THE SENATE TWENTY-SIXTH LEGISLATURE, 2011 STATE OF HAWAII S.B. NO. ⁶¹⁵ S.D. 1

A BILL FOR AN ACT

RELATING TO INFERTILITY PROCEDURES.

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

1 SECTION 1. Chapter 432, article 2, Hawaii Revised Statutes, is amended by adding a new section to be appropriately 2 designated and to read as follows: 3 "§432:2- Infertility procedure coverage. (a) All 4 individual and group hospital and medical service plan contracts 5 that provide pregnancy-related benefits shall include coverage 6 for infertility treatment procedures performed on a member or a 7 8 member's covered dependent; provided that: Benefits under this section shall be provided to the 9 (1)same extent as the benefits provided for other 10 11 pregnancy-related services; The patient has been unable to attain a successful 12 (2) pregnancy through other applicable infertility 13 treatments for which coverage is available under the 14 15 benefit contract; and 16 The procedures are performed at medical facilities (3) that are members of the Society for Assisted 17 18 Reproductive Technologies.



1	(b) Services provided pursuant to this section shall
2	include diagnosis and diagnostic tests, medications, surgery, in
3	vitro fertilization, embryo transfer, intrauterine insemination,
4	gamete intrafallopian transfer, zygote intrafallopian transfer,
5	intracytoplasmic sperm injection, and no fewer than four
6	completed fresh cycles per lifetime; provided that the
7	implantation of a frozen embryo created during a prior cycle
8	shall not be counted as its own completed fresh cycle against
9	the four-cycle minimum. Notwithstanding any other requirement
10	of this subsection or any other law to the contrary, an insurer
11	may limit coverage for in vitro fertilization, gamete
12	intrafallopian transfer, and zygote intrafallopian transfer to
13	women who are forty-five years old or younger.
14	(c) For purposes of this section:
15	"Completed fresh cycle" means egg retrieval, fertilization,
16	and fresh embryo transfer; provided that transfer of a frozen
17	embryo created during a prior cycle shall not be a completed
18	fresh cycle.
19	"Infertility" means a condition whereby a person is unable
20	to conceive or to produce conception during a period of one year
21	for a woman aged thirty-five years or younger or a period of six
22	months for a woman over age thirty-five; provided that the

1 length of time of a pregnancy that is not carried to term shall be included in the time period required pursuant to this 2 3 section." SECTION 2. Section 431:10A-116.5, Hawaii Revised Statutes, 4 is amended to read as follows: 5 6 "§431:10A-116.5 [In vitro fertilization] Infertility procedure coverage. (a) All individual and group accident and 7 health or sickness insurance policies which provide pregnancy-8 9 related benefits shall include [in addition to any other 10 benefits for treating infertility, a one-time only benefit-for 11 all outpatient expenses arising from in vitro fertilization] coverage for infertility treatment procedures performed on the 12 13 insured or the insured's covered dependent [spouse]; provided 14 that: Benefits under this section shall be provided to the 15 (1)16 same extent as the benefits provided for other 17 pregnancy-related [benefits;] services; 18 (2) [The-patient-is the insured or covered dependent of 19 the insured; (3) The patient's occytes are fertilized with the 20 21 patient's spouse's sperm; 22 -(4) The:



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1		(A) Patient and the patient's spouse have a history	
2		of infertility of at least five years' duration;	
3		Or	
4		(B) Infertility is associated with one or more of the	е
5		following medical conditions:	
6		(i) Endometriosis;	
7		(ii) Exposure in utero to diethylstilbestrol,	
8		commonly known as DES;	
9		(iii) Blockage of, or surgical removal of, one or	
10		both fallopian tubes (lateral or bilateral	
11	· · ·	salpingectomy); or	
12		(iv) Abnormal male factors contributing to the	
13		infertility;	
14	(5)]	The patient has been unable to attain a successful	
15		pregnancy through other applicable infertility	
16		treatments for which coverage is available under the	
17		insurance contract; and	
18	[(6)]	(3) The [in vitro fertilization] procedures are	
19		performed at medical facilities that [conform to the	
20		American College of Obstetric and Gynecology	
21		guidelines for in vitro fertilization clinics or to	
22)	the American Society for Reproductive Medicine minima	ŀ



1	standards for programs of in vitro fertilization.] are
2	members of the Society for Assisted Reproductive
3	Technologies.
4	(b) [For the purposes of this section, the term "spouse"
5	means a person who is lawfully married to the patient under the
6	laws of the State.
7	(c) The requirements of this section shall apply to all
8	new policies delivered or issued for delivery in this-State
9	after June 26, 1987.] Services provided pursuant to this section
10	shall include diagnosis and diagnostic tests, medications,
11	surgery, in vitro fertilization, embryo transfer, intrauterine
12	insemination, gamete intrafallopian transfer, zygote
13	intrafallopian transfer, intracytoplasmic sperm injection, and
14	no fewer than four completed fresh cycles per lifetime; provided
15	that the implantation of a frozen embryo created during a prior
16	cycle shall not be counted as its own completed fresh cycle
17	against the four-cycle minimum. Notwithstanding any other
18	requirement of this subsection or any other law to the contrary,
19	an insurer may limit coverage for in vitro fertilization, gamete
20	intrafallopian transfer, and zygote intrafallopian transfer to
21	women who are forty-five years old or younger.
22	(c) For purposes of this section:



