First Regular Session Seventy-fifth General Assembly STATE OF COLORADO

INTRODUCED

LLS NO. 25-0289.01 Shelby Ross x4510

SENATE BILL 25-183

SENATE SPONSORSHIP

Rodriguez and Daugherty, Amabile, Ball, Bridges, Cutter, Danielson, Gonzales J., Hinrichsen, Kipp, Kolker, Michaelson Jenet, Weissman, Winter F.

HOUSE SPONSORSHIP

Garcia and McCluskie, Bacon, Boesenecker, Brown, Camacho, Carter, Clifford, Duran, English, Espenoza, Feret, Froelich, Gilchrist, Hamrick, Jackson, Joseph, Lieder, Lindsay, Lindstedt, Lukens, Mabrey, Martinez, Mauro, McCormick, Paschal, Phillips, Rutinel, Rydin, Smith, Stewart K., Stewart R., Story, Titone, Valdez, Velasco, Willford, Woodrow, Zokaie

Senate Committees

House Committees

Judiciary

A BILL FOR AN ACT

101 CONCERNING COVERAGE FOR CERTAIN PREGNANCY-RELATED SERVICES.

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 http://leg.colorado.gov.)

During the 2024 general election, Colorado voters approved Amendment 79, which:

- Repealed the state constitutional amendment prohibiting the use of public funds to pay for abortions; and
- Added a state constitutional amendment recognizing the right to an abortion and prohibiting Colorado state and

local governments from denying, impeding, or discriminating against the exercise of that right, including prohibiting health insurance companies from excluding coverage for abortion.

The bill makes conforming changes to state law relating to abortion care as a result of Amendment 79.

Current law requires the executive director of the department of health care policy and financing to authorize medicaid reimbursement for family-planning-related services. The bill expands the definition of "family-planning-related services" to include abortion care. The bill requires the medical services board to include abortion care in the schedule of health-care services available for pregnant persons enrolled in the children's basic health plan.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, 10-16-104, amend 3 (26)(a) and (26)(d); and **repeal** (26)(f) as follows: 4 10-16-104. Mandatory coverage provisions - applicability -5 rules - definitions. (26) Abortion care - rules - definition. (a) Except 6 as provided in subsections (26)(d) and (26)(g) of this section and subject 7 to the provisions of subsections (26)(e) and (26)(f) SUBSECTION (26)(e) 8 of this section, all individual and group health benefit plans issued or 9 renewed in this state shall provide coverage for the total cost of abortion 10 care. (d) An employer is not obligated to provide the coverage required 11 12 by this subsection (26) if PROVIDING THE COVERAGE CONFLICTS WITH THE 13 EMPLOYER'S SINCERELY HELD RELIGIOUS BELIEFS. 14 (I) Providing the coverage conflicts with the employer's sincerely 15 held religious beliefs; or 16 (II) The employer is a public entity prohibited by section 50 of 17 article V of the state constitution from using public funds to pay for 18 induced abortions.

-2- SB25-183

1	(f) With respect to individual and small group health benefit
2	plans:
3	(I) The division shall submit to the federal department of health
4	and human services:
5	(A) The division's determination as to whether the benefit
6	specified in this subsection (26) is in addition to essential health benefits
7	and would be subject to defrayal by the state pursuant to 42 U.S.C. sec.
8	18031 (d)(3)(B); and
9	(B) A request that the federal department of health and human
10	services confirm the division's determination within sixty days after
11	receipt of the division's request for confirmation of the determination.
12	(II) This subsection (26) applies to, and the division shall
13	implement the requirements of this subsection (26) for, individual and
14	small group health benefit plans issued or renewed in this state upon the
15	earlier of:
16	(A) Twelve months after the federal department of health and
17	human services confirms that the coverage specified in this subsection
18	(26) does not constitute an additional benefit that requires defrayal by the
19	state pursuant to 42 U.S.C. sec. 18031 (d)(3)(B);
20	(B) Twelve months after the federal department of health and
21	human services otherwise informs the division that the coverage in this
22	subsection (26) does not require state defrayal pursuant to 42 U.S.C. sec.
23	18031 (d)(3)(B); or
24	(C) The passage of more than three hundred sixty-five days since
25	the division submitted its determination and request for confirmation
26	pursuant to subsection (26)(f)(I) of this section, and the federal
27	department of health and human services has failed to respond to the

