

## Rep. Mary E. Flowers

## Filed: 3/1/2022

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	10200HB5013ham002	LRB102 25451 RPS 36991 a
1	AMENDMENT TO	HOUSE BILL 5013
2	AMENDMENT NO Ame	nd House Bill 5013 by replacing
3	everything after the enacting of	clause with the following:
4	"Section 5. The Birth Cen	ter Licensing Act is amended by
5	changing Sections 5 and 25 as f	follows:
6	(210 ILCS 170/5)	
7	Sec. 5. Definitions. In the	ls Act:
8	"Birth center" means a	designated site, other than a
9	hospital:	
10	(1) in which births a	re planned to occur following a
11	normal, uncomplicated, and	<pre>low-risk pregnancy;</pre>
12	(2) that is not the p	regnant person's usual place of
13	residence;	
14	(3) that is exclusiv	vely dedicated to serving the
15	childbirth-related needs	of pregnant persons and their

newborns, and has no more than 10 beds;

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1	(4) that offers prenatal care and community education
2	services and coordinates these services with other health
3	care services available in the community; and

- (5) that does not provide general anesthesia or surgery.
- "Certified nurse midwife" means an advanced practice registered nurse licensed in Illinois under the Nurse Practice Act with full practice authority or who is delegated such authority as part of a written collaborative agreement with a physician who is associated with the birthing center or who has privileges at a nearby birthing hospital.
- "Department" means the Illinois Department of Public
  Health.
- "Hospital" does not include places where pregnant females
  are received, cared for, or treated during delivery if it is in
  a licensed birth center, nor include any facility required to
  be licensed as a birth center.
- "Licensed certified professional midwife" means a person
  who has successfully met the requirements under Section 45 of
  the Licensed Certified Professional Midwife Practice Act and
  holds an active license to practice as a licensed certified
  professional midwife in Illinois.
- 23 "Physician" means a physician licensed to practice 24 medicine in all its branches in Illinois.
- 25 (Source: P.A. 102-518, eff. 8-20-21.)

1 (	(210	ILCS	170/25	)

2 Sec. 25. Staffing.

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- 3 (a) A birth center shall have a clinical director, who may 4 be:
- 5 (1) a physician who is either certified or eligible 6 for certification by the American College of Obstetricians 7 and Gynecologists or the American Board of Osteopathic 8 Obstetricians and Gynecologists or has hospital 9 obstetrical privileges; or
- 10 (2) a certified nurse midwife.
  - (b) The clinical director shall be responsible for:
- 12 (1) the development of policies and procedures for 13 services as provided by Department rules;
  - (2) coordinating the clinical staff and overall provision of patient care;
    - (3) developing and approving policies defining the criteria to determine which pregnancies are accepted as normal, uncomplicated, and low-risk; and
  - (4) developing and approving policing regarding the anesthesia services available at the center.
  - (c) An obstetrician, family practitioner, or certified nurse midwife, or licensed certified professional midwife shall attend each person in labor from the time of admission through birth and throughout the immediate postpartum period. Attendance may be delegated only to another physician, or a certified nurse midwife, or a licensed certified professional

## midwife. 1

- (d) A second staff person shall be present at each birth 2
- who: 3
- 4 (1)is licensed or certified in Illinois in
- 5 health-related field and under the supervision of a
- physician, or a certified nurse midwife, or a licensed 6
- certified professional midwife who is in attendance; 7
- 8 (2) has specialized training in labor and delivery
- 9 techniques and care of newborns; and
- 10 (3) receives planned and ongoing training as needed to
- 11 perform assigned duties effectively.
- (Source: P.A. 102-518, eff. 8-20-21.) 12
- 13 Section 10. The Illinois Public Aid Code is amended by
- 14 changing Section 5-5.24 as follows:
- (305 ILCS 5/5-5.24) 15
- 16 Sec. 5-5.24. Prenatal and perinatal care.
- 17 (a) The Department of Healthcare and Family Services may
- 18 provide reimbursement under this Article for all prenatal and
- perinatal health care services that are provided for the 19
- 20 purpose of preventing low-birthweight infants, reducing the
- 21 need for neonatal intensive care hospital services,
- 22 promoting perinatal and maternal health. These services may
- 23 include comprehensive risk assessments for pregnant
- 24 individuals, individuals with infants, and infants, lactation

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counseling, nutrition counseling, childbirth support, psvchosocial counseling, treatment and prevention periodontal disease, language translation, nurse visitation, and other support services that have been proven to improve birth and maternal health outcomes. The Department shall maximize the use of preventive prenatal and perinatal health care services consistent with federal statutes, rules, and regulations. The Department of Public Aid (now Department of Healthcare and Family Services) shall develop a plan for prenatal and perinatal preventive health care and shall present the plan to the General Assembly by January 1, 2004. On or before January 1, 2006 and every 2 years thereafter, the Department shall report to the General Assembly concerning the effectiveness of prenatal and perinatal health care services reimbursed under this Section in preventing low-birthweight infants and reducing the need for neonatal intensive care hospital services. Each such report shall include evaluation of how the ratio of expenditures for treating low-birthweight infants compared with the investment in promoting healthy births and infants in local community areas throughout Illinois relates to healthy infant development in those areas.

On and after July 1, 2012, the Department shall reduce any rate of reimbursement for services or other payments or alter any methodologies authorized by this Code to reduce any rate of reimbursement for services or other payments in accordance

1	with Section 5-5e.		
2	(b) (1) As used in this subsection:		
3	"Affiliated provider" means a provider who is enrolled in		
4	the medical assistance program and has an active contract with		
5	a managed care organization.		
6	"Non-affiliated provider" means a provider who is enrolled		
7	in the medical assistance program but does not have a contract		
8	with a MCO.		
9	"Preventive prenatal and perinatal health care services"		
10	means services described in subsection (a) including the		
11	following non-emergent diagnostic and ancillary services:		
12	(i) Diagnostic labs and imaging, including level II		
13	ultrasounds.		
14	(ii) RhoGAM injections.		
15	(iii) Injectable 17-alpha-hydroxyprogesterone		
16	<pre>caproate (commonly called 17P).</pre>		
17	(iv) Intrapartum (labor and delivery) services.		
18	(v) Any other outpatient or inpatient service relating		
19	to pregnancy or the 12 months following childbirth or		
20	fetal loss.		
21	(2) In order to maximize the accessibility of preventive		
22	prenatal and perinatal health care services, the Department of		
23	Healthcare and Family Services shall amend its managed care		
24	contracts such that an MCO must pay for preventive prenatal		
25	services, perinatal healthcare services, and postpartum		
26	services rendered by a non-affiliated provider, for which the		

- 1 health plan would pay if rendered by an affiliated provider,
- 2 <u>at no less than the rate paid under the Illinois Medicaid</u>
- 3 <u>fee-for-service program methodology for such services</u>,
- 4 including all policy adjusters, including, but not limited to,
- 5 Medicaid High Volume Adjustments, Medicaid Percentage
- 6 Adjustments, Outpatient High Volume Adjustments, and all
- 7 outlier add-on adjustments to the extent such adjustments are
- 8 incorporated in the development of the applicable MCO
- 9 capitated rates, unless a different rate was agreed upon by
- 10 the health plan and the non-affiliated provider.
- 11 (Source: P.A. 102-665, eff. 10-8-21.)
- 12 Section 99. Effective date. This Act takes effect January
- 13 1, 2023.".