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1	HOUSE BILL NO. 2366
2	Offered January 13, 2023
3	A BILL to amend and reenact § 38.2-4319, as it is currently effective and as it may become effective, of
4	the Code of Virginia and to amend the Code of Virginia by adding a section numbered 38.2-3418.21,
5	relating to health insurance; coverage for the diagnosis of and treatment for infertility, standard
6	fertility preservation procedures, and certain other procedures.
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	Patrons—Kory, Murphy and Simon
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9	Referred to Committee on Commerce and Energy
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11	Be it enacted by the General Assembly of Virginia:
12	1. That § 38.2-4319, as it is currently effective and as it may become effective, of the Code of
13	Virginia is amended and reenacted and that the Code of Virginia is amended by adding a section
14	numbered 38.2-3418.21 as follows:
15	§ 38.2-3418.21. Coverage for fertility services.
16	A. Notwithstanding the provisions of § 38.2-3419, each insurer proposing to issue individual or
17	group accident and sickness insurance policies providing hospital, medical and surgical, or major
18	medical coverage on an expense-incurred basis; each corporation providing individual or group
19	accident and sickness subscription contracts; and each health maintenance organization providing a
20	health care plan for health care services shall provide coverage under any such policy, contract, or
21	plan for (i) diagnosis and treatment of infertility, (ii) standard fertility preservation procedures, and (iii)
22	procedures described in subsection E.
23	B. As used in this section:
24	"Covered individual" means a policyholder, subscriber, enrollee, participant, or other individual
25	covered by an insurance policy, subscription contract, or health care plan described in subsection A.
26	"Diagnosis and treatment of infertility" means the recommended procedures and medications at the
27	direction of a licensed physician that are consistent with established, published, or approved medical
28	practices or professional guidelines published by the American College of Obstetricians and
29 20	Gynecologists or the American Society for Reproductive Medicine.
30	"Embryo" has the same meaning as provided in § 20-156.
31	"Embryo transfer" has the same meaning as provided in § 20-156.
32	"Infertility" means a disease, condition, or status characterized by (i) the failure to establish a
33	pregnancy or to carry a pregnancy to live birth after regular, unprotected sexual intercourse; (ii) a
34	person's inability to reproduce either as a single individual or with such person's partner without
35 36	medical intervention; or (iii) a licensed physician's findings based on a patient's medical, sexual, and
30 37	reproductive history; age; physical findings; or diagnostic testing. "Regular, unprotected sexual intercourse" means no more than 12 months of unprotected sexual
37 38	intercourse for a woman younger than 35 years of age, or no more than six months of unprotected
39	sexual intercourse for a woman 35 years of age or older. Pregnancy resulting in a miscarriage shall not
40	restart the 12-month or six-month clock to qualify as having infertility.
41	"Standard fertility preservation procedures" means procedures to preserve fertility that are consistent
42	with established medical practices and professional guidelines published by the American Society for
43	Reproductive Medicine or the American Society of Clinical Oncology for a person who has a medical
44	condition or is expected to undergo medication therapy, surgery, radiation, chemotherapy, or other
45	medical treatment that is recognized by medical professionals to cause a risk of impairment to fertility.
46	C. No insurance policy, subscription contract, or health care plan shall impose (i) any exclusions,
47	limitations, or other restrictions on coverage of fertility medications that are different from those
48	imposed on any other prescription medication; (ii) any exclusions, limitations, or other restrictions on
49	coverage of any fertility services based on a covered individual's participation in fertility services
50	provided by or to a third party; or (iii) deductibles, copayments, coinsurance, benefit maximums, waiting
51	periods, or any other limitations on coverage for the diagnosis and treatment of infertility and standard
52	fertility preservation procedures, except as provided in this section, that are different from those
53	imposed upon benefits for services not related to infertility.
54	D. Such required coverage shall include four completed oocyte retrievals with unlimited embryo
55	transfers in accordance with the guidelines of the American Society for Reproductive Medicine, using
56	single embryo transfer when recommended and medically appropriate and storage of gametes and tissue
57	for fartility preservation purposes

57 for fertility preservation purposes.
58 E. Such coverage shall also include coverage for a covered individual, regardless of the covered

59 individual's fertility status, to receive an embryo transfer of an embryo that was created as a result of 60 another individual's treatment for infertility and donated to the covered individual.

F. Such coverage shall include coverage for in vitro fertilization, provided that the procedures are 61 62 performed at medical facilities that conform to the American College of Obstetrics and Gynecology 63 guidelines for in vitro fertilization clinics or to the American Fertility Society minimal standards for 64 programs of in vitro fertilization.

