WEST VIRGINIA LEGISLATURE

2022 REGULAR SESSION

Introduced

Senate Bill 158

FISCAL NOTE

BY SENATOR KARNES

[Introduced January 12, 2022; referred

to the Committee on Health and Human Resources;

and then to the Committee on the Judiciary]

A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new section,
 designated §9-5-12b, relating to collecting and analyzing statistical information pertaining
 to termination of pregnancies under the West Virginia Medicaid Program; declaring
 legislative objectives; requiring the submission of reporting forms by providers; providing
 for patient confidentiality; specifying required information; providing for the collection and
 aggregation of data; permitting access to de-identified data; and requiring the creation of
 analytical reports.

Be it enacted by the Legislature of West Virginia:

ARTICLE 5. MISCELLANEOUS PROVISIONS.

§9-5-12b. Medicaid program; collection of statistical information on termination of pregnancy; analysis and reporting.

1 (a) The Legislature finds that there have been significant increases in the number of 2 terminations of pregnancy provided through the West Virginia Medicaid Program in the past 10 3 years with a dramatic increase in the preceding three years. Without additional information 4 regarding the medical, physical, mental, social, familial, and economic factors affecting these changing numbers, the state is unable to fashion appropriate programs to address any causes if 5 6 detrimental to public health. Therefore, it is necessary to collect detailed data, without reference 7 to patient identities, for aggregation, analysis, and planning. 8 (b) Every health care provider seeking reimbursement from the West Virginia Medicaid 9 Program for services provided to terminate a pregnancy by any means without the live birth of the 10 child shall also submit a written report, as specified in this section, of the physician or other 11 licensed health care professional administering the services to terminate the pregnancy. To 12 prevent the linking of invoice information with the physician's report, the secretary shall designate a separate office to receive the report for entry into a statistical analysis system. The invoice or 13

14 request for reimbursement shall contain a certification from the health care provider that the

15 required report has been filed with the data collection office designated by the secretary.

16	(c) The department may specify the form for reporting the statistical information in either
17	written or electronic format or both, or the department may accept forms created by a health care
18	provider, but in all instances the report form shall request, at a minimum, the following information
19	in a substantially similar manner as shown here:
20	
21	"Patient age: County of residence: No. of children in residence:
22	County where service was provided:
23	ICD 10 Code for Pregnancy Termination:
24	
25	Certification of General Medical Necessity (must be certified for all procedures)
26	I, the undersigned attending physician, having discussed this matter with the patient prior
27	to the service, certify that on the basis of my professional judgment, this pregnancy termination
28	was necessary in light of the following factors relevant to the well-being of the patient.
29	(Complete all that apply.)
30	Physical condition (specify):
31	Mental condition or status (specify):
32	Emotional condition (specify):
33	Psychological condition (specify):
34	Substance abuse or dependence (specify substances):
35	Other medical consideration (specify):
36	Familial situation (specify):
37	Age consideration (specify):
38	
39	Certification of Specific Necessity (only if applicable)
40	I, the undersigned attending physician, certify that on the basis of my professional
41	judgment, this pregnancy termination was medically necessary due to the following factor or

 43 Pregnancy resulting from rape. The rape a has a has not been reported to law enforcement 44 Pregnancy resulting from incest. The incest a has a has not been reported to law enforcement 45 Endangerment of mother's life if the fetus were carried to full term. Specify condition or media 46 diagnosis (including diagnosis codes): . 47 Due to miscarriage of fetus in course of pregnancy. 48 	ent.
 45 <u>Endangerment of mother's life if the fetus were carried to full term. Specify condition or median diagnosis (including diagnosis codes):</u> 47 <u>Due to miscarriage of fetus in course of pregnancy.</u> 	
 46 <u>diagnosis (including diagnosis codes):</u> 47 <u>□ Due to miscarriage of fetus in course of pregnancy.</u> 	<u>cal</u>
47 <u>Due to miscarriage of fetus in course of pregnancy.</u>	
48	
49 Signature of Attending Physician	
50 (May be written or electronic.)"	
51	
52 (d) The reporting form shall not contain any personally identifying information of the pati	<u>ənt</u>
53 for whom the services are provided, but the department or health care provider may use a unic	ue
54 control number on the form to track compliance with this section and to prevent the entry	of
55 <u>duplicate information.</u>	
56 (e) The department shall collect the information from all forms submitted pursuant to t	<u>his</u>
57 section and prepare reports to be submitted quarterly to the Governor and the Joint Commit	<u>ee</u>
58 on Government and Finance with a summary of the prevalence of the individual health and so	<u>sial</u>
59 factors resulting in terminations of pregnancies, a statistical analysis of trends in those factor	irs,
60 and any recommendations for addressing adverse or detrimental circumstances revealed throu	<u>igh</u>
61 <u>the analysis.</u>	
62 (f) The department shall make the de-identified information available upon request for	the
63 purposes of review, research, and analysis and the department may, subject to the availability	<u>of</u>
64 <u>funds and other resources, conduct additional research using the collected data for the purpose</u>	<u>ses</u>
65 of health care planning, community response, and mitigation of adverse circumstances or hea	<u>ılth</u>
66 <u>factors.</u>	

NOTE: The purpose of this bill is to require the collection and analysis of data relating to

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the delivery of pregnancy termination services through the West Virginia Medicaid Program. This bill would require health care providers seeking reimbursement for pregnancy termination services to submit reports for each instance of service identifying the health, social, and economic factors contributing to the decision to terminate a pregnancy. The Department of Health and Human Resources would be required to analyze the data and make regular reports to the Governor and the Legislature.

Strike-throughs indicate language that would be stricken from a heading or the present law, and underscoring indicates new language that would be added.