- 1 SB320
- 2 219002-3
- 3 By Senator Weaver
- 4 RFD: Healthcare
- 5 First Read: 17-MAR-22

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8 SYNOPSIS: Existing law requires abortion providers, 48
9 hours before performing an abortion on a woman, to
10 provide the woman with a state-produced pamphlet of
11 pregnancy-related services in this state.

This bill would require a physician, before performing an abortion on a woman, to confirm that the woman has received a free resource access assistance offer. This offer would be provided through a phone call to a toll-free number that is staffed by support professionals who would explain available pregnancy-related services to the woman, help her learn about and connect to those resources, and make available additional direct support related to her pregnancy.

This bill would make available substantive services to help pregnant women and parents of young children navigate existing private and public resources to support their pregnancy and parenting, and would establish a process to ensure every woman

1	seeking to obtain an abortion in Alabama learns
2	about those services prior to an abortion.
3	This bill would also support follow-up
4	services for women after the birth of their
5	children, including referrals to resources in their
6	community and public assistance programs.
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8	A BILL
9	TO BE ENTITLED
10	AN ACT
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12	Relating to pregnancy, parenting, and abortion; to
13	create the Every Mother Matters Act; to support certain
14	services for women before and after childbirth; to require a
15	physician, prior to the performance of an abortion, to confirm
16	that a woman upon whom an abortion is to be performed has
17	received a free resource access assistance offer; and to
18	provide for the provision and contents of the offer.
19	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
20	Section 1. This act shall be known and may be cited
21	as the Every Mother Matters Act.
22	Section 2. For the purposes of this act, the
23	following terms have the following meanings:
24	(1) ABORTION. The same meaning as in Section
25	26-23H-3, Code of Alabama 1975.
26	(2) ABORTION PROVIDER. Any individual or entity that
27	offers or advertises the provision of abortions or that

- 1 operates a facility at which abortions are performed or
- 2 induced, excluding general and specialized hospitals as
- described in Section 22-21-20, Code of Alabama 1975.
- 4 (3) ABUSE. The same meaning as in Section 30-5-2,
- 5 Code of Alabama 1975.
- 6 (4) ASSAULT. The acts or offenses described in
- 7 Sections 13A-6-20, 13A-6-21, and 13A-6-22, Code of Alabama
- 8 1975.
- 9 (5) CARE AGENT. An individual employed by an
- organization to perform the services required by this act.
- 11 (6) COERCION. The acts or offenses described in
- 12 Section 13A-6-25, Code of Alabama 1975.
- 13 (7) DEPARTMENT. The Alabama Department of Public
- 14 Health.
- 15 (8) ECTOPIC PREGNANCY. The same meaning as in
- 16 Section 26-23H-3, Code of Alabama 1975.
- 17 (9) HUMAN TRAFFICKING. The acts or offenses
- described in Sections 13A-6-152 and 13A-6-153, Code of Alabama
- 19 1975.
- 20 (10) MEDICAL EMERGENCY. A condition that, based on
- 21 the good faith clinical judgment of a physician, has
- complicated the medical condition of a pregnant woman so as to
- 23 necessitate the immediate termination of the woman's pregnancy
- 24 to avert her death or for which a delay will create a serious
- 25 risk of substantial and irreversible impairment of a major
- 26 bodily function.

- 1 (11) NEGLECT. The same meaning as in Section 2 26-16-2, Code of Alabama 1975. 3 (12) ORGANIZATION. A non-governmental entity contracting with the department to provide health pregnancy 4 5 program services, care plan coordination, and resource access assistance offers as required by this act. 6 (13) PARTICIPANT. An individual receiving Pregnancy Launch Program Services as provided in this act. 8 (14) SEXUAL ABUSE. The acts or offenses described in 9 10 Sections 13A-6-66 and 13A-6-67, Code of Alabama 1975. Section 3. The department shall establish the 11 Pregnancy Launch Program by contracting with one or more 12 13 organizations to provide direct services, support, social 14 services case management, and program referrals statewide to 15 biological parents of unborn children, biological or adoptive parents of children under two years of age, and parents and 16 17 legal quardians of pregnant minors. 18 Section 4. The Pregnancy Launch Program shall do all of the following: 19 2.0 (1) Encourage healthy childbirth. 21 (2) Support childbirth as an alternative to 2.2 abortion. 23 (3) Promote family formation. 24 (4) Aid successful parenting.
 - (6) Improve maternal health, mortality, and postpartum outcomes.

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(5) Increase families' economic self-sufficiency.

