

General Assembly

January Session, 2019

Substitute Bill No. 1078

AN ACT CONCERNING DOULA CERTIFICATION AND MEDICAID REIMBURSEMENT FOR DOULA SERVICES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. (NEW) (Effective October 1, 2019) For purposes of this 2 section, sections 2 to 5, inclusive, and sections 7 and 8 of this act, (1) "antepartum" means the period of pregnancy before labor and 3 4 childbirth; (2) "state-certified doula" means a trained, nonmedical 5 professional certified by the Commissioner of Public Health to provide 6 continuous physical, emotional and informational support to a 7 pregnant person during the antepartum and intrapartum periods and 8 up to the first six weeks of the postpartum period; (3) "certified doula 9 services" mean services that include, but are not limited to, (A) 10 communications between a state-certified doula and a pregnant 11 person, (B) time spent being on call for a birth, (C) prenatal and 12 postpartum visits, and (D) time spent on administrative tasks, such as 13 (i) documentation or paperwork, and (ii) referrals to (I) community-14 based organizations offering culturally competent social, emotional or 15 other support, or (II) certified or licensed perinatal professionals 16 practicing in multiple disciplines; (4) "competencies" means key skills 17 and applied knowledge necessary for doulas to be effective; (5) 18 "contact hour" means a minimum of fifty minutes of classroom, group 19 or distance learning and training, but not homework, preparatory or 20 reading time; (6) "culturally competent" means having an ability to 21 interact effectively and respectfully with persons of different cultures; 22 (7) "intrapartum" means the period of pregnancy during labor and 23 delivery and childbirth; (8) "perinatal" means the antepartum, intrapartum and postpartum periods of a pregnancy; (9) "postpartum" 24 25 means the period following childbirth; and (10) "registry" means the 26 Registry of State Certified Doulas kept by the Commissioner of Public 27 Health pursuant to section 7 of this act.

28 Sec. 2. (NEW) (Effective October 1, 2019) (a) The Commissioner of 29 Public Health may, upon receipt of an application on a form prescribed 30 by the commissioner and a fee of one hundred seventy-five dollars, 31 issue a certificate designating the holder a state-certified doula to any 32 person who presents evidence satisfactory to the commissioner that he 33 or she has achieved competencies in providing doula services by 34 completing the following requirements: (1) At least twenty-four 35 contact hours of education that includes any combination of childbirth 36 education, intrapartum doula training, antepartum doula training and 37 postpartum doula training; (2) attendance at a minimum of (A) one 38 breastfeeding class or valid certification as a lactation counselor, (B) 39 one childbirth class, and (C) two births; (3) completion of cultural 40 competency training; (4) completion of training in client confidentiality 41 laws and regulations, including, but not limited to, the Health 42 Insurance Portability and Accountability Act of 1996, P.L. 104-91, as amended from time to time; (5) completion of cardiopulmonary 43 44 resuscitation training; and (6) certification in safe meal preparation.

45 (b) The commissioner may accept as satisfactory evidence of 46 completion of the requirements prescribed in subsection (a) of this 47 section: (1) A letter signed by an authorized representative of a state, 48 national or international doula certification organization on the 49 organization's letterhead that states the applicant has completed the 50 requirements, or (2) a signed and dated attestation from the applicant 51 that the applicant has completed the requirements, stating where and 52 when such requirements were completed.

53 (c) No certificate shall be issued under this section to any applicant 54 against whom a professional disciplinary action related to such person's doula services is pending or who is the subject of anunresolved professional complaint relating to such services.

(d) Certificates issued under this section shall be renewed every two
years, subject to the provisions of section 19a-88 of the general statutes,
upon payment of a renewal fee of one hundred dollars.

60 Sec. 3. (NEW) (Effective October 1, 2019) (a) The Commissioner of 61 Public Health may, upon receipt of an application and fee of one 62 hundred seventy-five dollars, issue a certificate, designating the holder 63 a state-certified doula, to any person who presents proof of current 64 licensure or certification as a doula in another state, the District of 65 Columbia or territory of the United States that maintains standards for 66 certification determined by the commissioner to be equal to or higher 67 than those of this state. No certificate shall be issued under this section 68 to any applicant against whom professional disciplinary action is pending or who is the subject of an unresolved complaint related to 69 70 such person's doula services.