65 G. The provisions of this section shall apply to all insurance policies, subscription contracts, and 66 health care plans delivered, issued for delivery, reissued, extended, or renewed in the Commonwealth on 67 or after January 1, 2024, and to all such policies, contracts, or plans to which a term is changed or 68 any premium adjustment is made on or after such date.

69 H. The provisions of this section shall not apply to (i) short-term travel, accident-only, or limited or 70 specified disease policies; (ii) policies, contracts, or plans issued in the individual market or small 71 group markets; (iii) contracts designed for issuance to persons eligible for coverage under Title XVIII of 72 the Social Security Act, known as Medicare, or any other similar coverage under state or federal 73 governmental plans; or (iv) short-term nonrenewable policies of not more than six months' duration. 74

§ 38.2-4319. Statutory construction and relationship to other laws.

75 A. No provisions of this title except this chapter and, insofar as they are not inconsistent with this chapter, §§ 38.2-100, 38.2-136, 38.2-200, 38.2-203, 38.2-209 through 38.2-213, 38.2-216, 38.2-218 76 77 through 38.2-225, 38.2-229, 38.2-322, 38.2-305, 38.2-316, 38.2-316, 38.2-322, 38.2-325, 38.2-326, 78 38.2-400, 38.2-402 through 38.2-413, 38.2-500 through 38.2-515, 38.2-600 through 38.2-629, Chapter 9 79 (§ 38.2-900 et seq.), §§ 38.2-1016.1 through 38.2-1023, 38.2-1057, and 38.2-1306.1, Article 2 (§ 38.2-1306.2 et seq.), § 38.2-1315.1, and Articles 3.1 (§ 38.2-1316.1 et seq.), 4 (§ 38.2-1317 et seq.), 5 80 81 (§ 38.2-1322 et seq.), 5.1 (§ 38.2-1334.3 et seq.), and 5.2 (§ 38.2-1334.11 et seq.) of Chapter 13, Articles 1 (§ 38.2-1400 et seq.), 2 (§ 38.2-1412 et seq.), and 4 (§ 38.2-1446 et seq.) of Chapter 14, 82 Chapter 15 (§ 38.2-1500 et seq.), Chapter 17 (§ 38.2-1700 et seq.), §§ 38.2-1800 through 38.2-1836, 38.2-3401, 38.2-3405, 38.2-3405.1, 38.2-3406.1, 38.2-3407.2 through 38.2-3407.6:1, 38.2-3407.9 through 83 84 85 38.2-3407.20, 38.2-3411, 38.2-3411.2, 38.2-3411.3, 38.2-3411.4, 38.2-3412.1, 38.2-3414.1, 38.2-3418.1 through 38.2-3418.19, 38.2-3418.21, 38.2-3419.1, and 38.2-3430.1 through 38.2-3454, Articles 8 86 87 (§ 38.2-3461 et seq.) and 9 (§ 38.2-3465 et seq.) of Chapter 34, § 38.2-3500, subdivision 13 of 88 38.2-3503, subdivision 8 of § 38.2-3504, §§ 38.2-3514.1, 38.2-3514.2, 38.2-3522.1 through 89 38.2-3523.4, 38.2-3525, 38.2-3540.1, 38.2-3540.2, 38.2-3541.2, 38.2-3542, and 38.2-3543.2, Article 5 90 (§ 38.2-3551 et seq.) of Chapter 35, Chapter 35.1 (§ 38.2-3556 et seq.), § 38.2-3610, Chapter 52 91 (§ 38.2-5200 et seq.), Chapter 55 (§ 38.2-5500 et seq.), Chapter 58 (§ 38.2-5800 et seq.), Chapter 65 92 (§ 38.2-6500 et seq.), and Chapter 66 (§ 38.2-6600 et seq.) shall be applicable to any health maintenance 93 organization granted a license under this chapter. This chapter shall not apply to an insurer or health 94 services plan licensed and regulated in conformance with the insurance laws or Chapter 42 (§ 38.2-4200 95 et seq.) except with respect to the activities of its health maintenance organization.

