104, add

3 (3)(e) as follows:

2

10-16-104. Mandatory coverage provisions - definitions - rules
 - applicability. (3) Maternity coverage. (e) Doula services. (I) As
 USED IN THIS SUBSECTION (3)(e), UNLESS THE CONTEXT OTHERWISE
 REQUIRES:

5 (A) "DOULA" MEANS A TRAINED BIRTH COMPANION WHO PROVIDES
6 PERSONAL, NONMEDICAL SUPPORT TO PREGNANT AND POSTPARTUM
7 PEOPLE AND THEIR FAMILIES PRIOR TO CHILDBIRTH, DURING LABOR AND
8 DELIVERY, AND DURING THE POSTPARTUM PERIOD AND WHO HAS THE
9 QUALIFICATIONS AND TRAINING REQUIRED BY THE STATE.

10 (B) "Doula services" means services provided by a doula.
11 (C) "Medical assistance program" means the "Colorado
12 Medical Assistance Act", articles 4, 5, and 6 of title 25.5.

(D) "REPORT" MEANS THE REPORT OF THE DEPARTMENT OF
HEALTH CARE POLICY AND FINANCING, INCLUDING THE FINDINGS AND
RECOMMENDATIONS FOR DOULA SERVICES, RESULTING FROM THE
STAKEHOLDER PROCESS REQUIRED PURSUANT TO SECTION 25.5-4-506.

17 (II) EXCEPT AS PROVIDED IN SUBSECTION (3)(e)(VI) OF THIS
18 SECTION, MATERNITY COVERAGE PURSUANT TO THIS SUBSECTION (3) MUST
19 INCLUDE COVERAGE FOR DOULA SERVICES.

20 (III) THE COVERAGE FOR DOULA SERVICES PURSUANT TO THIS
21 SUBSECTION (3)(e) MUST:

(A) INCLUDE THE SAME SCOPE AND DURATION OF COVERAGE FOR
DOULA SERVICES THAT IS INCLUDED IN THE DEPARTMENT OF HEALTH CARE
POLICY AND FINANCING'S REQUEST SUBMITTED PURSUANT TO SECTION
25.5-4-506 FOR FEDERAL AUTHORIZATION FOR DOULA SERVICES UNDER
THE MEDICAL ASSISTANCE PROGRAM; EXCEPT THAT THE COMMISSIONER
MAY ADOPT RULES AS NECESSARY TO IMPLEMENT THE BENEFIT IN THE

-3-

1 PRIVATE INSURANCE MARKET; AND

2 (B) REQUIRE THE SAME QUALIFICATIONS FOR AND REGULATION OF
3 INDIVIDUALS PROVIDING DOULA SERVICES AS RECOMMENDED IN THE
4 REPORT FOR INDIVIDUALS PROVIDING DOULA SERVICES UNDER THE
5 MEDICAL ASSISTANCE PROGRAM.

6 (IV) THIS SUBSECTION (3)(e) APPLIES TO, AND THE DIVISION SHALL 7 IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION (3)(e) FOR, LARGE 8 EMPLOYER HEALTH BENEFIT PLANS ISSUED OR RENEWED IN THIS STATE ON 9 OR AFTER JULY 1, 2025, OR TWELVE MONTHS AFTER THE DATE ON WHICH 10 THE DEPARTMENT OF HEALTH CARE POLICY AND FINANCING SUBMITS ITS 11 REQUEST PURSUANT TO SECTION 25.5-4-506 FOR FEDERAL AUTHORIZATION 12 FOR DOULA SERVICES UNDER THE MEDICAL ASSISTANCE PROGRAM, 13 WHICHEVER IS LATER.

