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[Supporting California Assembly Bill No. 2319 (Wilson and Weber) - Strengthening the California Dignity in Pregnancy and Childbirth Act of 2019]

Resolution supporting California State Assembly Bill No. 2319, introduced by Assembly Members Lori Wilson and Akilah Weber, to strengthen the training protocols in the California Dignity in Pregnancy and Childbirth Act of 2019, while introducing penalties for non-compliance from health care providers.

WHEREAS, The California legislature passed the California Dignity in Pregnancy and Childbirth Act of 2019 (SB 464 [2019]), supported by the City and County of San Francisco on file with the Clerk of the Board of Supervisors in File No. 190551, which required hospitals and other health facilities to train perinatal care providers on unconscious bias in medicine that impacts racial maternal and infant health disparities; and

WHEREAS, Despite going into effect in January 2020, the California Department of Justice's (CA DOJ) initial August 2021 investigation detailed dismal rates of compliance from health care providers, stating that "fewer than 17% of responding providers had even begun training their employees and not a single employee had been fully trained"; and

WHEREAS, Race continues to be a determining factor in maternal health and infant mortality not just in California but across the country as the mortality rate for Black infants is three times higher than for white infants and nearly one-and-a-half times higher for Pacific Islander infants than white infants; and

WHEREAS, Black women constitute 5% of California's pregnant population but account for a staggering 21% of pregnancy-related deaths, and Black women in California are three times more likely than any other women to die during or immediately after pregnancy; and

WHEREAS, Following the CA DOJ's ten-month investigation and outreach efforts, the implicit bias training completion rate increased from 17% to 81% as detailed in the Report on Healthcare Facilities and the California Dignity in Pregnancy and Childbirth Act; and

WHEREAS, Introduced on February 12, 2024, California State Assembly Bill No. 2319 (AB 2319) extends the evidence-based unconscious bias training requirements to also include hospitals that provide prenatal care; and

WHEREAS, AB 2319 additionally authorizes the California Department of Public Health to implement necessary enforcement mechanisms for the training requirements, such as issuing an administrative penalty for non-compliant health care providers and publicly documenting a list of these facilities that did not submit timely proof of compliance; and

WHEREAS, By codifying AB 2319, California will take another step towards achieving the goals first established in the California Dignity in Pregnancy and Childbirth Act by improving access to quality of care for women of color and reducing racial healthcare disparities; now, therefore, be it

RESOLVED, That the Board of Supervisors of the City and County of San Francisco supports Assembly Bill No. 2319; and, be it

FURTHER RESOLVED, That the Clerk of the Board send a copy of this Resolution to Governor Gavin Newsom, President pro-Tempore Mike McGuire, Speaker of the State Assembly Robert Rivas, State Senator Scott Wiener, Assemblymember Matt Haney, and Assemblymember Phil Ting.



City and County of San Francisco Tails

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Resolution

240145 Date Passed: February 27, 2024 File Number: Resolution supporting California State Assembly Bill No. 2319, introduced by Assembly Members Lori Wilson and Akilah Weber, to strengthen the training protocols in the California Dignity in Pregnancy and Childbirth Act of 2019, while introducing penalties for non-compliance from health care providers. February 27, 2024 Board of Supervisors - ADOPTED Ayes: 11 - Chan, Dorsey, Engardio, Mandelman, Melgar, Peskin, Preston, Ronen, Safai, Stefani and Walton File No. 240145 I hereby certify that the foregoing Resolution was ADOPTED on 2/27/2024 by the Board of Supervisors of the City and County of San Francisco. Clerk of the Board 03/08/2024 Unsigned London N. Breed **Date Approved** Mayor I hereby certify that the foregoing resolution, not being signed by the Mayor within the time limit as set forth in Section 3.103 of the Charter, or time waived pursuant to Board Rule 2.14.2, became effective without her approval in accordance with the provision of said Section 3.103 of the Charter or Board Rule 2.14.2. 03/08/2024

Date