# Second Regular Session Seventy-fourth General Assembly STATE OF COLORADO

# REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 24-1150.01 Jane Ritter x4342

**SENATE BILL 24-223** 

#### SENATE SPONSORSHIP

Fenberg and Gardner, Bridges, Buckner, Cutter, Michaelson Jenet, Mullica, Priola

#### HOUSE SPONSORSHIP

Snyder,

#### **Senate Committees**

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Finance Appropriations

### A BILL FOR AN ACT

101 CONCERNING LICENSING ISSUES FOR CLINICS THAT PERFORM SERVICES
102 RELATED TO FERTILITY.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

Current law requires a gamete agency, gamete bank, or fertility clinic (clinic) to obtain a license from the department of public health and environment (department) on or after January 1, 2025, before the clinic may match or provide gametes or embryos to recipients in Colorado. The bill extends this deadline to July 1, 2025.

The bill adds a requirement that applicants for an original and

SENATE d Reading Unamended May 3, 2024

SENATE Amended 2nd Reading May 2, 2024 renewal license must submit documentation to demonstrate compliance with licensing requirements.

Subject to available appropriations, the department may, as it deems necessary, perform on-site inspections or complaint investigations of clinics located outside of Colorado.

Beginning in fiscal year 2025-26, the bill requires the general assembly to annually appropriate \$229,335 to the gamete agency, gamete bank, or fertility clinic fund.

1 *Be it enacted by the General Assembly of the State of Colorado:* 2 **SECTION 1.** In Colorado Revised Statutes, 25-57-102, amend 3 (2) as follows: 4 **25-57-102.** Legislative declaration. (2) Therefore, the general 5 assembly finds that to protect the health and welfare of donor-conceived 6 persons and their families in Colorado, it is essential to enact the 7 "Donor-conceived Persons and Families of Donor-conceived Persons 8 Protection Act" to regulate the use of donated gametes provided from 9 gamete agencies, gamete banks, or fertility clinics located inside or 10 outside of Colorado to recipients in or who are residents of, Colorado. 11 **SECTION 2.** In Colorado Revised Statutes, 25-57-103, amend 12 (3), (5), (7), (9), and (11) as follows: 13 25-57-103. Definitions. As used in this article 57, unless the 14 context otherwise requires: 15 (3) "Donor" means an individual who produces eggs or sperm collected by a gamete agency, gamete bank, or fertility clinic or whose 16 17 eggs or sperm created an embryo received by a gamete agency, gamete 18 bank, or fertility clinic for use in assisted reproduction by a recipient who 19 is unknown to the donor of the gametes at the time of donation. A DONOR AND A RECIPIENT PARENT OR PARENTS ARE "UNKNOWN" TO EACH OTHER 20 21 IF A GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC INTRODUCED

-2-

2	RECIPIENT PARENTS, AND THE DONOR AND RECIPIENT PARENT OR PARENTS
3	DO NOT MUTUALLY EXCHANGE IDENTIFYING INFORMATION. The term
4	"donor" only applies to the regulation of gamete agencies, gamete banks,
5	or fertility clinics pursuant to this article 57 and does not apply for the
6	purposes of determining parentage.
7	(5) "Fertility clinic" means an entity or organization LOCATED IN
8	COLORADO that performs assisted reproduction medical procedures and
9	receives donor gametes for a recipient in or who is a resident of,
10	<u>Colorado</u> , and the recipient and gamete donor are unknown to each other
11	at time of donation.
12	(7) "Gamete agency" means an oocyte or sperm donor matching
13	agency that: is located within or outside of Colorado and matches gamete
14	donors with recipients in or who are residents of, Colorado, and the
15	potential recipients and gamete donors are unknown to each other at time
16	of donation.
17	(a) MATCHES GAMETE DONORS WITH RECIPIENTS; AND
18	(b) MATCHES THE POTENTIAL RECIPIENTS AND GAMETE DONORS
19	WHO ARE UNKNOWN TO EACH OTHER AT THE TIME OF THE DONATION; AND
20	(c) (I) IS LOCATED WITHIN COLORADO; OR
21	(II) IS LOCATED OUTSIDE OF COLORADO AND MATCHES <u>INTENDED</u>
22	RECIPIENTS LOCATED IN COLORADO DURING THE MATCHING PROCESS WITH
23	GAMETE <u>DONORS.</u>
24	(9) "Gamete bank" means an entity or organization that:
25	(a) Collects gametes from a donor or receives embryos; and
26	(b) Provides gametes or embryos to a recipient parent or parents
27	or the recipient parent's medical provider when the recipient and donor