14 (V) WITH RESPECT TO INDIVIDUAL AND SMALL GROUP HEALTH
15 BENEFIT PLANS, THE DIVISION SHALL:

16 (A) REVIEW THE ACTUARIAL REVIEW CONDUCTED PURSUANT TO
17 SECTION 10-16-155.5 AND SUBMIT TO THE FEDERAL DEPARTMENT OF
18 HEALTH AND HUMAN SERVICES THE DIVISION'S DETERMINATION AS TO
19 WHETHER THE BENEFIT SPECIFIED IN THIS SUBSECTION (3)(e) IS IN
20 ADDITION TO ESSENTIAL HEALTH BENEFITS AND WOULD BE SUBJECT TO
21 DEFRAYAL BY THE STATE PURSUANT TO 42 U.S.C. SEC. 18031 (d)(3)(B);
22 AND

(B) REQUEST THAT THE FEDERAL DEPARTMENT OF HEALTH AND
HUMAN SERVICES CONFIRM THE DIVISION'S DETERMINATION WITHIN SIXTY
DAYS AFTER RECEIPT OF THE DIVISION'S REQUEST AND SUBMISSION OF ITS
DETERMINATION.

27 (VI) THIS SUBSECTION (3)(e) APPLIES TO, AND THE DIVISION SHALL

-4-

IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION (3)(e) FOR,
 INDIVIDUAL AND SMALL GROUP HEALTH BENEFIT PLANS ISSUED OR
 RENEWED IN THIS STATE UPON THE EARLIER OF:

4 (A) TWELVE MONTHS AFTER THE FEDERAL DEPARTMENT OF
5 HEALTH AND HUMAN SERVICES CONFIRMS THE DIVISION'S DETERMINATION
6 OR OTHERWISE INFORMS THE DIVISION THAT THE COVERAGE SPECIFIED IN
7 THIS SUBSECTION (3)(e) DOES NOT CONSTITUTE AN ADDITIONAL BENEFIT
8 THAT REQUIRES DEFRAYAL BY THE STATE PURSUANT TO 42 U.S.C. SEC.
9 18031 (d)(3)(B); OR

10 (B) THE PASSAGE OF MORE THAN THREE HUNDRED SIXTY-FIVE 11 DAYS SINCE THE DIVISION SUBMITTED ITS DETERMINATION AND REQUEST 12 FOR CONFIRMATION PURSUANT TO SUBSECTION (3)(e)(V) OF THIS SECTION, 13 AND THE FEDERAL DEPARTMENT OF HEALTH AND HUMAN SERVICES HAS 14 FAILED TO RESPOND TO THE REQUEST WITHIN THAT PERIOD, IN WHICH CASE 15 THE DIVISION SHALL CONSIDER THE FEDERAL DEPARTMENT'S 16 UNREASONABLE DELAY A PRECLUSION FROM REQUIRING DEFRAYAL BY THE 17 STATE.

18 SECTION 2. In Colorado Revised Statutes, 25-1.5-103, add
19 (1)(d) as follows:

20 25-1.5-103. Health facilities - powers and duties of department
 - rules - limitations on rules - definitions - repeal. (1) The department
 has, in addition to all other powers and duties imposed upon it by law, the
 powers and duties provided in this section as follows:

(d) (I) TO ENSURE THAT EACH HOSPITAL THAT PROVIDES LABOR
AND DELIVERY OR NEONATAL CARE SERVICES IS COMPLYING WITH THE
REQUIREMENTS SPECIFIED IN SECTION 25-52-106.5, INCLUDING
PARTICIPATING IN AT LEAST ONE MATERNAL OR INFANT HEALTH QUALITY

-5-

1	IMPROVEMENT INITIATIVE, SUBMITTING OUTCOME DATA TO THE
2	PERINATAL QUALITY COLLABORATIVE AS DEFINED IN SECTION $25-52-103$ ,
3	AND REPORTING ANNUALLY TO THE DEPARTMENT AND TO THE PERINATAL
4	QUALITY COLLABORATIVE CONCERNING THE HOSPITAL'S COMPLIANCE
5	WITH SECTION 25-52-106.5.
6	(II) This subsection $(1)(d)$ is repealed, effective September
7	1, 2029.
8	SECTION 3. In Colorado Revised Statutes, 25-52-103, amend
9	(3); and <b>add</b> (6.5) as follows:
10	25-52-103. Definitions. As used in this article 52, unless the
11	context otherwise requires:
12	(3) "Designated state perinatal care quality collaborative" OR
13	"PERINATAL QUALITY COLLABORATIVE" means a statewide nonprofit
14	network of health facilities, clinicians, and public health professionals
15	working to improve the quality of care for mothers and babies through
16	continuous quality improvement.
17	(6.5) "MEDICAL ASSISTANCE PROGRAM" MEANS THE MEDICAL
18	ASSISTANCE PROGRAM ESTABLISHED PURSUANT TO ARTICLES $4$ to $6$ of
19	TITLE 25.5.
20	SECTION 4. In Colorado Revised Statutes, add 25-52-106.5 as
21	follows:
22	25-52-106.5. Perinatal health quality improvement program
23	- hospital engagement program - perinatal quality collaborative
24	duties - data collection - reporting - legislative declaration -
25	<b>definitions.</b> (1) THE GENERAL ASSEMBLY FINDS AND DECLARES THAT:
26	(a) DISPARITIES IN MATERNAL AND INFANT HEALTH-CARE ACCESS,
27	DELIVERY, AND OUTCOMES IN COLORADO PERSIST, SUCH THAT BIRTHING

