# [First Reprint] SENATE, No. 3159

# STATE OF NEW JERSEY 218th LEGISLATURE

**INTRODUCED NOVEMBER 26, 2018** 

Sponsored by: Senator LORETTA WEINBERG District 37 (Bergen) Senator LINDA R. GREENSTEIN District 14 (Mercer and Middlesex) Assemblywoman VALERIE VAINIERI HUTTLE District 37 (Bergen) Assemblywoman VERLINA REYNOLDS-JACKSON District 15 (Hunterdon and Mercer) Assemblyman RAJ MUKHERJI District 33 (Hudson)

Co-Sponsored by: Assemblyman Webber, Assemblywomen McKnight, Murphy, Lampitt and Timberlake

#### **SYNOPSIS**

Requires Medicaid coverage for pasteurized donated human breast milk under certain circumstances.

### CURRENT VERSION OF TEXT

As reported by the Senate Health, Human Services and Senior Citizens Committee on March 4, 2019, with amendments.

(Sponsorship Updated As Of: 12/17/2019)

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AN ACT concerning Medicaid coverage for pasteurized donated 1 2 human breast milk and amending P.L.1968, c.413. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. Section 6 of P.L.1968, c.413 (C.30:4D-6) is amended to read as follows: 8 9 6. a. Subject to the requirements of Title XIX of the federal 10 Social Security Act, the limitations imposed by this act and by the rules and regulations promulgated pursuant thereto, the department 11 12 shall provide medical assistance to qualified applicants, including 13 authorized services within each of the following classifications: 14 (1) Inpatient hospital services; 15 (2) Outpatient hospital services; (3) Other laboratory and X-ray services; 16 17 (4) (a) Skilled nursing or intermediate care facility services; 18 (b) Early and periodic screening and diagnosis of individuals who are eligible under the program and are under age 21, to 19 20 ascertain their physical or mental health status and the health care, 21 treatment, and other measures to correct or ameliorate defects and 22 chronic conditions discovered thereby, as may be provided in 23 regulations of the Secretary of the federal Department of Health and 24 Human Services and approved by the commissioner; 25 (5) Physician's services furnished in the office, the patient's 26 home, a hospital, a skilled nursing, or intermediate care facility or 27 elsewhere. As used in this subsection, "laboratory and X-ray services" 28 29 includes HIV drug resistance testing, including, but not limited to, genotype assays that have been cleared or approved by the federal 30 31 Food and Drug Administration, laboratory developed genotype 32 assays, phenotype assays, and other assays using phenotype 33 prediction with genotype comparison, for persons diagnosed with 34 HIV infection or AIDS. 35 b. Subject to the limitations imposed by federal law, by this act, and by the rules and regulations promulgated pursuant thereto, 36 37 the medical assistance program may be expanded to include 38 authorized services within each of the following classifications: 39 (1) Medical care not included in subsection a.(5) above, or any 40 other type of remedial care recognized under State law, furnished 41 by licensed practitioners within the scope of their practice, as 42 defined by State law; 43 (2) Home health care services; 44 (3) Clinic services; 45 (4) Dental services;

**EXPLANATION** – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined thus is new matter.

Matter enclosed in superscript numerals has been adopted as follows: <sup>1</sup>Senate SHH committee amendments adopted March 4, 2019.

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1 (5) Physical therapy and related services;

2 (6) Prescribed drugs, dentures, and prosthetic devices; and
3 eyeglasses prescribed by a physician skilled in diseases of the eye
4 or by an optometrist, whichever the individual may select;

5 (7) Optometric services;

6 (8) Podiatric services;

7 (9) Chiropractic services;

8 (10) Psychological services;

9 (11) Inpatient psychiatric hospital services for individuals under
10 21 years of age, or under age 22 if they are receiving such services
11 immediately before attaining age 21;

(12) Other diagnostic, screening, preventive, and rehabilitativeservices, and other remedial care;

(13) Inpatient hospital services, nursing facility services, and
intermediate care facility services for individuals 65 years of age or
over in an institution for mental diseases;

17 (14) Intermediate care facility services;

18 (15) Transportation services;

19 (16) Services in connection with the inpatient or outpatient 20 treatment or care of substance use disorder, when the treatment is 21 prescribed by a physician and provided in a licensed hospital or in a 22 narcotic and substance use disorder treatment center approved by 23 the Department of Health pursuant to P.L.1970, c.334 (C.26:2G-21 24 et seq.) and whose staff includes a medical director, and limited to 25 those services eligible for federal financial participation under Title 26 XIX of the federal Social Security Act;