OR INITIATED THE MATCH OR CONNECTION BETWEEN THE DONOR AND

1

-3-

1	are unknown to each other at time of donation; and
2	(c) (I) that Is located within or outside of Colorado; OR
3	(II) IS LOCATED OUTSIDE OF COLORADO and provides gametes or
4	embryos to a recipient parent or parents LOCATED in or who are residents
5	<del>of,</del> Colorado.
6	(11) "Matches" or "matches gametes" means the process of
7	matching a donor with a recipient in or who is a resident of, Colorado. A
8	"MATCH" IS MADE BY A GAMETE AGENCY, AND A MATCH IS CONSIDERED
9	MADE WHEN AN INTENDED RECIPIENT PARENT SELECTS A SPECIFIC
10	POTENTIAL DONOR, OR AGREES TO RECEIVE A SPECIFIC POTENTIAL DONOR'S
11	GAMETES, PRIOR TO THE COLLECTION OF THE GAMETES.
12	SECTION 3. In Colorado Revised Statutes, 25-57-105, amend
13	(4) as follows:
14	25-57-105. Declaration regarding disclosure of identifying
15	information and medical history - applicability. (4) A gamete agency,
16	gamete bank, or fertility clinic located outside of Colorado shall not
17	match intended recipients located in Colorado with donors, or
18	provide gametes to a recipient parent or parents located in
19	COLORADO OR TO THE RECIPIENT PARENT'S MEDICAL PROVIDER LOCATED
20	IN COLORADO, from a donor who does not agree to the disclosure of the
21	donor's identity as set forth in subsection (2) of this <u>section</u> . to a recipient
22	parent or parents located in or who are residents of Colorado
23	SECTION 4. In Colorado Revised Statutes, 25-57-108, amend
24	(4) introductory portion as follows:
25	25-57-108. Written materials for recipient parents and gamete
26	donors. (4) A gamete agency, gamete bank, or fertility clinic located
27	outside of Colorado that either matches donors to or provides gametes or

-4- 223

1	embryos to recipients in <del>or who are residents of,</del> Colorado shall:
2	SECTION 5. In Colorado Revised Statutes, 25-57-110, amend
3	(1) and (3)(a)(I) as follows:
4	25-57-110. License required - application - inspection -
5	issuance, denial, suspension, or revocation - fees - civil penalties -
6	rules. (1) On or after January JULY 1, 2025, a gamete agency, gamete
7	bank, or fertility clinic shall not operate as a gamete agency, gamete bank,
8	or fertility clinic in Colorado, or match or provide gametes or embryos to
9	recipients in Colorado, without having first obtained a license from the
10	department. Such THE license is conditioned on compliance with the
11	applicable standards, requirements, and other provisions of this article 57
12	and its implementing rules.
13	(3) (a) (I) The department shall investigate and review each
14	original application and each renewal application for a license to operate
15	as a gamete agency, gamete bank, or fertility clinic. THE DEPARTMENT
16	SHALL REQUIRE ALL APPLICANTS TO SUBMIT INFORMATION IN THE
17	ORIGINAL AND RENEWAL APPLICATION PROCESS TO DOCUMENT
18	COMPLIANCE WITH LICENSING REQUIREMENTS. SUBJECT TO AVAILABLE
19	APPROPRIATIONS, THE DEPARTMENT MAY, AS IT DEEMS NECESSARY,
20	PERFORM ON-SITE INSPECTIONS OR COMPLAINT INVESTIGATIONS OF A
21	GAMETE AGENCY, GAMETE BANK, OR FERTILITY CLINIC LOCATED OUTSIDE
22	OF COLORADO. The department shall determine an applicant's compliance
23	with this article 57, and the rules adopted pursuant to this article 57, for
24	the collection and provision of gametes from donors who are unknown to
25	a recipient at the time of the donation before issuing a license.
26	SECTION 6. In Colorado Revised Statutes, amend 25-57-111 as
27	<u>follows:</u>

-5- 223

I	25-57-111. Rule-making authority. On or before July 1, 2024,
2	JANUARY 1, 2025, the state board shall promulgate any rules necessary to
3	implement this article 57. In promulgating rules, the state board shall
4	consider and protect the interests of donor-conceived persons and families
5	of donor-conceived persons, including lesbian, gay, bisexual, and
6	transgender parents and donor-conceived persons and single parents.
7	<b>SECTION </b> 7. In Colorado Revised Statutes, amend 25-57-112 as
8	follows:
9	25-57-112. Gamete agency, gamete bank, or fertility clinic
10	fund - created - priorities - appropriation. (1) The gamete agency,
11	gamete bank, or fertility clinic fund, referred to in this section as the
12	"fund", is created in the state treasury. The fund consists of money
13	credited to the fund pursuant to section 25-57-110 AND ANY MONEY
14	APPROPRIATED TO THE FUND BY THE GENERAL ASSEMBLY. The money in
15	the fund is subject to annual appropriation by the general assembly for the
16	direct and indirect costs of the department in performing its duties
17	pursuant to this article 57. At the end of any fiscal year, all unexpended
18	and unencumbered money in the fund remains in the fund and is not
19	credited or transferred to the general fund or any other fund.
20	(2) THE DEPARTMENT SHALL PRIORITIZE THE USE OF MONEY IN THE
21	FUND FOR PROVIDING TECHNICAL AND COMPLIANCE ASSISTANCE AND
22	PROCESSING LICENSES, YET RETAIN ADEQUATE RESOURCES FOR
23	ENFORCEMENT.
24	(3) BEGINNING IN FISCAL YEAR 2025-26, THE GENERAL ASSEMBLY
25	SHALL ANNUALLY APPROPRIATE ONE HUNDRED TWENTY-FIVE THOUSAND
26	DOLLARS TO THE FUND.
27	SECTION 8. Safety clause. The general assembly finds,

-6- 223

- determines, and declares that this act is necessary for the immediate
- 2 preservation of the public peace, health, or safety or for appropriations for
- 3 the support and maintenance of the departments of the state and state
- 4 institutions.

-7- 223