As Reported by the House Families, Aging, and Human Services Committee

134th General Assembly

Regular Session

Sub. H. B. No. 142

2021-2022

Representatives Crawley, Brinkman

Cosponsors: Representatives Hicks-Hudson, Boyd, West, Gross, Howse, Skindell, Lightbody, Boggs, Miller, A., Smith, M., Young, T., Brent, Russo, Kelly, Weinstein, Jarrells

A BILL

To enact sections 4723.89, 4723.90, 5120.658, and	1
5164.071 of the Revised Code regarding doula	2
services and to repeal sections 4723.89,	3
4723.90, 5120.658, and 5164.071 of the Revised	4
Code five years after those sections take	5
effect, to abolish those provisions on that	6
date.	7

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 4723.89, 4723.90, 5120.658, and	8
5164.071 of the Revised Code be enacted to read as follows:	9
Sec. 4723.89. (A) As used in this section:	10
(1) "Doula" means a trained, nonmedical professional who	11
provides continuous physical, emotional, and informational	12
support to a pregnant woman during any of the following periods,	13
regardless of whether the woman's pregnancy results in a live	14
birth:	15

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(a) The antepartum period;	16
(b) The intrapartum period;	17
(c) The postpartum period.	18
(2) "Doula certification organization" means all of the	19
following organizations that are recognized, at an	20
international, national, state, or local level, for training and	21
certifying doulas:	22
(a) Birthing beautiful communities;	23
(b) Restoring our own through transformation;	24
(c) The international childbirth education association;	25
(d) DONA international;	26
(e) The association of labor assistants and childbirth	27
educators;	28
(f) Birthworks international;	29
(g) Childbirth and postpartum professional association;	30
(h) Childbirth international;	31
(i) The international center for traditional childbearing;	32
(j) Commonsense childbirth inc.;	33
(k) Any other recognized organization that the board of	34
nursing considers appropriate.	35
(B) Beginning on the date that occurs one year after the	36
effective date of this section, a person shall not use or assume	37
the title "certified doula" unless the person holds a	38
certificate issued under this section by the board of nursing.	39
(C) The board shall adopt rules in accordance with Chapter	40

119. of the Revised Code establishing standards and procedures 41 for issuing certificates to doulas under this section. The rules 42 shall include all of the following: 43 (1) Requirements for certification as a doula, including a 44 requirement that a doula either be certified by a doula 45 certification organization or, if not certified, have education 46 and experience considered by the board to be appropriate, as 47 specified in the rules; 48 49 (2) Requirements for renewal of a certificate and 50 continuing education; (3) Requirements for training on racial bias, health 51 disparities, and cultural competency as a condition of initial 52 certification and certificate renewal; 53 (4) Certificate application and renewal fees, as well as a 54 waiver of those fees for applicants with a family income not 55 exceeding three hundred per cent of the federal poverty line; 56 (5) Requirements and standards of practice for certified 57 doulas; 58 (6) The amount of a fine to be imposed under division (E) 59 of this section; 60 61 (7) Any other standards or procedures the board considers necessary to implement this section. 62 (D) The board shall develop and regularly update a 63 registry of doulas who hold certificates issued under this 64 section. The registry shall be made available to the public on a 65 web site maintained by the board. 66

(E) In an adjudication under Chapter 119. of the Revised67Code, the board may impose a fine against any person who68

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violates division (B) of this section. On request of the board,	69
the attorney general shall bring and prosecute to judgment a	70
civil action to collect any fine imposed under this division	71
that remains unpaid.	72
Sec. 4723.90. (A) For the period of the program operated	73
under section 5164.071 of the Revised Code, there is hereby	74
established within the board of nursing the doula advisory	75
board.	76
(B)(1) The advisory board shall consist of at least	77
thirteen but not more than fifteen members appointed by the	78
board of nursing, including at least one representative from	79
birthing beautiful communities and one representative from	80
restoring our own through transformation.	81
The overall composition of the membership of the advisory	82
board shall be as follows:	83
(a) At least three members shall represent communities	84
most impacted by negative maternal and infant health outcomes.	85
(b) At least six members shall be doulas with current,	86
valid certification from a doula certification organization.	87
(c) At least one member shall be a public health official,	88
physician, nurse, or social worker.	89
(d) At least one member shall be a consumer.	90
(2) Both of the following apply to the board of nursing in	91
appointing members to the advisory board:	92
(a) A good faith effort shall be made to select members	93
who represent counties with higher rates of infant and maternal	94
mortality, particularly those counties with the largest	95
disparities.	96