-6-

PEOPLE IDENTIFIED AS AMERICAN INDIAN/ALASKA NATIVE AND BLACK
 ARE THREE TIMES MORE LIKELY TO DIE DURING PREGNANCY AND TWO
 TIMES MORE LIKELY TO DIE WITHIN ONE YEAR POSTPARTUM THAN THE
 OVERALL BIRTHING POPULATION;

5 (b) BIRTHING PEOPLE LIVING IN FRONTIER COUNTIES ARE MORE 6 LIKELY TO DIE FROM PREGNANCY-RELATED CAUSES THAN THOSE LIVING 7 IN URBAN COUNTIES, AND PEOPLE INSURED THROUGH THE MEDICAL 8 ASSISTANCE PROGRAM ARE MORE LIKELY TO DIE DURING PREGNANCY OR 9 WITHIN ONE YEAR POSTPARTUM THAN THOSE WITH PRIVATE INSURANCE; 10 DISCRIMINATION CONTRIBUTED TO HALF OF ALL (c) 11 PREGNANCY-ASSOCIATED DEATHS IN COLORADO, AND NINETY PERCENT OF 12 ALL DEATHS WERE DEEMED PREVENTABLE BY THE COLORADO MATERNAL

13 MORTALITY REVIEW COMMITTEE;

(d) IN 2022, THE UNITED STATES' INFANT MORTALITY RATE
INCREASED FOR THE FIRST TIME IN TWO DECADES. INFANTS BORN TO
BLACK AND NATIVE AMERICAN BIRTHING PEOPLE ARE TWO TIMES MORE
LIKELY TO DIE COMPARED WITH THEIR WHITE AND HISPANIC
COUNTERPARTS.

(e) THE COMMITTEE AND THE MATERNAL HEALTH TASK FORCE
ESTABLISHED BY THE DEPARTMENT RECOMMEND STATEWIDE, UNIVERSAL
PARTICIPATION IN QUALITY IMPROVEMENT INITIATIVES LED BY THE
PERINATAL QUALITY COLLABORATIVE AND THE ADOPTION OF ALLIANCE
FOR INNOVATION ON MATERNAL HEALTH PATIENT SAFETY BUNDLES;

(f) THE NATIONAL GOVERNORS ASSOCIATION, THROUGH ITS
 MATERNAL AND INFANT HEALTH INITIATIVE, SIMILARLY RECOMMENDS THE
 ADOPTION OF PATIENT SAFETY BUNDLES AND INCREASED FUNDING FOR
 STATE MATERNAL MORTALITY REVIEW COMMITTEES AND PERINATAL

