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

# **ENGROSSED**

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 22-0621.01 Brita Darling x2241

**HOUSE BILL 22-1008** 

#### **HOUSE SPONSORSHIP**

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## **House Committees**

## **Senate Committees**

Health & Insurance

101102

103

A BILL FOR AN ACT					
Concerning	THE	FEDERAL	REQUIREMENTS	FOR	THE
IMPLEME	NTATIC	ON OF FERTII	LITY COVERAGE UN	DER HE	CALTH
BENEFIT I	PLANS.				

## **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 <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

With respect to coverage for fertility diagnosis and treatment and fertility preservation services (fertility services) under health benefit plans, the bill clarifies that coverage for fertility services under large employer policies and contracts is not subject to a determination as to whether federal law requires the state to defray the costs of the coverage,

and, therefore, large employer plans issued or renewed in this state must cover fertility services, and the division of insurance in the department of regulatory agencies (division) must implement the coverage requirement.

In addition, for individual and small group policies and contracts, the bill:

- Requires coverage for fertility services under individual and small group policies and contracts issued on or after the January 1 following the calendar year in which the division receives confirmation from the federal department of health and human services (federal department), or the federal department otherwise determines, that coverage for fertility services does not require defrayal by the state; and
- Requires the division to implement the fertility services coverage requirement once effective.

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

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

3 (23)(f) as follows:

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rules. (23) Infertility diagnosis and treatment - fertility preservation services. (f) (I) Within one hundred twenty days after April 1, 2020, the division shall submit to the federal department of health and human services its determination as to whether the coverage specified in this subsection (23) is in addition to essential health benefits and would be subject to defrayal by the state pursuant to 42 U.S.C. sec. 18031 (d)(3)(B) and a request that the federal department confirm the division's determination within sixty days after receipt of the division's request and submission of its determination This subsection (23) Applies to, and The division shall implement the Requirements of this subsection (23) For, Large employer health benefit plans issued or renewed

IN THIS STATE ON OR AFTER JANUARY 1, 2023.

(II) This subsection (23) applies to, AND THE DIVISION SHALL

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1	IMPLEMENT THE REQUIREMENTS OF THIS SUBSECTION (23) FOR,
2	INDIVIDUAL AND SMALL GROUP health benefit plans issued or renewed in
3	this state that are subject to this subsection (23), and the division shall
4	implement the requirements of this subsection (23), if:
5	(A) The division receives confirmation from TWELVE MONTHS
6	AFTER the federal department of health and human services DETERMINES
7	that the coverage specified in this subsection (23) does not constitute an
8	additional benefit that requires defrayal by the state pursuant to 42 U.S.C.
9	sec. 18031 (d)(3)(B). or
10	(B) More than three hundred sixty-five days have passed since the
11	division submitted its determination and request for confirmation that the
12	coverage specified in this subsection (23) is not an additional benefit that
13	requires state defrayal pursuant to 42 U.S.C. sec. 18031 (d)(3)(B), and the
14	federal department of health and human services has failed to respond to
15	the request within that period, in which case the division shall consider
16	the federal department's unreasonable delay a preclusion from requiring
17	defrayal by the state.
18	SECTION 2. Safety clause. The general assembly hereby finds,
19	determines, and declares that this act is necessary for the immediate
20	preservation of the public peace, health, or safety.

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