JAN 2 0 2017

A BILL FOR AN ACT

RELATING TO IN VITRO FERTILIZATION INSURANCE COVERAGE.

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

- 1 SECTION 1. The legislature finds that infertility is a
- 2 disease of the reproductive system that impairs and
- 3 substantially limits an individual's major life activity of
- 4 reproduction. In the United States, infertility affects
- 5 approximately seven million women and their partners.
- 6 Approximately twelve per cent of women of childbearing age have
- 7 used an infertility service. Since 1978, in vitro fertilization
- 8 has provided a necessary solution for many diagnosed with
- 9 infertility who desire to have a child and be a parent.
- 10 The legislature further finds that since 1987, Hawaii has
- 11 required insurance coverage for the treatment of infertility
- 12 through in vitro fertilization. The current law only provides
- 13 for a one-time benefit; applies only to the insured or insured's
- 14 spouse; requires fertilization with sperm from the patient's
- 15 spouse; requires a history of infertility for at least five
- 16 years; requires previous attempts at pregnancy through other
- 17 applicable infertility treatments for which coverage is



- 1 available; and applies only to a limited number of medical
- 2 conditions associated with infertility.
- 3 The purpose of this Act is to provide in vitro
- 4 fertilization insurance coverage for women who are diagnosed
- 5 with infertility by requiring non-discriminatory coverage and
- 6 ensuring quality of care in the diagnosis and treatment of
- 7 infertility. It is the intent of the legislature to exempt
- 8 religious institutions and organizations that believe the
- 9 covered procedures violate their religious and moral teachings
- 10 and beliefs. It is also the intent of the legislature that this
- 11 Act not apply to the federal medicaid program.
- 12 SECTION 2. Section 431:10A-116.5, Hawaii Revised Statutes,
- 13 is amended by amending subsections (a) and (b) to read as
- 14 follows:
- "(a) All individual and group accident and health or
- 16 sickness insurance policies which 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 procedures
- 20 performed on the insured or the insured's dependent [spouse];
- 21 provided that:

1	(1)	Benefits under this section shall be provided to the
2		same extent as the benefits provided for other
3		pregnancy-related benefits;
4	(2)	The patient is the insured or \underline{a} covered dependent of
5		the insured;
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		Or
12		(B) Infertility (3) The infertility is associated
13		with one or more of the following medical
14		conditions:
15		[(i)] <u>(A)</u> Endometriosis;
16		[(ii)] (B) Exposure in utero to
17		diethylstilbestrol, commonly known as DES;
18		[(iii)] <u>(C)</u> Blockage of, or surgical removal of,
19		one or both fallopian tubes (lateral or
20		bilateral salpingectomy); or

1	[(iv)] <u>(D)</u> Abnormal ma	le factors contributing to
2	the infertility;	
3	$\left[\frac{(5)}{(4)}\right]$ The patient has been	unable to attain a
4	successful pregnancy throu	gh other applicable
5	infertility treatments for	which coverage [is] <u>shall</u>
6	be available under the ins	urance contract[+], unless
7	the patient's physician de	termines that those
8	treatments are likely to b	e unsuccessful; and
9	$\left[\frac{(6)}{(5)}\right]$ The in vitro fertiliz	ation procedures are
10	performed at medical facil	ities that conform to the
11	American College of Obstet	ricians and Gynecologists
12	guidelines for in vitro fe	rtilization clinics or to
13	the American Society for R	eproductive Medicine minimal
14	standards for programs of	in vitro fertilization.
15	(b) For the purposes of this s	ection, the term ["spouse"
16	means a person who is lawfully marri	ed to the patient under the
17	laws of the State.] "infertility" me	ans a disease, defined by
18	the failure to achieve a successful	pregnancy after twelve
19	months or more of appropriate, timed	unprotected intercourse or
20	therapeutic donor insemination. Ear	lier evaluation and
21	treatment may be justified based on	medical history and physical

1	findings	and is warranted after six months for women over
2	thirty-fi	ve years of age.
3	SECT	ION 3. Section 432:1-604, Hawaii Revised Statutes, is
4	amended b	y amending subsections (a) and (b) to read as follows:
5	"(a)	All individual and group hospital or medical service
6	plan cont	racts which provide pregnancy-related benefits shall
7	include in addition to any other benefits for treating	
8	infertili	ty, a one-time only benefit for all outpatient expenses
9	arising from in vitro fertilization procedures performed on the	
10	subscriber or member or the subscriber's or member's dependent	
11	[spouse];	provided that:
12	(1)	Benefits under this section shall be provided to the
13		same extent as the benefits provided for other
14		pregnancy-related benefits;
15	(2)	The patient is a subscriber or member or covered
16		dependent of the subscriber or member;
17	[-(3)	The patient's oocytes are fertilized with the
18		patient's spouse's sperm;
19	(4)	The:

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 (3) The infertility is associated
5	with one or more of the following medical
6	conditions:
7	[(i)] <u>(A)</u> Endometriosis;
8	[(ii)] <u>(B)</u> Exposure in utero to
9	diethylstilbestrol, commonly known as DES;
10	[(iii)] <u>(C)</u> Blockage of, or surgical removal of,
11	one or both fallopian tubes (lateral or
12	bilateral salpingectomy); or
13	$[\frac{(iv)}{D}]$ Abnormal male factors contributing to
14	the infertility;
15	$\left[\frac{(5)}{(4)}\right]$ The patient has been unable to attain a
16	successful pregnancy through other applicable
17	infertility treatments for which coverage [is] shall
18	be available under the contract[+] unless the
19	patient's physician determines that the treatments are
20	unlikely to succeed; and

1	$\left[\frac{(6)}{(5)}\right]$ The in vitro fertilization procedures are
2	performed at medical facilities that conform to the
3	American College of Obstetricians and Gynecologists
4	guidelines for in vitro fertilization clinics or to
5	the American Society for Reproductive Medicine minima
6	standards for programs of in vitro fertilization.
7	(b) For the purposes of this section, the term ["spouse"
8	means a person who is lawfully married to the patient under the
9	laws of the State.] "infertility" means a disease, defined by
10	the failure to achieve a successful pregnancy after twelve
11	months or more of appropriate, timed unprotected intercourse or
12	therapeutic donor insemination. Earlier evaluation and
13	treatment may be justified based on medical history and physical
14	findings and is warranted after six months for women over
15	thirty-five years of age."
16	SECTION 4. Statutory material to be repealed is bracketed
17	and stricken. New statutory material is underscored.
18	SECTION 5. This Act shall take effect on July 1, 2017.
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SB HMS 2017-1234

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Report Title:

In Vitro Fertilization Procedure Coverage

Description:

Amends insurance coverage requirements for in vitro fertilization to allow for expanded applicability.

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