First Regular Session Seventy-fourth General Assembly STATE OF COLORADO

PREAMENDED

This Unofficial Version Includes Committee Amendments Not Yet Adopted on Second Reading

LLS NO. 23-0473.01 Shelby Ross x4510

SENATE BILL 23-176

SENATE SPONSORSHIP

Moreno and Cutter,

HOUSE SPONSORSHIP

(None),

Senate Committees

Health & Human Services Appropriations

101

102

House Committees

A BILL FOR AN ACT

CONCERNING MEASURES TO IMPROVE OUTCOMES FOR INDIVIDUALS WITH AN EATING DISORDER.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov.)

The bill prohibits certain health benefit plans or the state medical assistance program from utilizing the body mass index, ideal body weight, or any other standard requiring an achieved weight when determining medical necessity criteria or appropriate level of care for an individual with a diagnosed eating disorder.

The bill prohibits a retail establishment from selling, transferring,

or otherwise furnishing dietary supplements for weight loss or over-the-counter diet pills to any individual under 18 years of age without a prescription.

The bill requires the behavioral health administration (BHA) to promulgate rules concerning forced feeding tubes for individuals with an eating disorder.

No later than July 1, 2024, the bill requires the BHA to require all eating disorder treatment and recovery facilities to hold an appropriate designation based on the level of care the facility provides.

1 Be it enacted by the General Assembly of the State of Colorado: 2 SECTION 1. In Colorado Revised Statutes, add 10-16-158 3 as follows: 4 10-16-158. Prohibition on using the body mass index or ideal 5 body weight - medical necessity criteria - rules. (1) (a) EVERY HEALTH 6 BENEFIT PLAN SUBJECT TO PART 2, 3, OR 4 OF THIS ARTICLE 16, EXCEPT 7 THOSE DESCRIBED IN SECTION 10-16-102 (32)(b), SHALL NOT UTILIZE THE 8 BODY MASS INDEX, IDEAL BODY WEIGHT, OR ANY OTHER STANDARD 9 REQUIRING AN ACHIEVED WEIGHT WHEN DETERMINING MEDICAL 10 NECESSITY OR THE APPROPRIATE LEVEL OF CARE FOR AN INDIVIDUAL 11 DIAGNOSED WITH AN EATING DISORDER, INCLUDING BUT NOT LIMITED TO 12 BULIMIA NERVOSA, ATYPICAL ANOREXIA NERVOSA, BINGE-EATING 13 DISORDER, AVOIDANT RESTRICTIVE FOOD INTAKE DISORDER, AND OTHER 14 SPECIFIED FEEDING AND EATING DISORDERS AS DEFINED IN THE MOST 15 RECENT EDITION OF THE DIAGNOSTIC AND STATISTICAL MANUAL OF 16 MENTAL DISORDERS. 17 (b) SUBSECTION (1)(a) OF THIS SECTION DOES NOT APPLY WHEN 18 DETERMINING MEDICAL NECESSITY OR THE APPROPRIATE LEVEL OF CARE 19 FOR AN INDIVIDUAL DIAGNOSED WITH ANOREXIA NERVOSA, RESTRICTING 20 SUBTYPE; HOWEVER, BODY MASS INDEX, IDEAL BODY WEIGHT, OR ANY

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2	THE DETERMINING FACTOR WHEN ASSESSING MEDICAL NECESSITY OR THE
3	APPROPRIATE LEVEL OF CARE FOR AN INDIVIDUAL DIAGNOSED WITH
4	ANOREXIA NERVOSA, RESTRICTING SUBTYPE.
5	(2) The following factors, at a minimum, must be
6	CONSIDERED WHEN DETERMINING MEDICAL NECESSITY OR THE
7	APPROPRIATE LEVEL OF CARE FOR AN INDIVIDUAL DIAGNOSED WITH AN
8	EATING DISORDER:
9	(a) THE INDIVIDUAL'S EATING BEHAVIORS;
10	(b) THE INDIVIDUAL'S NEED FOR SUPERVISED MEALS AND SUPPORT
11	INTERVENTIONS;
12	(c) LABORATORY RESULTS, INCLUDING BUT NOT LIMITED TO, THE
13	INDIVIDUAL'S HEART RATE, RENAL OR CARDIOVASCULAR ACTIVITY, AND
14	BLOOD PRESSURE;
15	(d) THE RECOVERY ENVIRONMENT; AND
16	(e) CO-OCCURRING DISORDERS THE INDIVIDUAL MAY HAVE.
17	SECTION 2. In Colorado Revised Statutes, add 25.5-5-334 as
18	<u>follows:</u>
19	25.5-5-334. Prohibition on using the body mass index or ideal
20	body weight - medical necessity criteria. (1) (a) BEGINNING JULY 1,
21	2023, THE STATE MEDICAL ASSISTANCE PROGRAM SHALL NOT UTILIZE THE
22	BODY MASS INDEX, IDEAL BODY WEIGHT, OR ANY OTHER STANDARD
23	REQUIRING AN ACHIEVED WEIGHT WHEN DETERMINING MEDICAL
24	NECESSITY OR THE APPROPRIATE LEVEL OF CARE FOR AN INDIVIDUAL
25	DIAGNOSED WITH AN EATING DISORDER, INCLUDING BUT NOT LIMITED TO,
26	BULIMIA NERVOSA, ATYPICAL ANOREXIA NERVOSA, BINGE-EATING
27	DISORDER, AVOIDANT RESTRICTIVE FOOD INTAKE DISORDER, AND OTHER

