Second Regular Session Seventieth General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 16-0517.01 Christy Chase x2008

HOUSE BILL 16-1294

HOUSE SPONSORSHIP

Lontine and Esgar, Arndt, Becker K., Buckner, Court, Danielson, Duran, Garnett, Ginal, Hamner, Hullinghorst, Lebsock, Mitsch Bush, Moreno, Pettersen, Primavera, Ryden, Salazar, Tyler, Williams, Winter, Young

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Health, Insurance, & Environment

A BILL FOR AN ACT

CONCERNING HEALTH CARE COVERAGE FOR CONTRACEPTIVES FOR

102 WOMEN.

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://www.leg.state.co.us/billsummaries.)

Starting January 1, 2018, the bill requires medicaid managed care plans and health benefit plans that are required under the federal "Patient Protection and Affordable Care Act" to provide contraceptive coverage as a preventive health service to cover, at no cost to the woman covered by the plan:

! All FDA-approved contraceptive drugs, devices, and other

HOUSE 3rd Reading Unamended March 29, 2016

HOUSE Amended 2nd Reading March 28, 2016 products for women, including those prescribed by the covered person's health care provider or otherwise authorized under state or federal law;

- ! Voluntary sterilization procedures;
- ! Patient education and counseling on contraception; and
- ! Follow-up services related to the covered contraceptive drugs, devices, products, or procedures, including management of side effects, counseling for continued adherence, and device insertion and removal.

Health insurers and medicaid managed care entities are prohibited from restricting or delaying coverage for contraceptives and must make the coverage available to all persons covered under the health plan or medicaid managed care plan, respectively.

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

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2 **SECTION 1. Legislative declaration.** (1) The general assembly hereby finds and declares that:

- (a) Colorado has a long history of expanding timely access to birth control to prevent unintended pregnancy;
- (b) The federal "Patient Protection and Affordable Care Act", Pub.L. 111-148, includes a contraceptive coverage guarantee as part of a broader requirement for health insurance carriers and plans to cover key preventive care services without out-of-pocket costs for patients;
- (c) While contraceptive coverage is required by law, medical management techniques, such as denials, step therapy, or prior authorization, in public and private health care coverage can impede access to the most effective contraceptive methods;
- (d) The general assembly intends to build on existing state and federal law to promote gender equity and women's health and to ensure greater contraceptive coverage equity and timely access to all federal food and drug administration-approved methods of birth control by:
 - (I) Specifying that all approved birth control methods are covered

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1	by medicaid managed care plans and health benefit plans issued in
2	Colorado; and
3	(II) Preventing carriers and medical managed care entities from
4	restricting or delaying contraceptive coverage under health benefit plans
5	and medicaid managed care plans, respectively.
6	SECTION 2. In Colorado Revised Statutes, 10-16-104, amend
7	(18) (a) (I) introductory portion; and add (18) (b.5) as follows:
8	10-16-104. Mandatory coverage provisions - definitions -
9	rules. (18) Preventive health care services. (a) (I) The following
10	policies and contracts that are delivered, issued, renewed, or reinstated or
11	or after January 1, 2010, must provide coverage for the total cost of the
12	preventive health care services specified in paragraph (b) of this
13	subsection (18):
14	(b.5) (I) FOR PURPOSES OF COVERAGE FOR CONTRACEPTION AS A
15	PREVENTIVE HEALTH CARE SERVICE FOR WOMEN AS REQUIRED BY THE
16	FEDERAL ACT, A HEALTH BENEFIT PLAN THAT IS ISSUED, AMENDED, OR
17	RENEWED ON OR AFTER JANUARY 1, 2018, SHALL PROVIDE COVERAGE FOR
18	THE FOLLOWING SERVICES AND CONTRACEPTIVE METHODS FOR WOMEN:
19	(A) ALL FDA-APPROVED CONTRACEPTIVE DRUGS, DEVICES, AND
20	OTHER PRODUCTS FOR WOMEN, INCLUDING THOSE PRESCRIBED BY THE
21	COVERED PERSON'S PROVIDER OR OTHERWISE AUTHORIZED UNDER STATE
22	OR FEDERAL LAW. IF THE FDA HAS APPROVED ONE OR MORE THERAPEUTIC
23	EQUIVALENTS OF A CONTRACEPTIVE DRUG, DEVICE, OR PRODUCT, THE
24	HEALTH BENEFIT PLAN MUST COVER EITHER THE ORIGINAL
25	FDA-APPROVED CONTRACEPTIVE DRUG, DEVICE, OR PRODUCT OR ONE OF
26	ITS THERAPEUTIC EQUIVALENTS. IF THE COVERED CONTRACEPTIVE DRUG
27	DEVICE, OR PRODUCT IS DEEMED MEDICALLY INADVISABLE BY THE