(17) Any other medical care and any other type of remedial care
recognized under State law, specified by the Secretary of the federal
Department of Health and Human Services, and approved by the
commissioner;

31 (18) Comprehensive maternity care, which may include: the 32 basic number of prenatal and postpartum visits recommended by the 33 American College of Obstetrics and Gynecology; additional 34 prenatal and postpartum visits that are medically necessary; 35 necessary laboratory, nutritional assessment and counseling, health education, personal counseling, managed care, outreach, and 36 37 follow-up services; treatment of conditions which may complicate pregnancy; and physician or certified nurse-midwife delivery 38 39 services;

40 (19) Comprehensive pediatric care, which may include:
41 ambulatory, preventive, and primary care health services. The
42 preventive services shall include, at a minimum, the basic number
43 of preventive visits recommended by the American Academy of
44 Pediatrics;

(20) Services provided by a hospice which is participating in the
Medicare program established pursuant to Title XVIII of the Social
Security Act, Pub.L.89-97 (42 U.S.C. s.1395 et seq.). Hospice
services shall be provided subject to approval of the Secretary of

the federal Department of Health and Human Services for federal
 reimbursement;

3 (21) Mammograms, subject to approval of the Secretary of the 4 federal Department of Health and Human Services for federal 5 reimbursement, including one baseline mammogram for women 6 who are at least 35 but less than 40 years of age; one mammogram 7 examination every two years or more frequently, if recommended 8 by a physician, for women who are at least 40 but less than 50 years 9 of age; and one mammogram examination every year for women 10 age 50 and over;

(22) Upon referral by a physician, advanced practice nurse, or
physician assistant of a person who has been diagnosed with
diabetes, gestational diabetes, or pre-diabetes, in accordance with
standards adopted by the American Diabetes Association:

(a) Expenses for diabetes self-management education or training
to ensure that a person with diabetes, gestational diabetes, or prediabetes can optimize metabolic control, prevent and manage
complications, and maximize quality of life. Diabetes selfmanagement education shall be provided by an in-State provider
who is:

21 (i) a licensed, registered, or certified health care professional 22 who is certified by the National Certification Board of Diabetes 23 Educators as a Certified Diabetes Educator, or certified by the 24 American Association of Diabetes Educators with a Board 25 Certified-Advanced Diabetes Management credential, including, but 26 not limited to: a physician, an advanced practice or registered nurse, 27 a physician assistant, a pharmacist, a chiropractor, a dietitian 28 registered by a nationally recognized professional association of 29 dietitians, or a nutritionist holding a certified nutritionist specialist 30 (CNS) credential from the Board for Certification of Nutrition 31 Specialists; or

(ii) an entity meeting the National Standards for Diabetes SelfManagement Education and Support, as evidenced by a recognition
by the American Diabetes Association or accreditation by the
American Association of Diabetes Educators;

36 (b) Expenses for medical nutrition therapy as an effective 37 component of the person's overall treatment plan upon a: diagnosis 38 of diabetes, gestational diabetes, or pre-diabetes; change in the 39 beneficiary's medical condition, treatment, or diagnosis; or 40 determination of a physician, advanced practice nurse, or physician 41 assistant that reeducation or refresher education is necessary. 42 Medical nutrition therapy shall be provided by an in-State provider 43 who is a dietitian registered by a nationally-recognized professional 44 association of dietitians, or a nutritionist holding a certified 45 nutritionist specialist (CNS) credential from the Board for 46 Certification of Nutrition Specialists, who is familiar with the 47 components of diabetes medical nutrition therapy;

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(c) For a person diagnosed with pre-diabetes, items and services
furnished under an in-State diabetes prevention program that meets
the standards of the National Diabetes Prevention Program, as
established by the federal Centers for Disease Control and
Prevention; and
(d) Expenses for any medically appropriate and necessary
supplies and equipment recommended or prescribed by a physician,

advanced practice nurse, or physician assistant for the management
and treatment of diabetes, gestational diabetes, or pre-diabetes,
including, but not limited to: equipment and supplies for selfmanagement of blood glucose; insulin pens; insulin pumps and
related supplies; and other insulin delivery devices <sup>1</sup>[.]: and<sup>1</sup>

13 (23) Expenses incurred for the provision of pasteurized donated 14 human breast milk, which shall include human milk fortifiers if indicated in a medical order provided by a licensed medical 15 practitioner, to an infant under the age of six months <sup>1</sup>;<sup>1</sup> provided 16 that the milk is obtained from a human milk bank that meets quality 17 guidelines established by the Department of Health and a licensed 18 19 medical practitioner has issued a medical order for the infant under 20 at least one of the following circumstances:

(a) the infant is medically or physically unable to receive
 maternal breast milk or participate in breast feeding <sup>1</sup>,<sup>1</sup> or the
 infant's mother is medically or physically unable to produce
 maternal breast milk in sufficient quantities or participate in breast
 feeding despite optimal lactation support; or

26 (b) the infant meets any of the following conditions:

27 (i) a body weight below healthy levels <sup>1</sup>, as<sup>1</sup> determined by the
 28 licensed medical practitioner <sup>1</sup>issuing the medical order for the
 29 infant<sup>1</sup>;

30 (ii) <sup>1</sup>the infant has <sup>1</sup> a congenital or acquired condition that places
 31 the infant at a high risk for development of necrotizing enterocolitis;
 32 or

33 (iii) <sup>1</sup>the infant has<sup>1</sup> a congenital or acquired condition that may
 34 benefit from the use of donor breast milk and human milk fortifiers <sup>1</sup>,<sup>1</sup>
 35 as determined by the Department of Health.

36 Payments for the foregoing services, goods, and supplies с. 37 furnished pursuant to this act shall be made to the extent authorized 38 by this act, the rules and regulations promulgated pursuant thereto 39 and, where applicable, subject to the agreement of insurance 40 provided for under this act. The payments shall constitute payment 41 in full to the provider on behalf of the recipient. Every provider 42 making a claim for payment pursuant to this act shall certify in 43 writing on the claim submitted that no additional amount will be 44 charged to the recipient, the recipient's family, the recipient's 45 representative or others on the recipient's behalf for the services, 46 goods, and supplies furnished pursuant to this act.

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1 No provider whose claim for payment pursuant to this act has 2 been denied because the services, goods, or supplies were 3 determined to be medically unnecessary shall seek reimbursement 4 from the recipient, his family, his representative or others on his 5 behalf for such services, goods, and supplies provided pursuant to this act; provided, however, a provider may seek reimbursement 6 7 from a recipient for services, goods, or supplies not authorized by 8 this act, if the recipient elected to receive the services, goods or 9 supplies with the knowledge that they were not authorized.

d. Any individual eligible for medical assistance (including
drugs) may obtain such assistance from any person qualified to
perform the service or services required (including an organization
which provides such services, or arranges for their availability on a
prepayment basis), who undertakes to provide the individual such
services.

No copayment or other form of cost-sharing shall be imposed on
any individual eligible for medical assistance, except as mandated
by federal law as a condition of federal financial participation.

e. Anything in this act to the contrary notwithstanding, no
payments for medical assistance shall be made under this act with
respect to care or services for any individual who:

(1) Is an inmate of a public institution (except as a patient in a
medical institution); provided, however, that an individual who is
otherwise eligible may continue to receive services for the month in
which he becomes an inmate, should the commissioner determine to
expand the scope of Medicaid eligibility to include such an
individual, subject to the limitations imposed by federal law and
regulations, or

(2) Has not attained 65 years of age and who is a patient in aninstitution for mental diseases, or

31 (3) Is over 21 years of age and who is receiving inpatient 32 psychiatric hospital services in a psychiatric facility; provided, 33 however, that an individual who was receiving such services 34 immediately prior to attaining age 21 may continue to receive such services until the individual reaches age 22. Nothing in this 35 36 subsection shall prohibit the commissioner from extending medical 37 assistance to all eligible persons receiving inpatient psychiatric services; provided that there is federal financial participation 38 39 available.

f. (1) A third party as defined in section 3 of P.L.1968, c.413
(C.30:4D-3) shall not consider a person's eligibility for Medicaid in
this or another state when determining the person's eligibility for
enrollment or the provision of benefits by that third party.

(2) In addition, any provision in a contract of insurance, health
benefits plan, or other health care coverage document, will, trust,
agreement, court order, or other instrument which reduces or
excludes coverage or payment for health care-related goods and
services to or for an individual because of that individual's actual or

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potential eligibility for or receipt of Medicaid benefits shall be null
 and void, and no payments shall be made under this act as a result
 of any such provision.

4 (3) Notwithstanding any provision of law to the contrary, the 5 provisions of paragraph (2) of this subsection shall not apply to a 6 trust agreement that is established pursuant to 42 U.S.C. s.1396p 7 (d)(4)(A) or (C) to supplement and augment assistance provided by 8 government entities to a person who is disabled as defined in 9 section 1614(a)(3) of the federal Social Security Act (42 U.S.C. 10 s.1382c (a)(3)).

g. The following services shall be provided to eligiblemedically needy individuals as follows:

(1) Pregnant women shall be provided prenatal care and delivery
services and postpartum care, including the services cited in
subsection a.(1), (3), and (5) of this section and subsection b.(1)(10), (12), (15), and (17) of this section, and nursing facility
services cited in subsection b.(13) of this section.