OTHER STANDARD REQUIRING AN ACHIEVED BODY WEIGHT MUST NOT BE

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1	SPECIFIED FEEDING AND EATING DISORDERS AS DEFINED IN THE MOST
2	RECENT EDITION OF THE DIAGNOSTIC AND STATISTICAL MANUAL OF
3	MENTAL DISORDERS.
4	(b) Subsection (1)(a) of this section does not apply when
5	DETERMINING MEDICAL NECESSITY OR THE APPROPRIATE LEVEL OF CARE
6	FOR AN INDIVIDUAL DIAGNOSED WITH ANOREXIA NERVOSA, RESTRICTING
7	SUBTYPE; HOWEVER, BODY MASS INDEX, IDEAL BODY WEIGHT, OR ANY
8	OTHER STANDARD REQUIRING AN ACHIEVED BODY WEIGHT MUST NOT BE
9	THE DETERMINING FACTOR WHEN ASSESSING MEDICAL NECESSITY OR THE
10	APPROPRIATE LEVEL OF CARE FOR AN INDIVIDUAL DIAGNOSED WITH
11	ANOREXIA NERVOSA, RESTRICTING SUBTYPE.
12	(2) The following factors, at a minimum, must be
13	CONSIDERED WHEN DETERMINING MEDICAL NECESSITY OR THE
14	APPROPRIATE LEVEL OF CARE FOR AN INDIVIDUAL DIAGNOSED WITH AN
15	EATING DISORDER:
16	(a) THE INDIVIDUAL'S EATING BEHAVIORS;
17	(b) The individual's need for supervised meals and support
18	<u>INTERVENTIONS;</u>
19	(c) Laboratory results, including but not limited to, the
20	INDIVIDUAL'S HEART RATE, RENAL OR CARDIOVASCULAR ACTIVITY, AND
21	BLOOD PRESSURE;
22	(d) THE RECOVERY ENVIRONMENT; AND
23	(e) CO-OCCURRING DISORDERS THE INDIVIDUAL MAY HAVE.
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25	SECTION 3. In Colorado Revised Statutes, add part 7 to article
26	280 of title 12 as follows:

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1	<u>PART 7</u>
2	REGULATION OF DIETARY SUPPLEMENTS
3	FOR WEIGHT LOSS
4	12-280-701. Definitions. As used in this part 7, unless the
5	CONTEXT OTHERWISE REQUIRES:
6	
7	$\underline{(1)}$ (a) "Over-the-counter diet pill" means a class of drugs
8	THAT ARE LABELED AND MARKETED UNDER THE "FEDERAL FOOD, DRUG,
9	AND COSMETIC ACT", 21 U.S.C. SEC. 301 ET SEQ., FOR THE PURPOSE OF
10	ACHIEVING WEIGHT LOSS THAT ARE LAWFULLY SOLD, TRANSFERRED, OR
11	OTHERWISE FURNISHED WITHOUT A PRESCRIPTION.
12	(b) "Over-the-counter diet pill" includes products
13	MARKETED WITH A DRUG FACTS PANEL PURSUANT TO FEDERAL
14	REGULATIONS THAT CONTAIN EITHER APPROVED DRUG INGREDIENTS OR
15	INGREDIENTS DEEMED ADULTERATED PURSUANT TO 21 U.S.C. SEC. 342,
16	OR BOTH.
17	(2) "RETAIL ESTABLISHMENT" MEANS ANY VENDOR THAT, IN THE
18	REGULAR COURSE OF BUSINESS, SELLSOVER-THE-COUNTER DIET PILLS
19	AT RETAIL DIRECTLY TO THE PUBLIC, INCLUDING BUT NOT LIMITED TO,
20	PHARMACIES, GROCERY STORES, OTHER RETAIL STORES, AND VENDORS
21	THAT ACCEPT ORDERS PLACED BY MAIL, TELEPHONE, ELECTRONIC MAIL,
22	INTERNET WEBSITE, ONLINE CATALOG, OR SOFTWARE APPLICATION.
23	<u>12-280-702.</u> Over-the-counter diet pills - prohibition on selling
24	to persons under eighteen years of age rules. (1) (a) A RETAIL
25	ESTABLISHMENT SHALL NOT SELL, TRANSFER, OR OTHERWISE FURNISH
26	OVER-THE-COUNTER DIET PILLS TO ANY PERSON UNDER EIGHTEEN YEARS
2.7	OF AGE

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1	(b) A RETAIL ESTABLISHMENT SHALL REQUEST VALID
2	IDENTIFICATION FROM ANY PERSON WHO ATTEMPTS TO PURCHASE
3	OVER-THE-COUNTER DIET PILLS IF THAT PERSON REASONABLY APPEARS TO
4	THE RETAIL ESTABLISHMENT TO BE UNDER EIGHTEEN YEARS OF AGE.
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6	SECTION 4. Effective date. This act takes effect upon passage;
7	except that section 1 of this act takes effect January 1, 2024, and section
8	3 of this act takes effect July 1, 2024.
9	SECTION 5. Safety clause. The general assembly hereby finds,
10	determines, and declares that this act is necessary for the immediate
11	preservation of the public peace, health, or safety.

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