WEST VIRGINIA LEGISLATURE

2024 REGULAR SESSION

Introduced

House Bill 4024

FISCAL NOTE

By Delegate Young

[Introduced January 10, 2024; Referred

to the Committee on Banking and Insurance then

Health and Human Resources]

A BILL to amend the Code of West Virginia, 1931, as amended, by adding thereto a new article,
 designated §33-15F-1, §33-15F-2, §33-15F-3, §33-15F-4, §33-15F-5, §33-15F-6, and
 §33-15F-7, all relating to requiring medical insurance providers to include infertility
 services in their policies; making findings; providing for determination of infertility;
 providing prohibited and permissible limitations on coverage; requiring rule-making;
 establishing an effective date; providing for severability; and defining terms.

Be it enacted by the Legislature of West Virginia:

	ARTICLE	15F.	ACCESS	то	FERTILITY	CARE.
	<u>§33-15F-1.</u>					Findings.
1	The Legi	islature hereb	by finds that infertilit	y is a diseas	se of the reproductive	system that
2	affects one in six	couples. On	e-third of infertility is	due to male	factors, one-third to fe	male factors,
3	and the remaind	ler is attribute	d to factors in both j	partners or di	agnostically unexplair	ned. Some of
4	the individuals in	mpacted are	women born withou	it a uterus, n	<u>nen with azoospermia</u>	(no sperm),
5	women with uter	ine abnormal	ities or endometrios	is, women wi	th a history of ectopic	pregnancies,
6	cancer survivors	s, and militar	y veterans who red	ceived explos	sive shrapnel injuries	<u>. Infertility is</u>
7	treatable. Ninety	/-seven perce	ent of infertility case	s are treated	with conventional dru	ig therapy or
8	surgical procedu	ures. Only thre	ee percent of cases	require assis	sted reproductive tech	nology, such
9	<u>as in vitro fertiliz</u>	ation (IVF). I\	/F can be a cost-effe	ective treatme	<u>ent option because, w</u>	ith insurance
10	<u>benefits, patient</u>	s are known t	o make health care	decisions ba	sed on appropriate me	edical advice
11	rather than finar	ncial concern	s, and thus transfer	fewer embry	yos per cycle. This ca	an result in a
12	savings of \$80,0	000 or more p	er pregnancy in mat	ernity care a	nd neonatal care cost	<u>s. Individuals</u>
13	facing medical c	conditions whe	<u>ere treatment, like c</u>	hemotherapy	v, is known to impact f	uture fertility,
14	<u>as well as hopef</u>	ul parents wh	o are carriers for se	rious genetic	conditions, are also ir	npacted by a
15	lack of affordabl	e access to f	ertility care. The Le	gislature find	ls that it is in the publ	lic interest to
16	make medical tr	eatment for ir	fertility and related	conditions aff	ordable for West Virgi	nia residents
17	and employers,	so as to at	tract and retain yc	ung families	, expand the state's	health care

resources, reduce overall health care costs, and improve health outcomes for the resulting
children.

§33-15F-2. Definitions.

- 1 For the purposes of this article:
- 2 "Commissioner" means the Insurance Commissioner.
- 3 "Experimental infertility procedure" means a procedure for which the published medical
- 4 evidence regarding risks, benefits, and overall safety and efficacy is not sufficient to regard the
- 5 procedure as an established medical practice.
- 6 "Fertility treatment" means health care services or products provided with the intent to
- 7 <u>achieve a pregnancy that results in a live birth with healthy outcomes.</u>
- 8 "Health carrier" means an entity subject to the insurance laws and rules of this state, or
- 9 subject to the jurisdiction of the commissioner, that contracts or offers to contract to provide,
- 10 deliver, arrange for, pay for, or reimburse any of the costs of health care services, including an
- 11 insurance company, a health maintenance organization, a health service corporation, or any other
- 12 <u>entity providing a plan of health insurance, health benefits, or health services.</u>
- 13 <u>"Infertility" means a disease, caused by an illness, injury, underlying disease, or condition,</u>
- 14 where an individual's ability to become pregnant or to carry a pregnancy to live birth is impaired, or
- 15 where an individual's ability to cause pregnancy and live birth in the individual's partner is
- 16 <u>impaired.</u>
- 17 <u>"Medically necessary" means health care services or products provided to an enrollee for</u>
- 18 the purpose of preventing, stabilizing, diagnosing, or treating an illness, injury, or disease or the
- 19 symptoms of an illness, injury, or disease in a manner that is:
- 20 (A) Consistent with generally accepted standards of medical practice;
- 21 (B) Clinically appropriate in terms of type, frequency, extent, site, and duration;
- 22 (C) Demonstrated through scientific evidence to be effective in improving health outcomes;
- 23 (D) Representative of "best practices" in the medical profession; and

