House	Amendment NO
Offered By	
AMEND House Committee Substitute for House inserting after all of said section and line	House Bill No. 2413, Page 4, Section 376.1240, Line 15 the following:
"376.1758. 1. For purposes of this s	section, the term "doula" means an individual who has
	and educational support, but not medical or midwifery neir families before, during, and after childbirth.
2. The department of health and sen	nior services shall review and approve doula registration
to allow for health insurance reimbursement	t of prenatal, perinatal, and postnatal doula services.
3. The department of health and sen	ior services shall:
(1) Create the criteria for the doular	registration application;
(2) Review applications for doulas t	to register to receive health insurance reimbursement in
this state;	
	te registered doula status based on the criteria created
under subdivision (1) of this subsection;	
(4) Notify applicants of approval or	denial of doula registration status. Any denial
notification shall include the specific reason	or reasons for the denial; and
(5) Maintain a statewide registry of	doulas approved for health insurance reimbursement in
this state.	
4. In creating the criteria for the dou	ala registration application to be used to approve doula
registration status, the department of health	and senior services shall consult relevant organizations
including community-based organizations the	<u>hat:</u>
(1) Are directly involved in antepart	tum and postpartum doula work;
(2) Understand the importance of he	ealth-related social needs, including the navigation of
social services and resources and trauma-int	formed care, and the importance of strategies tailored to
the community served; and	
(3) Shall be actively engaged in wor	rking with pregnant patients who are most at risk for
adverse health outcomes and providing com	nmunity-based prenatal, perinatal, and postnatal doula
services in this state.	
5. Nothing in this section prohibits a	any person from practicing as a doula in this state
regardless of whether the person is registere	ed in accordance with the provisions of this section.
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Action Taken	Date

6. The department of health and senior services shall promulgate all necessary rules and	
regulations for the administration of this section. Any rule or portion of a rule, as that term is	
defined in section 536.010, that is created under the authority delegated in this section shall become	
effective only if it complies with and is subject to all of the provisions of chapter 536 and, if	
applicable, section 536.028. This section and chapter 536 are nonseverable and if any of the powers	
vested with the general assembly pursuant to chapter 536 to review, to delay the effective date, or to	
disapprove and annul a rule are subsequently held unconstitutional, then the grant of rulemaking	
authority and any rule proposed or adopted after August 28, 2024, shall be invalid and void."; and	
Further amend said bill by amending the title, enacting clause, and intersectional references	
accordingly.	