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Richardson, Sokola, Walsh

HOUSE OF REPRESENTATIVES 149th GENERAL ASSEMBLY

HOUSE BILL NO. 140

AN ACT TO AMEND TITLE 16 OF THE DELAWARE CODE RELATING TO INFANTS WITH PRENATAL SUBSTANCE EXPOSURE.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF DELAWARE:

1	Section 1. Amend Title 16 of the Delaware Code by inserting a new chapter to read as follows:
2	Chapter 9B. Infants with Prenatal Substance Exposure.
3	§ 901B. Purpose.
4	The child welfare policy of this State shall serve to advance the best interests and secure the safety and well-being
5	of an infant with prenatal substance exposure, while preserving the family unit whenever the safety of the infant is not
6	jeopardized. To further this policy, this chapter:
7	(1) Requires that notifications of infants with prenatal substance exposure be made to the Division by the
8	healthcare provider involved in the delivery or care of the infant.
9	(2) Requires a coordinated, service-integrated response by various agencies in this State's health and child
10	welfare systems to work together to ensure the safety and well-being of infants with prenatal substance exposure by
1	developing, implementing, and monitoring a Plan of Safe Care that addresses the health and substance use treatment
12	needs of the infant and affected family or caregiver.
13	§ 902B. Definitions.
14	As used in this chapter:
15	(1) "Division" is as defined in § 902 of this title.
16	(2) "Family assessment and services" is as defined in § 902 of this title.
17	(3) "Healthcare provider" is as defined in § 714 of this title.
18	(4) "Infant with prenatal substance exposure" means a child not more than 1 year of age who is born with and
19	identified as being affected by substance abuse or withdrawal symptoms or a Fetal Alcohol Spectrum Disorder. The

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20	healthcare provider involved in the delivery or care of the infant shall determine whether the infant is affected by the
21	substance exposure.
22	(5) "Investigation Coordinator" is as defined in § 902 of this title.
23	(6) "Internal information system" is as defined in § 902 of this title.
24	(7) "Plan of Safe Care" or "Plan" means a written or electronic plan to ensure the safety and well-being of an
25	infant with prenatal substance exposure following the release from the care of a healthcare provider by addressing the
26	health and substance use treatment needs of the infant and affected family or caregiver, and monitoring these plans to
27	ensure appropriate referrals are made and services are delivered to the infant and affected family or caregiver. The
28	monitoring of these plans may be time limited based upon the circumstances of each case.
29	(6) "Substance abuse" means the chronic, habitual, regular, or recurrent use of alcohol, inhalants, or controlled
30	substances as identified in Chapter 47 of this title.
31	(7) "Withdrawal symptoms" means a group of behavioral and physiological features in the infant that follow
32	the abrupt discontinuation of a drug that has the capability of producing physical dependence. Withdrawal symptoms
33	resulting exclusively from a prescription drug used by the mother or administered to the infant under the care of a
34	prescribing medical professional, in compliance with the directions for the administration of the prescription as
35	directed by the prescribing medical professional, its compliance and administration verified by the healthcare provider
36	involved in the delivery or care of the infant, and no other risk factors to the infant are present, is not included in the
37	definition and does not warrant a notification to the Division under § 903B of this title.
38	§ 903B. Notification to Division; immunity from liability.
39	(a) The healthcare provider who is involved in the delivery or care of an infant with prenatal substance exposure
40	shall make a notification to the Division by contacting the Division report line as identified in § 905 of this title.
41	(b) When two or more persons who are required to make a notification have joint knowledge of an infant with
42	prenatal substance exposure, the telephone notification may be made by one person with joint knowledge who was selected
43	by mutual agreement of those persons involved. The notification must include all persons with joint knowledge of an infant
44	with prenatal substance exposure at the time the notification is made. Any person who has knowledge that the individual
45	who was originally designated to make the notification has failed to do so, shall immediately make a notification.
46	(c) A notification made under this section is not to be construed to constitute a report of child abuse or neglect
47	under § 903 of this title, unless risk factors are present that would jeopardize the safety and well-being of the infant.
48	(d) The immunity provisions under § 908 of this title will also apply to this chapter.
49	§ 904B. Notification information.