2

24	(E) Not primarily for the convenience of the enrollee or physician or other health care
25	provider.
26	"Standard fertility preservation services" means procedures consistent with established
27	medical practices and professional guidelines published by the American Society for Reproductive
28	Medicine or the American Society of Clinical Oncology.
	§33-15F-3. Diagnosis of infertility, fertility treatment, and fertility preservation.
1	(a) Each health carrier that issues or renews any group policy, plan, or contract of accident
2	or health insurance providing benefits for medical or hospital expenses, shall provide to certificate
3	holders of such insurance coverage for the diagnosis of the etiology of infertility.
4	(b) Each health carrier that issues or renews any group policy, plan, or contract of accident
5	or health insurance providing benefits for medical or hospital expenses, shall provide to certificate
6	holders of such insurance coverage for medically necessary fertility treatment. Enrollees shall be
7	provided coverage for evaluations, laboratory assessments, medications, and treatments
8	associated with the procurement of donor eggs, sperm, and embryos.
9	(c) Each health carrier that issues or renews any group policy, plan, or contract of accident
10	or health insurance providing benefits for medical or hospital expenses, shall provide to certificate
11	holders of such insurance coverage for fertility preservation when a person is expected to undergo
12	surgery, radiation, chemotherapy, or other medical treatment that is recognized by medical
13	professionals to cause a risk of impairment of fertility. Coverage under this section shall include
14	coverage for standard fertility preservation services, including the procurement and
15	cryopreservation of embryos, eggs, sperm, and reproductive material determined not to be an
16	experimental infertility procedure. Storage shall be covered from the time of cryopreservation for
17	the duration of the policy term. Storage offered for a longer period of time, as approved by the
18	health carrier, shall be an optional benefit.
	<u>§33-15F-4. Prohibited and permissible limitations on coverage.</u>

1 (a) No health carrier shall:

3

2024R2277

2	(1) Impose deductibles, copayments, coinsurance, benefit maximums, waiting periods, or			
3	any other limitations on coverage for required benefits which are different from those imposed			
4	upon benefits for services not related to infertility or any limitations on coverage of fertility			
5	medications that are different from those imposed on any other prescription medications.			
6	(2) Impose preexisting condition exclusions or preexisting condition waiting periods on			
7	coverage for required benefits or use any prior diagnosis of or prior treatment for infertility as a			
8	basis for excluding, limiting, or otherwise restricting the availability of coverage for required			
9	benefits.			
10	(3) Impose limitations on coverage based solely on arbitrary factors including, but not			
11	limited to, number of attempts or dollar amounts or age, or provide different benefits to, or impose			
12	different requirements required of other patients.			
13	(b) Limitations on coverage shall be based on clinical guidelines and the enrollee's medical			
14	history. Clinical guidelines shall be maintained in written form and shall be available to any enrollee			
15	upon request. Standards or guidelines developed by the American Society for Reproductive			
16	Medicine, the American College of Obstetrics and Gynecology, or the Society for Assisted			
17	Reproductive Technology may serve as a basis for these clinical guidelines. Making, issuing,			
18	circulating, or causing to be made, issued or circulated, any clinical guidelines that are based upon			
19	data that are not reasonably current or that do not cite with specificity any references relied upon			
20	shall constitute an unfair and deceptive act and practice in the business of insurance.			
21	(c) This article may not be construed to provide benefits for:			
22	(1) An experimental infertility procedure;			
23	(2) Nonmedical costs related to third party reproduction; or			
24	(3) Reversal of voluntary sterilization.			
25	(d) In instances where an enrollee is utilizing a surrogate or gestational carrier due to a			
26	medical cause of infertility unrelated to voluntary sterilization or failed reversal, the enrollee's			
27	coverage shall not extend to medical costs relating to the preparation for reception or introduction			

28 of embryos, oocytes, or donor sperm into a surrogate or gestational carrier.

§33-15F-5. Rule-making.

- 1 The commissioner shall propose rules for legislative approval in accordance with §29A-3-1
- 2 et seq. of this code to implement this article. Until such rules are adopted, health carriers shall fulfill
- 3 their obligations under this article by conforming to the standards of the American Society for
- 4 <u>Reproductive Medicine.</u>

§33-15F-6. Severability.

- 1 If any provision of this article or the application thereof to any person or circumstances is
- 2 held invalid, the invalidity does not affect other provisions or applications of the article which can
- 3 be given effect without the invalid provisions or applications, and to this end the provisions of this
- 4 article are severable.

§33-15F-7. Effective Date.

1 This article takes effect on January 1, 2025.

NOTE: The purpose of this bill is to require medical insurance providers to include infertility services in their policies. The bill makes findings. The bill provides for determination of infertility. The bill provides prohibited and permissible limitations on coverage. The bill requires rule-making. The bill establishes an effective date. The bill provides for severability. The bill defines terms.

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