- Section 5. (a) The Pregnancy Launch Program shall consist of at least the following components:
- 3 (1) The use of licensed nurses, community health
 4 workers, or other individuals of equivalent expertise to offer
 5 healthy pregnancy program services to participants in the
 6 Pregnancy Launch Program, including all of the following:
- a. Assistance assessing and evaluating needs related to pregnancy or parenting.
- b. Medically accurate pregnancy-related medicalinformation.

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- c. Assistance obtaining obstetric care, primary care, mental health or behavioral health counseling, and postpartum care.
- d. Support for factors affecting a pregnant woman's pregnancy, including her or her family's well-being and available support services.
 - e. Information on adoption.
 - (2) The use of licensed social workers, certified life coaches, nurses, community health workers, licensed professional counselors, or other individuals of equivalent experience to offer care plan coordination services to participants in the Pregnancy Launch Program, including all of the following:
- a. Assistance in identifying needs related to the pregnancy or parent's ability to care for his or her unborn child.

- b. Development of a care plan of resources and
 support to address the needs identified.
- c. Referrals to appropriate local resources,
 including state and federal benefits programs and local
 charitable organizations.
- d. Assistance in applying for state and federal benefits programs.
- e. Assistance in accomplishing elements of the care plan.
- f. Services related to postpartum depression and related referrals.
- g. Assistance obtaining pediatric care and postpartum care.
- 14 h. Assistance obtaining substance abuse treatment
 15 and alcohol abuse treatment.
- i. Education on available public and private
 resources to address the pregnant woman's or biological
 father's socioeconomic needs.
- j. Social services or assistance in obtaining social services related to education, professional certification, housing, employment, resume development, childcare, adoption services, financial needs, substance abuse, and health benefits plan coverage.
- 24 k. Assistance for abuse, assault, sexual assault,
 25 neglect, coercion, and human trafficking.
- 1. Assistance obtaining mental health or behavioral counseling.

1 (3) Administrative support and other expenses 2 necessary for the development or ongoing provision of 3 services.

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- (b) (1) The Pregnancy Launch Program shall be available to residents of all counties of the state, including residents in rural areas that may currently lack access to similar services.
 - (2) Notwithstanding any law to the contrary, healthy pregnancy program services and care plan coordination services of the Pregnancy Launch Program may be provided in person through existing facilities or remotely through a telephonic system or other comparable, synchronous direct audio or video technologies.
 - (c) To be eligible to be a participant, an individual shall, at the time of initial contact with the Pregnancy Launch Program, be one of the following:
 - (1) A resident of this state who is the biological parent of an unborn child or a biological or adoptive parent of a child under two years of age.
 - (2) A pregnant woman seeking to obtain an abortion in this state.
 - (3) A parent or legal guardian of a minor residing in this state who is pregnant or has a child under the age of two years.
- (d) Existing participants of the Pregnancy Launch
 Program whose pregnancies are terminated are eligible to

continue to receive services for six months after the date of 1 2 termination. Section 6. Each organization providing Pregnancy 3 Launch Program services shall record and report monthly to the 4 5 department the following information pertaining to care plan coordination and healthy pregnancy services: 6 (1) The number of pregnant women, biological fathers, or parents or quardians of a pregnant minor 8 requesting assistance in developing a personalized care plan. 9 10 (2) The number of unique pregnant women, biological fathers, or parents or guardians of a pregnant minor receiving 11 support in the following categories: 12 13 a. Education. 14 b. Training for a professional certification. 15 c. Housing. 16 d. Employment. 17 e. Resume development. 18 f. Child care. q. Adoption services. 19 2.0 h. Financial needs. 21 i. Substance abuse. 2.2 j. Health benefit coverage. (3) The number of pregnant women needing assistance 23 24 for abuse, assault, sexual assault, neglect, coercion, and

(4) The number of women needing assistance for postpartum depression and related referrals.

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human trafficking.

1 (5) The number of pregnant women needing assistance 2 obtaining obstetric care, pediatric care, postpartum care, or 3 mental health or behavioral counseling.

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(6) The number of pregnant women receiving assistance or education for issues related to their health, unborn children's health, pregnancy, abortion, fetal development, or birth.

Section 7. (a) An individual shall not perform or induce an abortion unless the individual verifies, in accordance with Section 12, that the woman upon whom the abortion is to be performed or induced has received a resource access assistance offer.

- (b) A resource access assistance offer under subsection (a) shall consist of a care agent doing all of the following:
- (1) Informing the pregnant woman of and making available the following:
- a. Free healthy pregnancy program services offered under Section 5.
- b. Free care plan coordination services offered under Section 5.
 - (2) Providing education on other public and private resources available to address the socioeconomic needs of the pregnant woman or the biological father of the unborn child.
- (3) Offering screening and assistance for abuse, assault, sexual assault, neglect, coercion, and human trafficking.