-3- SB25-183

1	request within that period, in which case the division shall consider the
2	federal department's unreasonable delay a preclusion from requiring
3	defrayal by the state.
4	SECTION 2. In Colorado Revised Statutes, add 25.5-2-106 as
5	follows:
6	25.5-2-106. State-funded abortion care. WHEN ABORTION CARE
7	SERVICES ARE PROVIDED IN ACCORDANCE WITH ARTICLES $4, 5, \text{ and } 6 \text{ of}$
8	THIS TITLE 25.5, THE SERVICES MUST BE REIMBURSED BY STATE FUNDS
9	ONLY.
10	SECTION 3. In Colorado Revised Statutes, 25.5-4-412, amend
11	(1) and (2)(a)(IV) as follows:
12	25.5-4-412. Family planning services - family-planning-related
13	services - rules - definitions. (1) When family planning services or
14	family-planning-related services are provided in accordance with this
15	article 4 and articles 5 and 6 of this title 25.5, the executive director of the
16	state department shall authorize reimbursement for the services. subject
17	to section 50 of article V of the state constitution. The state department,
18	any intermediary, or any managed care organization shall reimburse the
19	provider of those services. Family planning services and
20	family-planning-related services are not subject to policy deductibles,
21	copayments, or coinsurance.
22	(2) As used in this section, unless the context otherwise requires:
23	(a) "Family-planning-related services" means services provided
24	in a family planning setting as part of or as a follow-up to a family
25	planning visit, including:
26	(IV) Any other medical diagnosis, treatment, or preventive service
27	that is routinely provided pursuant to a family planning visit, INCLUDING

-4- SB25-183

1	ABORTION CARE.
2	SECTION 4. In Colorado Revised Statutes, 25.5-5-329, amend
3	(1)(b)(IV) as follows:
4	25.5-5-329. Family planning services - federal authorization
5	- rules - definitions. (1) As used in this section, unless the context
6	otherwise requires:
7	(b) "Family-planning-related services" means services provided
8	in a family planning setting as part of or as a follow-up to a family
9	planning visit, including:
10	(IV) Any other medical diagnosis, treatment, or preventive service
11	that is routinely provided pursuant to a family planning visit, INCLUDING
12	ABORTION CARE.
13	SECTION 5. In Colorado Revised Statutes, 25.5-8-107, add
14	(1)(a)(VI) as follows:
15	25.5-8-107. Duties of the department - schedule of services -
16	premiums - copayments - subsidies - purchase of childhood
17	immunizations. (1) In addition to any other duties pursuant to this article
18	8, the department has the following duties:
19	(a) (VI) IN ADDITION TO THE ITEMS SPECIFIED IN SUBSECTIONS
20	(1)(a)(I), (1)(a)(II), (1)(a)(III), AND (1)(a)(V) of this section, and any
21	ADDITIONAL ITEMS APPROVED BY THE MEDICAL SERVICES BOARD, ON AND
22	AFTER JANUARY $1,2026$, THE MEDICAL SERVICES BOARD SHALL INCLUDE
23	ABORTION CARE IN THE SCHEDULE OF HEALTH-CARE SERVICES FOR ALL
24	ENROLLED PREGNANT PERSONS.
25	SECTION 6. In Colorado Revised Statutes, repeal 25.5-3-106,
26	25.5-4-415, and 25.5-5-103 (2).
27	SECTION 7. Severability. If any provision of this act or the

-5- SB25-183

application of this act to any person or circumstance is held invalid, the 1 2 invalidity does not affect other provisions or applications of the act that 3 can be given effect without the invalid provision or application, and to 4 this end the provisions of this act are declared to be severable. SECTION 8. Effective date. This act takes effect January 1, 5 6 2026. Safety clause. The general assembly finds, 7 SECTION 9. 8 determines, and declares that this act is necessary for the immediate 9 preservation of the public peace, health, or safety or for appropriations for the support and maintenance of the departments of the state and state 10

11

institutions.

-6- SB25-183