-7-

1 QUALITY COLLABORATIVES;

2 (g) NINETY-SIX PERCENT OF BIRTHS IN COLORADO OCCUR IN 3 HOSPITALS, AND THERE IS A NEED TO PROVIDE PRACTICAL SUPPORT TO 4 HOSPITALS, ESPECIALLY FRONTIER AND RURAL HOSPITALS, FOR THE 5 IMPLEMENTATION OF CLINICAL QUALITY IMPROVEMENT INITIATIVES; AND 6 PARTICIPATION IN STATE PERINATAL (h) QUALITY 7 COLLABORATIVES HAS BEEN SHOWN TO IMPROVE MATERNAL AND INFANT 8 HEALTH OUTCOMES THROUGH IMPROVED ACCESS TO, AND THE TIMELINESS 9 OF, TREATMENT AND THROUGH REDUCED SERIOUS PREGNANCY 10 COMPLICATIONS. 11 (2) AS USED IN THIS SECTION, UNLESS THE CONTEXT OTHERWISE 12 **REQUIRES:** 13 (a) "ENGAGEMENT PROGRAM" MEANS THE PERINATAL HEALTH OUALITY IMPROVEMENT ENGAGEMENT PROGRAM CREATED IN SUBSECTION 14 15 (5) OF THIS SECTION. (b) "HOSPITAL" MEANS A HOSPITAL LICENSED OR CERTIFIED 16 17 PURSUANT TO SECTION 25-1.5-103 THAT PROVIDES LABOR AND DELIVERY 18 OR NEONATAL CARE SERVICES. 19 (c) "QUALITY IMPROVEMENT PROGRAM" MEANS THE HOSPITAL 20 PERINATAL HEALTH QUALITY IMPROVEMENT PROGRAM CREATED IN 21 SUBSECTION (4) OF THIS SECTION. 22 (3) (a) THE DEPARTMENT SHALL CONTRACT WITH THE PERINATAL 23 QUALITY COLLABORATIVE TO: 24 (I) TRACK STATEWIDE IMPLEMENTATION OF THE COMMITTEE'S 25 **RECOMMENDATIONS TO PREVENT MATERNAL MORTALITY;** 26 (II) IMPLEMENT HOSPITAL QUALITY IMPROVEMENT PROGRAMS 27 THROUGH PERINATAL CARE SETTINGS TO REDUCE PREVENTABLE CAUSES

-8-

1 OF MATERNAL MORTALITY AND MORBIDITY; AND

2 (III) ADDRESS DISPARATE CARE OF AND OUTCOMES AMONG 3 AMERICAN INDIAN/ALASKA NATIVE AND BLACK BIRTHING POPULATIONS, 4 BIRTHING PEOPLE INSURED THROUGH THE MEDICAL ASSISTANCE PROGRAM, 5 AND BIRTHING PEOPLE LIVING IN FRONTIER COUNTIES. 6 (b) QUALITY IMPROVEMENT PROGRAM SUPPORT MAY INCLUDE: 7  $(\mathbf{I})$ CLINICAL QUALITY IMPROVEMENT SCIENCE EDUCATION 8 CONCERNING BEST PRACTICES AND INNOVATIONS TO SUPPORT OPTIMAL 9 OUTCOMES; 10 (II) TAILORED INTERVENTIONS DESIGNED TO ADDRESS THE NEEDS 11 OF PRIORITY POPULATIONS; 12 (III) INDIVIDUALIZED PROGRAM IMPLEMENTATION GUIDANCE AND 13 SUPPORT: 14 (IV)DATA REPORTING, ANALYSIS, AND RAPID RESPONSE 15 FEEDBACK FOR ASSISTANCE IN MONITORING THE SUSTAINABILITY OF 16 IMPLEMENTED CHANGES; 17 (V) PROVIDER TRAINING IN STIGMA, BIAS, AND TRAUMA-INFORMED 18 AND RESPECTFUL CARE; AND 19 (VI) PUBLIC RECOGNITION AS A MATERNAL AND INFANT CARE

20 QUALITY CHAMPION.

21 (c) THE DEPARTMENT SHALL PROVIDE VITAL STATISTICS DATA TO
22 THE PERINATAL QUALITY COLLABORATIVE FOR PURPOSES OF DATA
23 ANALYSIS AND REPORTING.