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50	(a) Upon receipt of a notification of an infant with prenatal substance exposure, the Division shall enter it into the
51	Division's internal information system.
52	(b) Upon receipt of a notification of an infant with prenatal substance exposure, the Division shall notify the office
53	of the Investigation Coordinator of the notification in sufficient detail to permit the Investigation Coordinator to undertake
54	its duties as specified in § 906 of this title.
55	§ 905B. State response to notifications of infants with prenatal substance exposure.
56	(a) In implementing the Division's role in protecting the safety and well-being of infants with prenatal substance
57	exposure, upon receipt of a notification under § 903B of this title, the Division shall do all of the following:
58	(1) Determine if the case requires an investigation or family assessment.
59	(2) Develop a Plan of Safe Care.
60	(3) Provide copies of the Plan of Safe Care to all agencies and providers involved in the care or treatment of
61	the infant with prenatal substance exposure and affected family or caregiver.
62	(4) Implement and monitor the provisions of the Plan of Safe Care.
63	(b) For any case accepted by the Division for investigation or family assessment, the Division may contract for
64	services to comply with § 906 of this title and § 905B of this chapter.
65	(c) For cases that are not accepted by the Division for investigation or family assessment, or those cases accepted
66	for family assessment where the report does not involve a multidisciplinary case under § 906(e)(3) of this title, but that still
67	meet the definition of an infant with prenatal substance exposure, the Division shall contract for services to do any of the
68	following:
69	(1) Protect the safety and well-being of the infant with prenatal substance exposure following release from the
70	care of healthcare providers while preserving the family unit whenever the safety of the infant is not jeopardized.
71	(2) Develop a Plan of Safe Care.
72	(3) Provide copies of the Plan of Safe Care to all agencies and providers involved in the care or treatment of
73	the infant with prenatal substance exposure and affected family or caregiver.
74	(4) Implement and monitor the provisions of the Plan of Safe Care.
75	(5) Provide a final report to the Division to assist the Division in complying with Section 906B of this
76	<u>Chapter.</u>
77	(d) For any case referred for contracted services under this chapter, the contractor shall immediately notify the
78	Division if it determines that an investigation is required or is otherwise appropriate under § 906 of this title. The contracted

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79	staff who have conducted the assessment may remain involved in the provision of services to the child and family as
80	appropriate.
81	(e) In implementing the Investigation Coordinator's role in ensuring the safety and well-being of infants with
82	prenatal substance exposure, the Investigation Coordinator, or the Investigation Coordinator's staff, shall have electronic
83	access and the authority to track within the Department's internal information system each notification of an infant with
84	prenatal substance exposure.
85	§ 906B. Data and reports.
86	(a) The Division shall document all of the following information in its internal information system for all
87	notifications of infants with prenatal substance exposure under this chapter:
88	(1) The number of infants identified as being affected by substance abuse, withdrawal symptoms, or Fetal
89	Alcohol Spectrum Disorder.
90	(2) The number of infants for whom a Plan of Safe Care was developed, implemented and monitored.
91	(3) The number of infants for whom referrals were made for appropriate services, including services for the
92	affected family or caregiver.
93	(4) The implementation of such Plans to determine whether and in what manner local entities are providing, in
94	accordance with state requirements, referrals to and delivery of appropriate services for the infant and affected family
95	or caregiver.
96	(b) The Department of Health and Social Services, the Investigation Coordinator and healthcare providers shall
97	assist the Division in complying with this section.
98	(c) In addition to any required federal reporting requirements, the Division, with assistance from the Department
99	of Health and Social Services and the Investigation Coordinator, shall provide an annual report to the Child Protection
100	Accountability Commission and Child Death Review Commission summarizing the aggregate data gathered on infants with
101	prenatal substance exposure.
102	(d) To protect the privacy of the affected family or caregivers, including the infant named in a report, this chapter
103	is subject to the privacy and confidentiality provisions in § 906 and § 909 of this title.
104	Section 2. This Act shall be known and may be cited as "Aiden's Law."

SYNOPSIS

This non-punitive, public-health oriented bill seeks to codify certain sections of the federal law known as the Child Abuse Prevention and Treatment Act (CAPTA), as amended by the Comprehensive Addiction and Recovery Act (CARA), that requires states to have policies and procedures in place to address the needs of infants born with and identified as being affected by substance abuse, withdrawal symptoms, or Fetal Alcohol Spectrum Disorder, including a requirement that healthcare providers involved in the delivery or care of such infant notify the child protection services system. This bill

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formalizes a uniform, collaborative response protocol for the development of a Plan of Safe Care for infants with prenata substance exposure and their affected family or caregivers.

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