(b) Certificates issued under this section shall be renewed every two
years, subject to the provisions of section 19a-88 of the general statutes,
upon payment of a renewal fee of one hundred dollars.

74 Sec. 4. (NEW) (Effective October 1, 2019) The Commissioner of Public 75 Health may take any disciplinary action set forth in section 19a-17 of 76 the general statutes against a state-certified doula, or exclude such 77 doula from the registry established pursuant to section 7 of this act, for 78 any of the following reasons: (1) Conviction of a felony committed in 79 the course of performing doula services; (2) fraud or deceit in 80 obtaining or seeking reinstatement of certification; (3) fraud or deceit 81 in the performance of doula services; (4) negligent, incompetent or 82 wrongful conduct in the performance of doula services; (5) physical, 83 mental or emotional illness or disorder resulting in an inability to 84 competently perform doula services; (6) alcohol or substance abuse 85 affecting ability to competently perform doula services; (7) wilful 86 falsification of entries in any record pertaining to doula services; or (8)

87 violation of any provision of subsection (c) of section 19a-14 of the 88 general statutes, as amended by this act. The commissioner may order 89 a certificate holder to submit to a reasonable physical or mental 90 examination if the physical or mental capacity of the certificate holder 91 to perform doula services safely is the subject of an investigation. The 92 commissioner may petition the superior court for the judicial district of 93 Hartford to enforce such order or any action taken pursuant to section 94 19a-17 of the general statutes. The commissioner shall give notice and 95 an opportunity to be heard on any contemplated action under said 96 section.

97 Sec. 5. (NEW) (Effective October 1, 2019) No person who is not 98 certified by the Commissioner of Public Health as a state-certified 99 doula shall represent that such person is so certified, or use in 100 connection with such person's name, the term "Connecticut Certified 101 Doula", or any other letters, words or insignia indicating or implying 102 such certification. Any person who violates the provisions of this 103 section or who obtains or attempts to obtain such certification by any 104 wilful misrepresentation or any fraudulent representation shall be 105 guilty of a class D felony. Failure to renew a state certificate in a timely 106 manner shall not constitute a violation for the purposes of this section.

Sec. 6. Subsection (c) of section 19a-14 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October 1, 2019*):

(c) No board shall exist for the following professions that arelicensed or otherwise regulated by the Department of Public Health:

- 112 (1) Speech and language pathologist and audiologist;
- 113 (2) Hearing instrument specialist;
- 114 (3) Nursing home administrator;
- 115 (4) Sanitarian;

116	(5) Subsurface sewage system installer or cleaner;		
117	(6) Marital and family therapist;		
118	(7) Nurse-midwife;		
119	(8) Licensed clinical social worker;		
120	(9) Respiratory care practitioner;		
121 122	(10) Asbestos contractor, asbestos consultant and asbestos training provider;		
123	(11) Massage therapist;		
124	(12) Registered nurse's aide;		
125	(13) Radiographer;		
126	(14) Dental hygienist;		
127	(15) Dietitian-Nutritionist;		
128	(16) Asbestos abatement worker;		
129	(17) Asbestos abatement site supervisor;		
130	(18) Licensed or certified alcohol and drug counselor;		
131	(19) Professional counselor;		
132	(20) Acupuncturist;		
133	(21) Occupational therapist and occupational therapist assistant;		
134	(22) Lead abatement contractor, lead consultant contractor, lead		
135	consultant, lead abatement supervisor, lead abatement worker, lead		
136	training provider, lead inspector, lead inspector risk assessor and lead		
137	nlanner-project designer:		

137 planner-project designer;