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1	COVERED PERSON'S PROVIDER, THE CARRIER SHALL DEFER TO THE
2	PROVIDER'S DETERMINATION AND JUDGMENT AND PROVIDE COVERAGE
3	UNDER THE PLAN FOR AN ALTERNATE PRESCRIBED THERAPEUTICALLY
4	EQUIVALENT CONTRACEPTIVE DRUG, DEVICE, OR PRODUCT.
5	(B) VOLUNTARY STERILIZATION PROCEDURES;
6	(C) PATIENT EDUCATION AND COUNSELING ON CONTRACEPTION;
7	AND
8	(D) FOLLOW-UP SERVICES RELATED TO THE CONTRACEPTIVE
9	DRUGS, DEVICES, PRODUCTS, OR PROCEDURES COVERED UNDER THIS
10	PARAGRAPH (b.5), INCLUDING MANAGEMENT OF SIDE EFFECTS,
11	COUNSELING FOR CONTINUED ADHERENCE, AND DEVICE INSERTION AND
12	REMOVAL.
13	(II) EXCEPT AS OTHERWISE AUTHORIZED UNDER THIS PARAGRAPH
14	(b.5), A CARRIER SHALL NOT IMPOSE ANY RESTRICTIONS OR DELAYS ON
15	THE CONTRACEPTIVE COVERAGE REQUIRED BY THIS PARAGRAPH (b.5).
16	(III) A CARRIER SHALL MAKE THE COVERAGE REQUIRED BY THIS
17	PARAGRAPH (b.5) AVAILABLE TO ALL COVERED PERSONS UNDER THE
18	HEALTH BENEFIT PLAN, INCLUDING DEPENDENTS AND CHILDREN COVERED
19	UNDER DEPENDENT COVERAGE IN ACCORDANCE WITH SECTION
20	10-16-104.3.
21	(IV) NOTHING IN THIS PARAGRAPH (b.5):
22	(A) EXCLUDES COVERAGE FOR CONTRACEPTIVE SUPPLIES AS
23	PRESCRIBED BY A PROVIDER ACTING WITHIN HIS OR HER SCOPE OF
24	PRACTICE FOR REASONS OTHER THAN CONTRACEPTIVE PURPOSES, SUCH AS
25	DECREASING THE RISK OF OVARIAN CANCER OR ELIMINATING SYMPTOMS
26	OF MENOPAUSE, OR FOR CONTRACEPTION THAT IS NECESSARY TO
27	PRESERVE THE LIFE OR HEALTH OF THE COVERED PERSON;

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1	(B) RESTRICTS THE COMMISSIONER'S AUTHORITY TO ENSURE
2	COMPLIANCE WITH THIS ARTICLE WHEN A HEALTH BENEFIT PLAN PROVIDES
3	COVERAGE FOR CONTRACEPTIVE DRUGS, DEVICES, OR PRODUCTS; OR
4	(C) REQUIRES AN INDIVIDUAL OR GROUP HEALTH BENEFIT PLAN TO
5	COVER EXPERIMENTAL OR INVESTIGATIONAL TREATMENTS, EXCEPT AS
6	MAY BE REQUIRED UNDER SUBSECTION (20) OF THIS SECTION.
7	SECTION 3. In Colorado Revised Statutes, 10-16-102, add
8	(27.5) as follows:
9	10-16-102. Definitions - repeal. As used in this article, unless the
10	context otherwise requires:
11	(27.5) "FDA" MEANS THE FEDERAL FOOD AND DRUG
12	ADMINISTRATION.
13	SECTION 4. In Colorado Revised Statutes, 25.5-5-406, add (1)
14	(h) as follows:
15	25.5-5-406. Required features of managed care system.
16	(1) General features. All medicaid managed care programs shall contain
17	the following general features, in addition to others that the state
18	department and the state board consider necessary for the effective and
19	cost-efficient operation of those programs:
20	(h) Contraceptives coverage. (I) ALL MCES SHALL PROVIDE
21	COVERAGE FOR THE TOTAL COST OF THE FOLLOWING SERVICES AND
22	CONTRACEPTIVE METHODS FOR WOMEN, AT NO COST TO THE RECIPIENT:
23	(A) ALL FDA-APPROVED CONTRACEPTIVE DRUGS, DEVICES, AND
24	OTHER PRODUCTS FOR WOMEN, INCLUDING THOSE PRESCRIBED BY THE
25	RECIPIENT'S PROVIDER OR OTHERWISE AUTHORIZED UNDER STATE OR
26	FEDERAL LAW. IF THE FDA HAS APPROVED ONE OR MORE THERAPEUTIC
27	EQUIVALENTS OF A CONTRACEPTIVE DRUG, DEVICE, OR PRODUCT, THE

