

LAWS OF ALASKA

2014

Source HCS SSSB 49(FIN) am H Chapter No.

AN ACT

Relating to existing women's health programs; and defining "medically necessary abortion" for purposes of making payments under the state Medicaid program.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF ALASKA:

THE ACT FOLLOWS ON PAGE 1

AN ACT

1	Relating to existing women's health programs; and defining "medically necessary abortion"
2	for purposes of making payments under the state Medicaid program.
3	
4	* Section 1. The uncodified law of the State of Alaska is amended by adding a new section
5	to read:
6	LEGISLATIVE INTENT; FUNDING OF WOMEN'S HEALTH PROGRAMS. It is
7	the intention of the legislature to define the phrase "medically necessary" for purposes of
8	Medicaid funding of abortion services and to continue to fund existing women's health
9	programs in the state.
10	Sec. 2. AS 47.07 is amended by adding a new section to read:
11	Sec. 47.07.068. Payment for abortions. (a) The department may not pay for
12	abortion services under this chapter unless the abortion services are for a medically
13	necessary abortion or the pregnancy was the result of rape or incest. Payment may not

1	be made for an elective abortion.
2	(b) In this section,
3	(1) "abortion" has the meaning given in AS 18.16.090;
4	(2) "elective abortion" means an abortion that is not a medically
5	necessary abortion;
6	(3) "medically necessary abortion" means that, in a physician's
7	objective and reasonable professional judgment after considering medically relevant
8	factors, an abortion must be performed to avoid a threat of serious risk to the life or
9	physical health of a woman from continuation of the woman's pregnancy;
10	(4) "serious risk to the life or physical health" includes, but is not
11	limited to, a serious risk to the pregnant woman of
12	(A) death; or
13	(B) impairment of a major bodily function because of
14	(i) diabetes with acute metabolic derangement or severe
15	end organ damage;
16	(ii) renal disease that requires dialysis treatment;
17	(iii) severe pre-eclampsia;
18	(iv) eclampsia;
19	(v) convulsions;
20	(vi) status epilepticus;
21	(vii) sickle cell anemia;
22	(viii) severe congenital or acquired heart disease, class
23	IV;
24	(ix) pulmonary hypertension;
25	(x) malignancy if pregnancy would prevent or limit
26	treatment;
27	(xi) kidney infection;
28	(xii) congestive heart failure;
29	(xiii) epilepsy;
30	(xiv) seizures;
31	(xv) coma;

1	(xvi) severe infection exacerbated by pregnancy;
2	(xvii) rupture of amniotic membranes;
3	(xviii) advanced cervical dilation of more than six
4	centimeters at less than 22 weeks gestation;
5	(xix) cervical or cesarean section scar ectopic
6	implantation;
7	(xx) any pregnancy not implanted in the uterine cavity;
8	(xxi) amniotic fluid embolus; or
9	(xxii) another physical disorder, physical injury, or
10	physical illness, including a life-endangering physical condition caused
11	by or arising from the pregnancy that places the woman in danger of
12	death or major bodily impairment if an abortion is not performed.