## STATE OF NEW YORK

1096

2023-2024 Regular Sessions

## IN ASSEMBLY

January 13, 2023

Introduced by M. of A. BICHOTTE HERMELYN, SILLITTI, STIRPE, COLTON, CRUZ, JACKSON -- read once and referred to the Committee on Insurance

AN ACT to amend the insurance law, in relation to requiring insurance policies to provide coverage for pre-term labor hospitalizations, home visits to monitor pre-term labor patients and counseling

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

## 1 Section 1. Item (i) of subparagraph (A) of paragraph 10 of subsection 2 (i) of section 3216 of the insurance law, as amended by chapter 238 of 3 the laws of 2010, is amended and two new subparagraphs (C) and (D) are 4 added to read as follows:

5 (i) Every policy which provides hospital, surgical or medical coverage shall provide coverage for maternity care, including hospital, surgical 6 7 or medical care to the same extent that hospital, surgical or medical 8 coverage is provided for illness or disease under the policy. Such 9 maternity care coverage, other than coverage for perinatal compli-10 cations, shall include inpatient hospital coverage for expectant mothers in pre-term labor, inpatient hospital coverage for mother and for 11 newborn for at least forty-eight hours after childbirth for any delivery 12 13 other than a caesarean section, and for at least ninety-six hours after 14 a caesarean section. Such coverage for maternity care shall include the services of a midwife licensed pursuant to article one hundred forty of 15 the education law, practicing consistent with section sixty-nine hundred 16 fifty-one of the education law and affiliated or practicing in conjunc-17 tion with a facility licensed pursuant to article twenty-eight of the 18 19 public health law, but no insurer shall be required to pay for duplica-20 tive routine services actually provided by both a licensed midwife and a 21 physician.

22 (C) Coverage provided under this subsection for care and treatment 23 during pregnancy shall include provision for part-time or intermittent 24 home nursing care by or under the supervision of a registered profes-

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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sional nurse to monitor expectant mothers who have been diagnosed by a 1 physician as having experienced pre-term labor, and for the adminis-2 3 tration of Makena (17-alpha hydroxyprogesterone) by such nurse. As used 4 in this subsection, "pre-term labor" means the commencement of regular 5 contractions of the uterus causing palpable changes in the cervix that 6 start between twenty weeks and thirty-six weeks and six days of pregnan-7 cy, including, but not limited to, effacement and dilation. 8 (D) Coverage provided under this subsection for care and treatment 9 during pregnancy shall include provisions for visits with a physician, 10 psychiatrist or psychologist or a licensed clinical social worker within 11 the lawful scope of his or her practice who provides psychiatric or 12 psychological services or for the diagnosis and treatment of mental, nervous or emotional disorders and ailments for assistance with 13 emotional issues experienced by an expectant mother and the family of an 14 15 expectant mother who has: 16 (i) lost a fetus through miscarriage or stillbirth; 17 (ii) lost a child within a month after the birth of the child; or 18 (iii) been diagnosed by a physician as having experienced pre-term labor. 19 20 § 2. Item (i) of subparagraph (A) of paragraph 5 of subsection (k) of 21 section 3221 of the insurance law, as amended by chapter 238 of the laws 22 of 2010, is amended and two new subparagraphs (C) and (D) are added to 23 read as follows: 24 (i) Every group or blanket policy delivered or issued for delivery in 25 this state which provides hospital, surgical or medical coverage shall include coverage for maternity care, including hospital, surgical or 26 27 medical care to the same extent that coverage is provided for illness or 28 disease under the policy. Such maternity care coverage, other than 29 coverage for perinatal complications, shall include inpatient hospital 30 coverage for expectant mothers in pre-term labor, inpatient hospital 31 coverage for mother and newborn for at least forty-eight hours after 32 childbirth for any delivery other than a caesarean section, and for at least ninety-six hours after a caesarean section. Such coverage for 33 34 maternity care shall include the services of a midwife licensed pursuant 35 to article one hundred forty of the education law, practicing consistent with section sixty-nine hundred fifty-one of the education law and 36 37 affiliated or practicing in conjunction with a facility licensed pursuant to article twenty-eight of the public health law, but no insurer 38 39 shall be required to pay for duplicative routine services actually 40 provided by both a licensed midwife and a physician. (C) Coverage provided under this subsection for care and treatment 41 42 during pregnancy shall include provision for part-time or intermittent 43 home nursing care by or under the supervision of a registered profes-44 sional nurse to monitor expectant mothers who have been diagnosed by a physician as having experienced pre-term labor, and for the adminis-45 46 tration of Makena (17-alpha hydroxyprogesterone) by such nurse. As used 47 in this subsection, "pre-term labor" means the commencement of regular 48 contractions of the uterus causing palpable changes in the cervix that start between twenty weeks and thirty-six weeks and six days of pregnan-49 50 cy, including, but not limited to, effacement and dilation. (D) Coverage provided under this subsection for care and treatment 51 52 during pregnancy shall include provisions for visits with a physician, 53 psychiatrist or psychologist or a licensed clinical social worker within 54 the lawful scope of his or her practice who provides psychiatric or psychological services or for the diagnosis and treatment of mental, 55