24 (4) Hospital perinatal health quality improvement program.
25 A HOSPITAL SHALL:

26 (a) SUBMIT ANNUALLY TO THE PERINATAL QUALITY
 27 COLLABORATIVE A MINIMUM DATA SET OF KEY DRIVERS OF DISPARITIES IN

1	PERINATAL HEALTH CARE AND HEALTH-CARE OUTCOMES, MATERNAL
2	MORTALITY AND SEVERE MATERNAL MORBIDITY, AND INFANT HEALTH
3	CARE AND HEALTH-CARE OUTCOMES, INCLUDING:
4	(I) CESAREAN DELIVERIES;
5	(II) PERINATAL HYPERTENSION, SEPSIS, AND CARDIAC CONDITIONS;
6	(III) MATERNAL AND NEONATAL READMISSIONS AND LENGTH OF
7	STAY;
8	(IV) UNEXPECTED NEWBORN COMPLICATIONS;
9	(V) Perinatal mental health and substance use
10	CONDITIONS;
11	(VI) OBSTETRIC HEMORRHAGE; AND
12	(VII) PRETERM BIRTH;
13	(b) PARTICIPATE ANNUALLY IN AT LEAST ONE MATERNAL OR
14	INFANT HEALTH QUALITY IMPROVEMENT INITIATIVE, AS DETERMINED BY
15	THE HOSPITAL, IN COLLABORATION WITH THE PERINATAL QUALITY
16	COLLABORATIVE, WITH THE GOAL OF:
17	(I) Promoting evidence-based, culturally relevant, safe,
18	EQUITABLE, HIGH-QUALITY CARE; AND
19	(II) Preventing maternal and infant mortality and severe
20	MORBIDITY; AND
21	(c) NO LATER THAN DECEMBER 15, 2024, AND NO LATER THAN
22	DECEMBER 15 EACH YEAR THEREAFTER, REPORT TO THE PERINATAL
23	QUALITY COLLABORATIVE AND TO THE DEPARTMENT CONCERNING THE
24	HOSPITAL'S:
25	(I) PARTICIPATION IN MATERNAL AND INFANT PERINATAL QUALITY
26	IMPROVEMENT INITIATIVES PURSUANT TO THIS SECTION;
27	(II) IMPLEMENTATION OF THE FEDERAL HEALTH RESOURCES AND

SERVICES ADMINISTRATION MATERNAL AND CHILD HEALTH BUREAU'S AND
 AMERICAN COLLEGE OF OBSTETRICIANS AND GYNECOLOGISTS' ALLIANCE
 FOR INNOVATION ON MATERNAL HEALTH PATIENT SAFETY BUNDLES AND
 RELATED PERFORMANCE METRICS, INCLUDING THE STATUS OF ADDRESSING
 DRIVERS OF PERINATAL HEALTH DISPARITIES AND MATERNAL AND INFANT
 MORTALITY AND MORBIDITY AS DESCRIBED IN SUBSECTION (4)(a) OF THIS
 SECTION; AND

8 (III) AREAS OF OPPORTUNITY FOR ONGOING IMPROVEMENT FOR
9 THE HOSPITAL.

(5) Hospital perinatal health quality improvement engagement
program. (a) No LATER THAN JULY 1, 2025, THE DEPARTMENT SHALL
CREATE A PERINATAL HEALTH QUALITY IMPROVEMENT ENGAGEMENT
PROGRAM THAT PROVIDES FINANCIAL SUPPORT TO HOSPITALS WITHOUT
SUFFICIENT RESOURCES TO PARTICIPATE IN ONE OR MORE MATERNAL OR
INFANT HEALTH QUALITY IMPROVEMENT INITIATIVES PURSUANT TO
SUBSECTION (4) OF THIS SECTION.

(b) THE DEPARTMENT SHALL SELECT HOSPITALS TO PARTICIPATE
IN THE ENGAGEMENT PROGRAM AND MAY CONTRACT WITH THE PERINATAL
QUALITY COLLABORATIVE TO ADMINISTER THE ENGAGEMENT PROGRAM.
IN ORDER TO PARTICIPATE IN THE ENGAGEMENT PROGRAM, A HOSPITAL
MUST COMMIT TO WORK WITH THE PERINATAL QUALITY COLLABORATIVE
ON THE MATERNAL OR INFANT HEALTH QUALITY IMPROVEMENT
INITIATIVES SELECTED BY THE HOSPITAL.