(2) Dependent children shall be provided with services cited in
subsection a.(3) and (5) of this section and subsection b.(1), (2), (3),
(4), (5), (6), (7), (10), (12), (15), and (17) of this section, and
nursing facility services cited in subsection b.(13) of this section.

(3) Individuals who are 65 years of age or older shall be
provided with services cited in subsection a.(3) and (5) of this
section and subsection b.(1)-(5), (6) excluding prescribed drugs, (7),
(8), (10), (12), (15), and (17) of this section, and nursing facility
services cited in subsection b.(13) of this section.

(4) Individuals who are blind or disabled shall be provided with
services cited in subsection a.(3) and (5) of this section and
subsection b.(1)-(5), (6) excluding prescribed drugs, (7), (8), (10),
(12), (15), and (17) of this section, and nursing facility services
cited in subsection b.(13) of this section.

32 (5) (a) Inpatient hospital services, subsection a.(1) of this 33 section, shall only be provided to eligible medically needy 34 individuals, other than pregnant women, if the federal Department 35 of Health and Human Services discontinues the State's waiver to 36 establish inpatient hospital reimbursement rates for the Medicare 37 and Medicaid programs under the authority of section 601(c)(3) of 38 the Social Security Act Amendments of 1983, Pub.L.98-21 (42 39 U.S.C. s.1395ww(c)(5)). Inpatient hospital services may be 40 extended to other eligible medically needy individuals if the federal 41 Department of Health and Human Services directs that these 42 services be included.

(b) Outpatient hospital services, subsection a.(2) of this section,
shall only be provided to eligible medically needy individuals if the
federal Department of Health and Human Services discontinues the
State's waiver to establish outpatient hospital reimbursement rates
for the Medicare and Medicaid programs under the authority of
section 601(c)(3) of the Social Security Amendments of 1983,

Pub.L.98-21 (42 U.S.C. s.1395ww(c)(5)). Outpatient hospital services may be extended to all or to certain medically needy individuals if the federal Department of Health and Human Services directs that these services be included. However, the use of outpatient hospital services shall be limited to clinic services and to emergency room services for injuries and significant acute medical conditions.

8 (c) The division shall monitor the use of inpatient and outpatient9 hospital services by medically needy persons.

h. In the case of a qualified disabled and working individual
pursuant to section 6408 of Pub.L.101-239 (42 U.S.C. s.1396d), the
only medical assistance provided under this act shall be the
payment of premiums for Medicare part A under 42 U.S.C.
ss.1395i-2 and 1395r.

i. In the case of a specified low-income Medicare beneficiary
pursuant to 42 U.S.C. s.1396a(a)10(E)iii, the only medical
assistance provided under this act shall be the payment of premiums
for Medicare part B under 42 U.S.C. s.1395r as provided for in 42
U.S.C. s.1396d(p)(3)(A)(ii).

20 In the case of a qualified individual pursuant to 42 U.S.C. j. 21 s.1396a(aa), the only medical assistance provided under this act 22 shall be payment for authorized services provided during the period 23 in which the individual requires treatment for breast or cervical 24 cancer, in accordance with criteria established by the commissioner. 25 k. In the case of a qualified individual pursuant to 42 U.S.C. 26 s.1396a(ii), the only medical assistance provided under this act shall 27 be payment for family planning services and supplies as described 28 at 42 U.S.C. s.1396d(a)(4)(C), including medical diagnosis and 29 treatment services that are provided pursuant to a family planning 30 service in a family planning setting.

- 31 (cf: P.L.2018, c.1, s.2)
- 32

2. (New section) The Commissioner of Human Services shall
apply for such State plan amendments or waivers as may be
necessary to implement the provisions of this act and to secure
federal financial participation for State Medicaid expenditures
under the federal Medicaid program.

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39 3. (New section) The Commissioner of Human Services,
40 pursuant to the "Administrative Procedure Act," P.L.1968, c.410
41 (C.52:14B-1 et seq.), shall adopt rules and regulations necessary to
42 implement the provisions of this act.

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44 4. This act shall take effect on the first day of the fourth month
45 next following the date of enactment, but the Commissioner of
46 Human Services may take such anticipatory administrative action in
47 advance thereof as may be necessary for the implementation of this
48 act.