96 B. For plans administered by the Department of Medical Assistance Services that provide benefits 97 pursuant to Title XIX or Title XXI of the Social Security Act, as amended, no provisions of this title 98 except this chapter and, insofar as they are not inconsistent with this chapter, §§ 38.2-100, 38.2-136, 38.2-200, 38.2-203, 38.2-209 through 38.2-213, 38.2-216, 38.2-218 through 38.2-225, 38.2-229, 99 38.2-232, 38.2-322, 38.2-325, 38.2-400, 38.2-402 through 38.2-413, 38.2-500 through 38.2-515, and 100 101 38.2-600 through 38.2-629, Chapter 9 (§ 38.2-900 et seq.), §§ 38.2-1016.1 through 38.2-1023, 38.2-1057, and 38.2-1306.1, Article 2 (§ 38.2-1306.2 et seq.), § 38.2-1315.1, Articles 3.1 (§ 38.2-1316.1 et seq.), 4 102 103 (§ 38.2-1317 et seq.), 5 (§ 38.2-1322 et seq.), 5.1 (§ 38.2-1334.3 et seq.), and 5.2 (§ 38.2-1334.11 et (§ 38.2-1517 et seq.), 5 (§ 38.2-1522 et seq.), 5.1 (§ 38.2-1534.5 et seq.), and 5.2 (§ 38.2-1534.11 et seq.) of Chapter 13, Articles 1 (§ 38.2-1400 et seq.), 2 (§ 38.2-1412 et seq.), and 4 (§ 38.2-1446 et seq.) of Chapter 14, §§ 38.2-3401, 38.2-3405, 38.2-3407.2 through 38.2-3407.5, 38.2-3407.6, 38.2-3407.6; 1, 38.2-3407.9, 38.2-3407.9; 01, and 38.2-3407.9; 02, subdivisions F 1, 2, and 3 of § 38.2-3407.10, §§ 38.2-3407.10; 1, 38.2-3407.11; 3, 38.2-3407.13; 3, 38.2-3407.13; 3, 38.2-3407.13; 3, 38.2-3407.13; 3, 38.2-3407.14, 38.2-3411.2, 38.2-3418.1, 38.2-3418.2, 38.2-3418.16, 38.2-3419.1, 38.2-3430.1 through 38.2-3407.14, 38.2-3407.14; 38.2-3418.1, 38.2-3418.2, 38.2-3418.16, 38.2-3419.1, 38.2-3430.1 through 38.2-3407.14, 38.2-3407.14, 38.2-3418.1, 38.2-3418.2, 38.2-3418.16, 38.2-3419.1, 38.2-3430.1 through 38.2-3407.14, 38.2-3407.14, 38.2-3418.1, 38.2-3418.2, 38.2-3418.16, 38.2-3419.1, 38.2-3430.1 through 38.2-3407.14, 38.2-3407.14, 38.2-3418.1, 38.2-3418.2, 38.2-3418.16, 38.2-3419.1, 38.2-3430.1 through 38.2-3427 and 38.2-3418.1, 38.2-3418.104 105 106 107 108 109 38.2-3437, and 38.2-3500, subdivision 13 of § 38.2-3503, subdivision 8 of § 38.2-3504, §§ 38.2-3514.1, 38.2-3514.2, 38.2-3522.1 through 38.2-3523.4, 38.2-3525, 38.2-3540.1, 38.2-3540.2, 38.2-3541.2, 110 111 38.2-3542, and 38.2-3543.2, Chapter 52 (§ 38.2-5200 et seq.), Chapter 55 (§ 38.2-5500 et seq.), Chapter 112 58 (§ 38.2-5800 et seq.), and Chapter 65 (§ 38.2-6500 et seq.) shall be applicable to any health 113 maintenance organization granted a license under this chapter. This chapter shall not apply to an insurer 114 or health services plan licensed and regulated in conformance with the insurance laws or Chapter 42 115 (§ 38.2-4200 et seq.) except with respect to the activities of its health maintenance organization.

116 C. Solicitation of enrollees by a licensed health maintenance organization or by its representatives 117 shall not be construed to violate any provisions of law relating to solicitation or advertising by health 118 professionals.

D. A licensed health maintenance organization shall not be deemed to be engaged in the unlawful 119 120 practice of medicine. All health care providers associated with a health maintenance organization shall **121** be subject to all provisions of law.

E. Notwithstanding the definition of an eligible employee as set forth in § 38.2-3431, a health maintenance organization providing health care plans pursuant to § 38.2-3431 shall not be required to offer coverage to or accept applications from an employee who does not reside within the health maintenance organization's service area.

F. For purposes of applying this section, "insurer" when used in a section cited in subsections A and B shall be construed to mean and include "health maintenance organizations" unless the section cited clearly applies to health maintenance organizations without such construction.