- 24 (c) THE DEPARTMENT SHALL PRIORITIZE FINANCIAL SUPPORT FOR
  25 HOSPITALS THAT:
- 26 (I) ARE IN RURAL AND FRONTIER AREAS OF THE STATE;
- 27 (II) QUALIFY FOR DISPROPORTIONATE SHARE PAYMENTS UNDER

1 THE MEDICAL ASSISTANCE PROGRAM; OR

2 (III) HAVE LOWER-ACUITY MATERNAL OR NEONATAL LEVELS OF
3 CARE DESIGNATIONS.

4 (d) HOSPITALS RECEIVING FINANCIAL SUPPORT PURSUANT TO THE
5 ENGAGEMENT PROGRAM MAY USE THE FINANCIAL SUPPORT FOR
6 DEDICATED QUALITY IMPROVEMENT, STAFF TIME, TRAINING COSTS,
7 TRAVEL, CONTINUING EDUCATION, AND DATA ENTRY AND TECHNICAL
8 ASSISTANCE.

9 (6) Collaboration with the perinatal quality collaborative.
10 (a) IN COLLABORATION WITH THE DEPARTMENT, THE PERINATAL QUALITY
11 COLLABORATIVE SHALL:

12 (I) TRACK STATEWIDE IMPLEMENTATION OF THE COMMITTEE'S
13 RECOMMENDATIONS, DEVELOPED PURSUANT TO SECTION 25-52-104, TO
14 PREVENT MATERNAL MORTALITY; AND

15 (II) ISSUE AN ANNUAL REPORT TO THE DEPARTMENT ON CLINICAL 16 QUALITY IMPROVEMENT EFFORTS TO REDUCE DISPARITIES IN PERINATAL 17 HEALTH OUTCOMES AND TO PREVENT MATERNAL AND INFANT MORTALITY 18 AND MORBIDITY THAT INCLUDES RELEVANT, AGGREGATE HOSPITAL 19 MATERNAL AND INFANT HEALTH QUALITY METRICS AND THAT MAY BE 20 DISTRIBUTED TO POLICYMAKERS, HEALTH-CARE PROVIDERS, HOSPITALS 21 AND OTHER HEALTH FACILITIES, PUBLIC HEALTH PROFESSIONALS, AND 22 OTHER INTERESTED PERSONS TO ASSIST THE DEPARTMENT IN PROMOTING 23 DATA ACCESS AND FACILITATING ADDITIONAL EFFORTS TO REDUCE 24 MATERNAL AND INFANT MORTALITY AND MORBIDITY.

(b) IN COMPLIANCE WITH ALL APPLICABLE STATE AND FEDERAL
LAWS RELATING TO THE PUBLICATION OF HEALTH INFORMATION AND
LEGALLY BINDING DATA USE AGREEMENTS, THE PERINATAL QUALITY

-12-

COLLABORATIVE AND THE DEPARTMENT SHALL MAKE THE REPORT
 PREPARED PURSUANT TO SUBSECTION (6)(a)(II) OF THIS SECTION PUBLICLY
 AVAILABLE ON THE DEPARTMENT'S WEBSITE AND ON THE WEBSITE OF THE
 PERINATAL QUALITY COLLABORATIVE.

5 SECTION 5. In Colorado Revised Statutes, 25.5-5-506, add (4)
6 as follows:

7 **25.5-5-506.** Prescribed drugs - utilization review. (4) DUE TO 8 THE POSITIVE HEALTH-CARE OUTCOMES AND COST SAVINGS DURING A 9 BIRTHING PERSON'S PREGNANCY AND DELIVERY OF A CHILD AND FOR THE 10 CHILD AFTER BIRTH, THE DRUG FORMULARY FOR MEDICAL ASSISTANCE 11 RECIPIENTS IN FEE-FOR-SERVICE AND PRIMARY CARE PHYSICIAN 12 PROGRAMS MUST INCLUDE OVER-THE-COUNTER, PRESCRIBED CHOLINE 13 SUPPLEMENTS TO FULFILL THE FEDERAL FOOD AND DRUG 14 ADMINISTRATION'S DAILY ADEQUATE INTAKE FOR PREGNANT PEOPLE.

15 SECTION 6. Safety clause. The general assembly finds, 16 determines, and declares that this act is necessary for the immediate 17 preservation of the public peace, health, or safety or for appropriations for 18 the support and maintenance of the departments of the state and state 19 institutions.

SB24-175

-13-