138	(23) Emergency medical technician, advanced emergency medical			
139	technician, emergency medical responder and emergency medical			
140	services instructor;			
141	(24) Paramedic;			
142	(25) Athletic trainer;			
143	(26) Perfusionist;			
144	(27) Master social worker subject to the provisions of section 20-			
145	195v;			
146	(28) Radiologist assistant, subject to the provisions of section 20-74tt;			
147	(29) Homeopathic physician;			
148	(30) Certified water treatment plant operator, certified distribution			
149	system operator, certified small water system operator, certified			
150	backflow prevention device tester and certified cross connection			
151	survey inspector, including certified limited operators, certified			
152	conditional operators and certified operators in training;			
153	(31) Tattoo technician;			
154	(32) Genetic counselor; [and]			
155	(33) Behavior analyst; [.] <u>and</u>			
156	<u>(34) Doula.</u>			
157	The department shall assume all powers and duties normally vested			
158	with a board in administering regulatory jurisdiction over such			
159	professions. The uniform provisions of this chapter and chapters 368v,			
160	369 to 381a, inclusive, 383 to 388, inclusive, 393a, 395, 398, 399, 400a			
161	and 400c, including, but not limited to, standards for entry and			
162	renewal; grounds for professional discipline; receiving and processing			

163 complaints; and disciplinary sanctions, shall apply, except as otherwise

164 provided by law, to the professions listed in this subsection.

Sec. 7. (NEW) (*Effective October 1, 2019*) (a) The Commissioner of Public Health shall establish a publicly accessible Registry of State Certified Doulas who: (1) Are at least eighteen years of age, (2) are not excluded from the registry pursuant to section 4 of this act, (3) provide two positive client references of quality job performance, and (4) maintain professional liability insurance either individually or through a collaborative, association or business of doulas.

(b) The commissioner shall include in the registry the name, contact
information and educational background of each state-certified doula,
provided the commissioner shall remove the name of a state-certified
doula upon written request of such doula. The commissioner shall
include a publicly accessible link to the Registry of State Certified
Doulas on the Internet web site of the Department of Public Health.

Sec. 8. (NEW) (*Effective October 1, 2019*) (a) The Commissioner of Social Services shall amend the Medicaid state plan to provide reimbursement for state-certified doulas who provide Medicaideligible services to pregnant Medicaid beneficiaries.

(b) A state-certified doula shall meet the following requirements to
be reimbursed under the Medicaid program: (1) Have a national
provider identification number, (2) complete all required Medicaid
provider enrollment forms, (3) provide a copy of state doula
certification to the commissioner, and (4) perform Medicaid-eligible
services.

(c) State-certified doula services shall be billed on a fee-for-service
basis per pregnancy for Medicaid-eligible services, regardless of the
number of infants born, and the fee for all doula services performed
during such pregnancy shall not be less than nine hundred dollars or
exceed fifteen hundred dollars. For purposes of this section, Medicaideligible services include, but need not be limited to: (1) Prenatal visits,
(2) physical and emotional support, (3) telephone or virtual

communications between the state-certified doula and the Medicaid
beneficiary, (4) time spent being on call for the birth, (5) time spent
providing a Medicaid beneficiary services and support during a birth,
(6) postpartum visits, and (7) time spent on administrative tasks, such
as documentation or paperwork.

200 (d) Not later than January 15, 2021, the commissioner shall report, in 201 accordance with section 11-4a of the general statutes, to the joint 202 standing committees of the General Assembly having cognizance of 203 matters relating to children, human services and public health on (1) 204 the number of pregnant Medicaid beneficiaries served by state-205 certified doulas, and (2) impact of state-certified doula services on 206 birth outcomes, including, but not limited to, any reduction in (A) 207 caesarean sections, (B) infants born prematurely, (C) infants of low 208 birth weight, (D) infant mortality rates, and (E) mortality rates of 209 Medicaid beneficiaries receiving doula services.

(e) The commissioner may adopt regulations in accordance withchapter 54 of the general statutes to implement the provisions of thissection.

This act shall take effect as follows and shall amend the following

sections:				
Section 1	October 1, 2019	New section		
Sec. 2	October 1, 2019	New section		
Sec. 3	October 1, 2019	New section		
Sec. 4	October 1, 2019	New section		
Sec. 5	October 1, 2019	New section		
Sec. 6	October 1, 2019	19a-14(c)		
Sec. 7	October 1, 2019	New section		
Sec. 8	October 1, 2019	New section		

HS Joint Favorable Subst. -LCO

JUD Joint Favorable