1	"Completed fresh cycle" means egg retrieval, fertilization,
2	and fresh embryo transfer; provided that transfer of a frozen
3	embryo created during a prior cycle shall not be a completed
4	fresh cycle.
5	"Infertility" means a condition whereby a person is unable
6	to conceive or to produce conception during a period of one year
7	for a woman aged thirty-five years or younger or a period of six
8	months for a woman over age thirty-five; provided that the
9	length of time of a pregnancy that is not carried to term shall
10	be included in the time period required pursuant to this
11	section."
12	SECTION 3. Section 432:1-604, Hawaii Revised Statutes, is
13	amended to read as follows:
14	"§432:1-604 [In vitro fertilization] Infertility procedure
15	coverage. (a) All individual and group hospital or medical
16	service plan contracts [which] that provide pregnancy-related
17	benefits shall include [in addition to any other benefits for
18	treating infertility, a one time only benefit for all outpatient
19	expenses arising from in vitro fertilization] coverage for
20	infertility treatment procedures performed on the subscriber or
21	member or the subscriber's or member's covered dependent
22	[spouse]; provided that:
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1	(1)	Benefits under this section shall be provided to the
2		same extent as the benefits provided for other
3		pregnancy-related [benefits;] services;
4	(2)	[The patient is a subscriber or member or covered
5		dependent of the subscriber or member;
6	(3)	The patient's oocytes are fertilized with the
7	,	patient's spouse's sperm;
8	(4)	The:
9		(A) Patient and the patient's spouse have a history
10		of infertility of at least five years' duration;
11		OT
12		(B) Infertility is associated with one or more of the
13		following medical conditions:
14		(i) Endometriosis;
15		(ii) Exposure in utero to diethylstilbestrol,
16		commonly-known as DES;
17		(iii) Blockage of, or surgical removal of, one or
18		both fallopian tubes (lateral or bilateral
19		salpingectomy); or
20		(iv) Abnormal male factors contributing to the
21		infertility;

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1	(5)]	The patient has been unable to attain a successful
2		pregnancy through other applicable infertility
3		treatments for which coverage is available under the
4		contract; and
5	[(6)]	(3) The [in vitro fertilization] procedures are
6		performed at medical facilities that [conform to the
7		American College of Obstetric and Gynecology
8		guidelines for in vitro fertilization clinics or to
9		the American Society for Reproductive Medicine minimal
10		standards for programs of in vitro fertilization.] are
11		members of the Society for Assisted Reproductive
12		Technologies.
13	(b)	[For the purposes of this section, the term "spouse"
14	means a p	erson who is lawfully married to the patient under the
15	laws of t	he State.
16	-(e)	The requirements of this section shall apply to all
17	hospital (or medical service plan contracts delivered or issued
18	for delive	ery in this State after June 26, 1987.] Services
19	provided]	oursuant to this section shall include diagnosis and
20	diagnosti	c tests, medications, surgery, in vitro fertilization,
21	embryo tra	ansfer, intrauterine insemination, gamete
22	intrafall	opian transfer, zygote intrafallopian transfer,
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1	intracytoplasmic sperm injection, and no fewer than four
2	completed fresh cycles per lifetime; provided that the
3	implantation of a frozen embryo created during a prior cycle
4	shall not be counted as its own completed fresh cycle against
5	the four-cycle minimum. Notwithstanding any other requirement
6	of this subsection or any other law to the contrary, an insurer
7	may limit coverage for in vitro fertilization, gamete
8	intrafallopian transfer, and zygote intrafallopian transfer to
9	women who are forty-five years old or younger.
10	(c) For purposes of this section:
11	"Completed fresh cycle" means egg retrieval, fertilization,
12	and fresh embryo transfer; provided that transfer of a frozen
13	embryo created during a prior cycle shall not be a completed
14	fresh cycle.
15	"Infertility" means a condition whereby a person is unable
16	to conceive or to produce conception during a period of one year
17	for a woman aged thirty-five years or younger or a period of six
18	months for a woman over age thirty-five; provided that the
19	length of time that a pregnancy that is not carried to term
20	shall be included in the time period required pursuant to this
21	section."

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1 SECTION 4. Statutory material to be repealed is bracketed 2 and stricken. New statutory material is underscored. 3 SECTION 5. This Act shall take effect on July 1, 2011; 4 provided that this Act shall apply to all policies of insurance 5 issued or renewed on or after July 1, 2011, under plans, 6 contracts, or agreements providing pregnancy-related benefits, 7 as described in sections 431:10A-116.5, 432:1-604, and 8 432:2- , Hawaii Revised Statutes, and encompassed under 9 section 432D-23, Hawaii Revised Statutes.

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Report Title:

Health Insurance; Infertility Treatments

Description:

Amends requirements for coverage of infertility treatments to include procedures other than in vitro fertilization; removes requirement that recipients of infertility treatment be married. Requires the covered infertility treatments to be performed at centers that are members of the Society for Assisted Reproductive Technologies. (SD1)

The summary description of legislation appearing on this page is for informational purposes only and is not legislation or evidence of legislative intent.