(b) Priority shall be given to individuals with direct 97 service experience providing care to infants and pregnant and 98 postpartum women. 99 (C) The advisory board, by a majority vote of a quorum of 100 its members, shall select an individual to serve as its 101 chairperson. The advisory board may replace a chairperson in the 102 103 same manner. (D) Of the initial appointments to the advisory board, 104 half shall be appointed to a term of one year and half shall be 105 appointed to a term of two years. Thereafter, all terms shall be 106 two years. The board of nursing shall fill a vacancy as soon as 107 practicable. 108 (E) If requested, a member shall receive per diem 109 compensation for, as well as reimbursement of actual and 110 necessary expenses incurred pursuant to, fulfilling the member's 111 duties on the advisory board. 112

(F) The advisory board shall meet at the call of the113advisory board's chairperson as often as the chairperson114determines necessary for timely completion of the board's duties115as described in this section.116

(G) The board of nursing shall provide meeting space,117staff services, and other technical assistance required by the118advisory board in carrying out its duties.119

(H) The advisory board shall do all of the following: 120

(1) Provide general advice, guidance, and recommendations121to the board of nursing regarding doula certification and the122adoption of rules under divisions (C) (3) and (5) of section1234723.89 of the Revised Code;124

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(2) Provide general advice, guidance, and recommendations	125
to the department of medicaid regarding the program operated	126
under section 5164.071 of the Revised Code;	127
(3) Make recommendations to the medicaid director	128
	120
regarding the adoption of rules for purposes of section 5164.071	-
of the Revised Code.	130
Sec. 5120.658. (A) As used in this section, "doula" has	131
the same meaning as in section 4723.89 of the Revised Code.	132
(B) During the period beginning one year after the	133
effective date of this section and ending five years after the	134
effective date of this section, the department of rehabilitation	135
and correction shall operate a program to provide to inmates	136
participating in any prison nursery program established under	137
section 5120.65 of the Revised Code doula services that are	138
provided by a doula certified under section 4723.89 of the	139
Revised Code.	140
(C) The department may adopt rules in accordance with	141
Chapter 119. of the Revised Code to implement this section.	142
Sec. 5164.071. (A) As used in this section, "doula" has	143
the same meaning as in section 4723.89 of the Revised Code.	144
(B) During the period beginning one year after the	145
effective date of this section and ending five years after the	146
effective date of this section, the medicaid program shall	147
operate a program to cover doula services that are provided by a	148
doula if the doula has a valid provider agreement and is	149
certified under section 4723.89 of the Revised Code. Medicaid	150
payments for doula services shall be determined on the basis of	151
each pregnancy, regardless of whether multiple births occur as a	152
result of that pregnancy.	153

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(C) Outcome measurements and incentives for the program	154
shall be consistent with this state's medicare-medicaid plan	155
quality withhold methodology and benchmarks. The medicaid	156
director shall complete an annual report regarding the program	157
outcomes, including related to maternal health and morbidity and	158
an estimated fiscal impact. The final annual report shall	159
include recommendations related to whether the program should be	160
continued. The director shall provide a copy of the annual	161
report to the joint medicaid oversight committee.	162
(D) The medical dimension shall adout unless under a stirr	163
(D) The medicaid director shall adopt rules under section	103
5164.02 of the Revised Code to implement this section.	164

Section 2. That sections 4723.89, 4723.90, 5120.658, and1655164.071 of the Revised Code are hereby repealed, effective five166years after the effective date of this section.167