

General Assembly

January Session, 2025

Amendment

LCO No. 9734



Offered by: REP. CANDELORA V., 86th Dist. REP. KLARIDES-DITRIA, 105th Dist. REP. O'DEA, 125th Dist.

To: Subst. Senate Bill No. 7

File No. 604

Cal. No. 631

(As Amended)

"AN ACT CONCERNING PROTECTIONS FOR ACCESS TO HEALTH CARE AND THE EQUITABLE DELIVERY OF HEALTH CARE SERVICES IN THE STATE."

1 Strike section 5 in its entirety and insert the following in lieu thereof:

2 "Sec. 5. (NEW) (*Effective July 1, 2025*) (a) As used in this section:

3 (1) "Patient-identifiable data" means any information that identifies,
4 or may reasonably be used as a basis to identify, an individual patient;

5 (2) "Nonprofit organization" means an organization that is exempt 6 from taxation pursuant to Section 501(c)(3) of the Internal Revenue Code 7 of 1986, or any subsequent corresponding internal revenue code of the 8 United States, as amended from time to time;

9 (3) "Pregnancy-related service" means any medical or health

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12 counseling, pregnancy testing, pregnancy diagnosis, pregnancy options 13 counseling, obstetric ultrasound, obstetric sonogram and prenatal care; 14 (4) "Birth center services" has the same meaning as provided in 15 section 19a-566 of the general statutes; 16 (5) "Pregnancy services center" has the same meaning as provided in 17 section 19a-912 of the general statutes; 18 (6) "Birth center" has the same meaning as provided in section 19a-19 490 of the general statutes; and 20 (7) "Unserved or underserved populations" means individuals from 21 racial and ethnic minority backgrounds, disadvantaged individuals, 22 individuals with limited English proficiency, and individuals from 23 underserved rural or urban geographic areas. 24 (b) There is established an account to be known as the "safe 25 pregnancy and infants account", which shall be a separate, nonlapsing 26 account of the State Treasurer. The account shall contain any funds 27 received from any private contributions, gifts, grants, donations, 28 bequests or devises to the account and all earnings on such funds. The 29 State Treasurer shall invest the moneys deposited in the account in a 30 manner that is reasonable and appropriate to achieve the objectives of 31 such account while exercising the discretion and care of a prudent 32 person in similar circumstances with similar objectives. The State 33 Treasurer shall give due consideration to the rate of return risk, term or 34 maturity, the diversification of the total portfolio within such account, 35 the liquidity of funds, the projected disbursements and expenditures of 36 funds, and the expected payments, deposits, contributions and gifts to 37 be received. The moneys in the account shall be continuously invested 38 and reinvested in a manner consistent with the objectives of the account 39 until disbursed in accordance with this subsection. Any administrative 40 costs associated with maintenance or disbursement of moneys in the

counseling service related to pregnancy or pregnancy prevention,

including, but not limited to, contraception and contraceptive

41 account shall be paid from the account and no taxpayer funds shall pay 42 for such administrative costs, except nothing in this subsection shall 43 prohibit the State Treasurer from utilizing available staff resources to 44 administer the account. Moneys in the account shall be expended by the 45 board of trustees, established pursuant to subsection (c) of this section, 46 for the purpose of providing grants to (1) pregnancy services centers 47 and birth centers located in the state, or (2) nonprofit organizations that 48 provide infant formula or diapers for children under the age of twelve 49 months.

50 (c) The safe pregnancy and infants account shall be administered by 51 a board of trustees consisting of the following members:

52 (1) The Treasurer, or the Treasurer's designee, who shall serve as53 chairperson of the board of trustees; and

(2) Four members appointed by the Treasurer, (A) one of whom shall be a provider of pregnancy-related services in the state, (B) one of whom shall be a provider of birth center services in the state, (C) one of whom shall have experience working with providers of pregnancy-related or birth center services, and (D) one of whom shall have experience working with providers of pregnancy-related or birth center services or infant care to members of unserved or underserved populations.

61 (d) Not later than September 1, 2025, the board of trustees shall adopt 62 policies and procedures concerning the awarding of grants pursuant to 63 the provisions of this section. Such policies and procedures shall 64 include, but need not be limited to, (1) grant application procedures, 65 including procedures regarding subgrants, (2) eligibility criteria for 66 applicant pregnancy services centers, birth centers or nonprofit 67 organizations, including, but not limited to, subgrantees, and for 68 individuals served by such grants, (3) consideration of need of the 69 individuals served by such grants, including, but not limited to, the 70 urgency or time sensitivity of the circumstances and financial need, and 71 (4) procedures to coordinate with any national network created to 72 perform similar functions to those of the safe pregnancy and infants

73	account, including, but not limited to, procedures for the acceptance of
74	funding transferred to the safe pregnancy and infants account for a
75	particular use. Such policies and procedures shall not require the
76	retention of patient-identifiable data in order to receive a grant. Such
77	policies and procedures may be updated as deemed necessary by the
78	board of trustees. In the event that the board of trustees determines that
79	the policies and procedures adopted pursuant to the provisions of this
80	subsection are inadequate with respect to (A) determining the eligibility
81	of a certain pregnancy services center, birth center or nonprofit
82	organization for a grant, or (B) whether a certain health care service
83	received by an individual is eligible to be reimbursed or paid by a
84	pregnancy services center, birth center or nonprofit organization using
85	grant moneys received pursuant to this section, the board of trustees
86	may make a fact-based determination as to such eligibility."