CERTIFICATION OF ENROLLMENT

SENATE BILL 5974

Chapter 70, Laws of 2005

59th Legislature 2005 Regular Session

DRUG TREATMENT PROGRAMS--PREGNANCY INFORMATION

EFFECTIVE DATE: 7/24/05

Passed by the Senate March 9, 2005 YEAS 46 NAYS 0

BRAD OWEN

President of the Senate

Passed by the House April 7, 2005 YEAS 91 NAYS 0

FRANK CHOPP

Speaker of the House of Representatives

Approved April 18, 2005.

CERTIFICATE

I, Thomas Hoemann, Secretary of the Senate of the State of Washington, do hereby certify that the attached is **SENATE BILL 5974** as passed by the Senate and the House of Representatives on the dates hereon set forth.

THOMAS HOEMANN

Secretary

FILED

April 18, 2005 - 1:40 p.m.

CHRISTINE GREGOIRE

Governor of the State of Washington

Secretary of State State of Washington

SENATE BILL 5974

Passed Legislature - 2005 Regular Session

State of Washington 59th Legislature 2005 Regular Session

By Senators Prentice, Hargrove and Haugen; by request of Lieutenant Governor

Read first time 02/17/2005. Referred to Committee on Human Services & Corrections.

1 AN ACT Relating to drug use among pregnant women; amending RCW 2 70.96A.090; and creating a new section.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

<u>NEW SECTION.</u> Sec. 1. The legislature finds that drug use among pregnant women is a significant and growing concern statewide. The legislature further finds that methadone, although an effective alternative to other substance use treatments, can result in babies who are exposed to methadone while in uteri being born addicted and facing the painful effects of withdrawal.

10 It is the intent of the legislature to notify all pregnant mothers who are receiving methadone treatment of the risks and benefits 11 12 methadone could have on their baby during pregnancy through birth and to inform them of the potential need for the newborn baby to be taken 13 14 care of in a hospital setting or in a specialized supportive 15 environment designed specifically to address newborn addiction problems. 16

17 **Sec. 2.** RCW 70.96A.090 and 1995 c 312 s 46 are each amended to 18 read as follows:

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1 (1) The department shall adopt rules establishing standards for 2 approved treatment programs, the process for the review and inspection 3 program applying to the department for certification as an approved 4 treatment program, and fixing the fees to be charged by the department 5 for the required inspections. The standards may concern the health 6 standards to be met and standards of services and treatment to be 7 afforded patients.

8 (2) The department may suspend, revoke, limit, restrict, or modify 9 an approval, or refuse to grant approval, for failure to meet the 10 provisions of this chapter, or the standards adopted under this 11 chapter. RCW 43.20A.205 governs notice of a license denial, 12 revocation, suspension, or modification and provides the right to an 13 adjudicative proceeding.

14 (3) No treatment program may advertise or represent itself as an
approved treatment program if approval has not been granted, has been
denied, suspended, revoked, or canceled.

17 (4) Certification as an approved treatment program is effective for one calendar year from the date of issuance of the certificate. 18 The certification shall specify the types of services provided by the 19 approved treatment program that meet the standards adopted under this 20 21 Renewal of certification shall be made in accordance with chapter. 22 this section for initial approval and in accordance with the standards 23 set forth in rules adopted by the secretary.

(5) Approved treatment programs shall not provide alcoholism or other drug addiction treatment services for which the approved treatment program has not been certified. Approved treatment programs may provide services for which approval has been sought and is pending, if approval for the services has not been previously revoked or denied.

(6) The department periodically shall inspect approved public and private treatment programs at reasonable times and in a reasonable manner.

32 (7) The department shall maintain and periodically publish a33 current list of approved treatment programs.

(8) Each approved treatment program shall file with the department
on request, data, statistics, schedules, and information the department
reasonably requires. An approved treatment program that without good
cause fails to furnish any data, statistics, schedules, or information

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1 as requested, or files fraudulent returns thereof, may be removed from 2 the list of approved treatment programs, and its certification revoked 3 or suspended.

(9) The department shall use the data provided in subsection (8) of 4 5 this section to evaluate each program that admits children to inpatient treatment upon application of their parents. The evaluation shall be 6 7 done at least once every twelve months. In addition, the department shall randomly select and review the information on individual children 8 who are admitted on application of the child's parent for the purpose 9 10 of determining whether the child was appropriately placed into treatment based on an objective evaluation of the child's condition and 11 the outcome of the child's treatment. 12

13 (10) Upon petition of the department and after a hearing held upon 14 reasonable notice to the facility, the superior court may issue a warrant to an officer or employee of the department authorizing him or 15 her to enter and inspect at reasonable times, and examine the books and 16 17 accounts of, any approved public or private treatment program refusing to consent to inspection or examination by the department or which the 18 19 department has reasonable cause to believe is operating in violation of this chapter. 20

21 (11)(a) All approved opiate substitution treatment programs that 22 provide services to women who are pregnant are required to disseminate up-to-date and accurate health education information to all their 23 24 pregnant clients concerning the possible addiction and health risks that their opiate substitution treatment may have on their baby. All 25 26 prequant clients must also be advised of the risks to both them and 27 their baby associated with not remaining on the opiate substitute program. The information must be provided to these clients both 28 verbally and in writing. The health education information provided to 29 the pregnant clients must include referral options for the addicted 30 31 baby.

32 (b) The department shall adopt rules that require all opiate 33 treatment programs to educate all pregnant women in their program on 34 the benefits and risks of methadone treatment to their fetus before 35 they are provided these medications, as part of their addiction 36 treatment. The department shall meet the requirements under this 37 subsection within the appropriations provided for opiate treatment

- 1 programs. The department, working with treatment providers and medical
- 2 experts, shall develop and disseminate the educational materials to all
- 3 <u>certified opiate treatment programs.</u>

Passed by the Senate March 9, 2005. Passed by the House April 7, 2005. Approved by the Governor April 18, 2005. Filed in Office of Secretary of State April 18, 2005.