Bill No. HB 7 (2023)

Amendment No.

	COMMITTEE/SUBCOMMITTEE ACTION
	ADOPTED (Y/N)
	ADOPTED AS AMENDED (Y/N)
	ADOPTED W/O OBJECTION (Y/N)
	FAILED TO ADOPT (Y/N)
	WITHDRAWN (Y/N)
	OTHER
1	Committee/Subcommittee hearing bill: Healthcare Regulation
2	Subcommittee
3	Representative Eskamani offered the following:
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5	Amendment (with title amendment)
6	Remove everything after the enacting clause and insert:
7	Section 1. Paragraphs (b) and (d) of subsection (1),
8	subsection (2), and paragraphs (a), (b), and (c) of subsection
9	(3) of section 381.96, Florida Statutes, are amended, paragraph
10	(i) is added to subsection (3) and subsection (5) is added to
11	that section, to read:
12	381.96 Pregnancy support and wellness services
13	(1) DEFINITIONS.—As used in this section, the term:
14	(b) "Eligible client" means all of the following:
15	1. A pregnant woman or a woman who suspects she is
16	pregnant, and the family of such woman, who voluntarily seeks

016399 - HB7 Eskamani stike ban.docx Published On: 3/15/2023 6:27:23 PM

pregnancy support services and any woman who voluntarily seeks wellness services.

- 2. A woman who has given birth in the previous 12 months and her family.
- 3. A parent or legal guardian, and the family of such parent or guardian, for up to 12 months after the birth of a child or adoption of a child under 3 years of age.
- (d) "Pregnancy and parenting support services" means services that promote and encourage childbirth, including, but not limited to:
- 1. Direct client services, such as pregnancy testing, counseling, referral, training, and education for pregnant women and their families. A woman and her family shall continue to be eligible to receive direct client services for up to 12 months after the birth of the child.
- 2. Nonmedical material assistance that improves the pregnancy or parenting situation of families, including, but not limited to, clothing, car seats, cribs, formula, and diapers.
- 3. Counseling or mentoring, educational materials, and classes regarding pregnancy, parenting, adoption, life skills, and employment readiness.
- $\underline{4.2.}$ Network Program awareness activities, including a promotional campaign to educate the public about the pregnancy support services offered by the network and a website that

provides information on the location of providers in the user's area and other available community resources.

- 5.3. Communication activities, including the operation and maintenance of a hotline or call center with a single statewide toll-free number that is available 24 hours a day for an eligible client to obtain the location and contact information for a pregnancy center located in the client's area.
- (2) DEPARTMENT DUTIES.—The department shall contract with the network for the management and delivery of pregnancy <u>and</u> parenting support and wellness services to eligible clients.
- (3) CONTRACT REQUIREMENTS.—The department contract shall specify the contract deliverables, including financial reports and other reports due to the department, timeframes for achieving contractual obligations, and any other requirements the department determines are necessary, such as staffing and location requirements. The contract shall require the network to:
- (a) Establish, implement, and monitor a comprehensive system of care through subcontractors to meet the pregnancy and parenting support services and wellness needs of eligible clients.
- (b) Establish and manage subcontracts with a sufficient number of providers to ensure the availability of pregnancy <u>and</u> parenting support services and wellness services for eligible

clients, and maintain and manage the delivery of such services throughout the contract period.

- (c) Spend at least <u>85</u> 90 percent of the contract funds on pregnancy <u>and parenting</u> support <u>services</u> and wellness services.
- (i) Ensure that the department is provided with all information necessary for the report required under subsection (5).
- (5) REPORT.—By July 1, 2024, and by July 1 each year thereafter, the department shall report to the Governor, the President of the Senate, and the Speaker of the House of Representatives on the amount and types of services provided by the network; the expenditures for such services; and the number of, and demographic information for eligible clients served by the network.

Section 2. Subsection (1) of section 390.0111, Florida Statutes, is amended to read:

390.0111 Termination of pregnancies.-

- (1) TERMINATION IN THIRD TRIMESTER AFTER GESTATIONAL AGE OF 15 WEEKS; WHEN ALLOWED.—A physician may not perform a termination of pregnancy in the third trimester of pregnancy if the physician determines the gestational age of the fetus is more than 15 weeks unless one of the following conditions is met:
- (a) Two physicians certify in writing that, in reasonable medical judgment, the termination of the pregnancy is necessary

016399 - HB7 Eskamani stike ban.docx

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to save the pregnant woman's life or avert a serious risk of substantial and irreversible physical impairment of a major bodily function of the pregnant woman other than a psychological condition.

- (b) The physician certifies in writing that, in reasonable medical judgment, there is a medical necessity for legitimate emergency medical procedures for termination of the pregnancy to save the pregnant woman's life or avert a serious risk of imminent substantial and irreversible physical impairment of a major bodily function of the pregnant woman other than a psychological condition, and another physician is not available for consultation.
- (c) The fetus has not achieved viability under s. 390.01112 and two physicians certify in writing that, in reasonable medical judgment, the fetus has a fatal fetal abnormality.

Section 3. This act shall take effect July 1, 2023.

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TITLE AMENDMENT

Remove everything before the enacting clause and insert:

A bill to be entitled

An act relating to pregnancy and parenting support;

amending s. 381.96, F.S.; revising definitions;

requiring the Department of Health to report to the

016399 - HB7 Eskamani stike ban.docx

Published On: 3/15/2023 6:27:23 PM

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115	Governor and the Legislature specified information
116	relating to the Florida Pregnancy Care Network, Inc.,
117	annually; amending s. 390.0111, F.S.; revising the
118	timeframe in which a termination of pregnancy is
119	allowed; deleting an exception; providing an effective
120	date.

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