56 nervous or emotional disorders and ailments for assistance with

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emotional issues experienced by an expectant mother and the family of an
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   expectant mother who has:
     (i) lost a fetus through miscarriage or stillbirth;
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     (ii) lost a child within a month after the birth of the child; or
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     (iii) been diagnosed by a physician as having experienced pre-term
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   labor.
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      § 3. Subparagraph (A) of paragraph 1 of subsection (c) of section 4303
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   of the insurance law, as amended by chapter 238 of the laws of 2010, is
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   amended and two new paragraphs 3 and 4 are added to read as follows:
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      (A) Every contract issued by a corporation subject to the provisions
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   of this article which provides hospital service, medical expense indem-
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   nity or both shall provide coverage for maternity care including hospi-
   tal, surgical or medical care to the same extent that hospital service,
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   medical expense indemnity or both are provided for illness or disease
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   under the contract. Such maternity care coverage, other than coverage
   for perinatal complications, shall include inpatient hospital coverage
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   for expectant mothers in pre-term labor, inpatient hospital coverage for
   mother and for newborn for at least forty-eight hours after childbirth
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   for any delivery other than a caesarean section, and for at least nine-
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   ty-six hours following a caesarean section. Such coverage for maternity
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   care shall include the services of a midwife licensed pursuant to arti-
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   cle one hundred forty of the education law, practicing consistent with
   section sixty-nine hundred fifty-one of the education law and affiliated
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   or practicing in conjunction with a facility licensed pursuant to arti-
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   cle twenty-eight of the public health law, but no insurer shall be
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   required to pay for duplicative routine services actually provided by
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   both a licensed midwife and a physician.
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     (3) Coverage provided under this subsection for care and treatment
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   during pregnancy shall include provision for part-time or intermittent
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   home nursing care by or under the supervision of a registered profes-
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   sional nurse to monitor expectant mothers who have been diagnosed by a
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   physician as having experienced pre-term labor, and for the adminis-
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   tration of Makena (17-alpha hydroxyprogesterone) by such nurse. As used
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   in this subsection, "pre-term labor" means the commencement of regular
   contractions of the uterus causing palpable changes in the cervix that
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   start between twenty weeks and thirty-six weeks and six days of pregnan-
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   cy, including, but not limited to, effacement and dilation.
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     (4) Coverage provided under this subsection for care and treatment
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   during pregnancy shall include provisions for visits with a physician,
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   psychiatrist or psychologist or a licensed clinical social worker within
   the lawful scope of his or her practice who provides psychiatric or
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   psychological services or for the diagnosis and treatment of mental,
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   nervous or emotional disorders and ailments for assistance with
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   emotional issues experienced by an expectant mother and the family of an
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   expectant mother who has:
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46 (A) lost a fetus through miscarriage or stillbirth;

47 (B) lost a child within a month after the birth of the child; or

48 (C) been diagnosed by a physician as having experienced pre-term 49 labor.

50 § 4. This act shall take effect on the sixtieth day after it shall 51 have become a law. Effective immediately the addition, amendment and/or 52 repeal of any rule or regulation necessary for the implementation of 53 this act on its effective date are authorized to be made and completed 54 on or before such date.