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1	MCE MUST COVER EITHER THE ORIGINAL FDA-APPROVED
2	CONTRACEPTIVE DRUG, DEVICE, OR PRODUCT OR ONE OF ITS THERAPEUTIC
3	EQUIVALENTS. IF THE COVERED CONTRACEPTIVE DRUG, DEVICE, OR
4	PRODUCT IS DEEMED MEDICALLY INADVISABLE BY THE RECIPIENT'S
5	PROVIDER, THE MCE SHALL DEFER TO THE PROVIDER'S DETERMINATION
6	AND JUDGMENT AND PROVIDE COVERAGE UNDER THE PLAN FOR AN
7	ALTERNATE PRESCRIBED THERAPEUTICALLY EQUIVALENT CONTRACEPTIVE
8	DRUG, DEVICE, OR PRODUCT.
9	(B) VOLUNTARY STERILIZATION PROCEDURES;
10	(C) PATIENT EDUCATION AND COUNSELING ON CONTRACEPTION;
11	AND
12	(D) FOLLOW-UP SERVICES RELATED TO THE CONTRACEPTIVE
13	DRUGS, DEVICES, PRODUCTS, OR PROCEDURES COVERED UNDER THIS
14	PARAGRAPH (h), INCLUDING MANAGEMENT OF SIDE EFFECTS, COUNSELING
15	FOR CONTINUED ADHERENCE, AND DEVICE INSERTION AND REMOVAL.
16	(II) EXCEPT AS OTHERWISE AUTHORIZED UNDER THIS PARAGRAPH
17	(h), AN MCE SHALL NOT IMPOSE ANY RESTRICTIONS OR DELAYS ON THE
18	CONTRACEPTIVE COVERAGE REQUIRED BY THIS PARAGRAPH (h).
19	(III) AN MCE SHALL MAKE THE COVERAGE REQUIRED BY THIS
20	PARAGRAPH (h) AVAILABLE TO ALL RECIPIENTS COVERED BY THE MCE,
21	INCLUDING DEPENDENTS COVERED BY THE MCE.
22	(IV) NOTHING IN THIS PARAGRAPH (h):
23	(A) EXCLUDES COVERAGE FOR CONTRACEPTIVE SUPPLIES AS
24	PRESCRIBED BY A PROVIDER ACTING WITHIN HIS OR HER SCOPE OF
25	PRACTICE FOR REASONS OTHER THAN CONTRACEPTIVE PURPOSES, SUCH AS
26	DECREASING THE RISK OF OVARIAN CANCER OR ELIMINATING SYMPTOMS
27	OF MENOPAUSE, OR FOR CONTRACEPTION THAT IS NECESSARY TO

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1	PRESERVE THE LIFE OR HEALTH OF THE RECIPIENT;
2	(B) RESTRICTS THE STATE DEPARTMENT'S AUTHORITY TO ENSURE
3	COMPLIANCE WITH THIS ARTICLE WHEN AN MCE PROVIDES COVERAGE FOR
4	CONTRACEPTIVE DRUGS, DEVICES, OR PRODUCTS; OR
5	(C) REQUIRES AN MCE TO COVER EXPERIMENTAL OR
6	INVESTIGATIONAL TREATMENTS, EXCEPT AS MAY BE REQUIRED UNDER
7	THIS ARTICLE.
8	SECTION 5. In Colorado Revised Statutes, 25.5-5-403, add (2.3)
9	as follows:
10	25.5-5-403. Definitions. As used in this part 4, unless the context
11	otherwise requires:
12	(2.3) "FDA" MEANS THE FEDERAL FOOD AND DRUG
13	ADMINISTRATION.
14	SECTION 6. Act subject to petition - effective date -
15	applicability. (1) This act takes effect January 1, 2018; except that, if a
16	referendum petition is filed pursuant to section 1 (3) of article V of the
17	state constitution against this act or an item, section, or part of this act
18	within the ninety-day period after final adjournment of the general
4.0	
19	assembly, then the act, item, section, or part will not take effect unless
19 20	assembly, then the act, item, section, or part will not take effect unless approved by the people at the general election to be held in November
20	approved by the people at the general election to be held in November
20 21	approved by the people at the general election to be held in November 2016 and, in such case, will take effect on January 1, 2018, or on the date
202122	approved by the people at the general election to be held in November 2016 and, in such case, will take effect on January 1, 2018, or on the date of the official declaration of the vote thereon by the governor, whichever
20212223	approved by the people at the general election to be held in November 2016 and, in such case, will take effect on January 1, 2018, or on the date of the official declaration of the vote thereon by the governor, whichever is later.

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