- 1 (c)(1) The pregnant woman is not required to do 2 either of the following in order to obtain an abortion:
- a. Provide any personally identifiable information to the department, care agent, or contracting organization.
 - b. Initiate, accept, or complete any services offered pursuant to this section in order to obtain an abortion.

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- (2) The pregnant woman may decline services offered pursuant to Section 5 at any time.
- (d) The resource access assistance offer shall be provided at the expense of the state at no cost to the woman.
- (e) This section does not apply in the case of a medical emergency necessitating the performance of an abortion. An individual who performs or induces an abortion in a medical emergency shall do both of the following:
- (1) Include in the woman's medical records a statement signed by the physician certifying the nature of the medical emergency.
- (2) Not later than the 30th day after the performance of the abortion, certify to the department the specific medical condition that constituted the emergency.
- (f) This section shall become operative 20 months following the effective date of this act.
- Section 8. (a) The department shall, not later than 10 months following the effective date of this act, contract with one or more organizations sufficient to ensure that every woman seeking an abortion in Alabama receives a resource

access assistance offer as well as the opportunity to receive free care plan coordination and free healthy pregnancy program services.

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(b) The department shall only contract with organizations that are capable of offering resource access assistance offers, care plan coordination, and healthy pregnancy program services by telephonic means or other comparable, synchronous direct audio or video technologies.

Section 9. An organization and any of its subcontractors or agents who provide services under Sections 3 through 8 shall not do any of the following:

- (1) Be an abortion provider that directly or indirectly promotes, refers for, or assists women in obtaining an abortion.
- (2) Own, operate, or be affiliated with an abortion provider that directly or indirectly promotes, refers for, or assists women in obtaining an abortion.
- (3) Employ an individual who has performed or induced an abortion in the last two years.
- (4) Have as a director, board member, officer, volunteer, or employee an individual who has performed or induced an abortion in the last two years or who serves in any of these roles for an entity described in subdivision (1).
- (5) Refer women to an abortion provider, recommend abortion, or take any other action that directly or indirectly assists a woman in obtaining an abortion.

- Section 10. Each care agent providing services under
 this act, and any individual providing program services
 through a subcontract or through an organization on a
 volunteer basis, shall:
- 5 (1) Meet the qualifications established by the department.

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- (2) Have not performed or induced an abortion in the last two years.
 - (3) Have not, within the last two years, served as a director, board member, officer, volunteer, or employee for an entity that is an abortion provider or an entity that directly or indirectly promotes abortion or assists women in obtaining an abortion.
 - (4) Maintain the confidentiality of information the care agent obtains while performing services under this act.
 - (5) Complete a training program regarding recognizing signs that an individual may have been a victim of human trafficking and provide appropriate assistance to that individual.
 - (6) Not refer women to an abortion provider, recommend abortion, or take any other action that directly or indirectly assists a woman in obtaining an abortion.
- Section 11. The department shall do all of the following:
 - (1) Annually designate the proportion of resource access assistance offers to be provided by each organization based on the organization's share of participants initiating

care plan coordination services or healthy pregnancy program services.

- (2) Establish a single toll-free number by which all pregnant women seeking an abortion in Alabama may immediately receive resource access assistance offers by automatically connecting the pregnant woman to an organization based on this proportion.
- (3) a. Develop and maintain a secure process for completing the verification requirements of this section and Section 12 and enforcing the auditing requirements of Section 13.
- b. The process shall not transmit any information to
 either of the following:
- 1. The organization or care agent concerning the identity or location of the individual who may perform or induce the abortion or the facility at which the abortion may occur.
- 2. The individual performing or inducing the abortion or the individual's agent regarding the identity of the organization or care agent providing the resource access assistance offer.
- (4) Provide a monthly report to each organization regarding the percentage of pregnant women who were provided resource access assistance offers by the organization who subsequently obtained an abortion in this state.
- (5) Provide a monthly report to the chairs of the House and Senate health committees regarding its plans for

implementing this act, its progress towards that implementation, and the anticipated timeline for the completion of key milestones.

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4 (6) Adopt rules for the implementation of this act.

Section 12. (a) The individual who is to perform or induce an abortion, or the individual's agent, shall do each of the following before accepting any payment for abortion-related services, before an abortion is performed or induced, and before any sedative or anesthesia is administered:

- (1) Verify through the department's secure verification process that the woman received a resource access assistance offer from an organization.
- (2) Record the verification in the woman's medical record.
 - (3) Take any other steps required by department rule to complete the secure verification process.
 - (b) The individual who performs or induces an abortion, or the individual's agent, shall, within two business days of the completion of an abortion, report to the department confirmation for each abortion performed or induced and the date and time of the performance or induction of the abortion.
 - (c) Care agents shall do both of the following:
 - (1) Provide the resource access assistance offer, care coordination, and healthy pregnancy program services.
 - (2) Record the information required by Section 6.

1 (d) An organization shall record and report at least
2 monthly to the department the following information pertaining
3 to resource access assistance offers:

- (1) The number of pregnant women needing assistance for violence, abuse, assault, sexual assault, coercion, neglect, or human trafficking.
- (2) The number of women receiving a resource access assistance offer who initiate care plan coordination.
- (3) The number of women receiving a resource access assistance offer who initiate healthy pregnancy program services.
- (e) This section shall become operative 20 months following the effective date of this act.
- Section 13. (a) The department, in order to enforce compliance with this act, shall audit the medical records kept by every individual who performs or induces an abortion and every abortion provider according to the following process:
- (1) At least once a year, the department shall audit 10 percent of the abortion medical records at random, unannounced, and reasonable times.
- (2) The department shall determine for each audited medical record whether the individual who performed or induced the abortion fully complied with subsections (a) and (b) of Section 12.
- (3) If the department finds that for five percent or more of the audited medical records, the individual who performed or induced the abortion failed to comply with

subsections (a) and (b) of Section 12, the department shall audit all abortion medical records from that individual since the last inspection performed pursuant to this section.

- (b) The results of the department's audit shall be a public writing for the purpose of the Alabama Open Records

 Law, Section 36-12-40, Code of Alabama 1975, and the department shall publicly post the results of each audit on its website, provided that the audit results shall not contain any personally identifying information on any woman who obtained an abortion.
- (c) Any individual performing or inducing an abortion who fails to comply with subsections (a) and (b) of Section 12 shall be subject to a civil penalty of five thousand dollars (\$5,000) for each abortion he or she performs or induces in violation of subsections (a) and (b) of Section 12.
- (d) An abortion provider shall be jointly and severally liable for each fine associated with an abortion performed or induced at that facility.
- (e) The Attorney General or the district attorney of the county in which the abortion was performed or induced may file an action to recover the civil penalty assessed under this section.
- (f) The civil penalty imposed by this section is in addition to the criminal liability established by the Woman's Right to Know Act, Chapter 23A of Title 26, Code of Alabama 1975.

1 (g) (1) The Board of Medical Examiners shall revoke 2 the license of an abortion provider if greater than five 3 percent of medical records audited at that facility do not 4 comply with subsections (a) and (b) of Section 12.

- (2) The department shall revoke the health center facility license of an abortion provider if greater than five percent of medical records audited at that facility do not comply with subsections (a) and (b) of Section 12.
- (h) This section shall become operative 20 months following the effective date of this act.

Section 14. Records that identify an individual care agent, pregnant woman, or biological or adoptive parent held by the department pursuant to this act are not open records for the purposes of Article 3 of Chapter 12 of Title 36, Code of Alabama 1975. Those records may be released or made public as follows:

- (1) For statistical purposes, but only if a care agent, pregnant woman, or biological or adoptive parent is not identified.
- (2) With the consent of each individual identified in the information released.
- (3) To individuals performing or inducing abortions and to organizations, to the extent necessary to fulfill their obligations pursuant to this act.
- (4) To appropriate state agencies or county and district courts to enforce this chapter.

- 1 (5) To appropriate state licensing boards to enforce state licensing laws.
- 3 (6) To licensed medical or health care personnel
 4 currently treating the pregnant woman.

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(7) Pursuant to a subpoena issued by a court of competent jurisdiction, provided the release is made subject to a confidentiality requirement as determined by that court.

Section 15. This act does not:

- (1) Create or recognize a right to abortion.
- (2) Create or recognize a right to a particular method of abortion.
- (3) Make lawful an abortion that is currently unlawful under any law of this state.

Section 16. Nothing in this act shall be interpreted to violate any speech or conduct rights protected by the First Amendment of the Constitution of the United States, as made applicable to the states through interpretations by the Supreme Court of the United States of the Fourteenth Amendment of the Constitution of the United States, or by the Constitution of Alabama of 1901, including the Alabama Religious Freedom Amendment, Article 1, Section 3.01.

Section 17. The provisions of this act are severable. If any part of this act is declared invalid or unconstitutional, that declaration shall not affect the part which remains.

Section 18. This act shall become effective on the first day of the first month following its passage and approval by the Governor, or its otherwise becoming law.