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State of Misconsin 2013 - 2014 LEGISLATURE



ASSEMBLY AMENDMENT 11, TO SENATE BILL 206

June 13, 2013 – Offered by Representatives Hesselbein, Bewley, Kolste, Pasch, Richards, Smith, Sinicki, C. Taylor, Berceau, Billings, Ringhand, Goyke, Johnson, Bernard Schaber, Wright, Young, Zepnick, Barnes, Kessler, Pope, Ohnstad, Zamarripa and Clark.

- 1 At the locations indicated, amend the engrossed bill as follows:
- 2 **1.** Page 6, line 11: after that line insert:
- 3 "Section 1p. 253.10 (2) (ck) of the statutes is created to read:
- 4 253.10 (2) (ck) "Fetal condition" means a condition in a fetus that is incompatible with life.".
 - 2. Page 6, line 13: after "emergency" insert "or fetal condition".
- 7 **3.** Page 9, line 11: after that line insert:
- 8 **"Section 7m.** 253.10 (3) (f) of the statutes is amended to read:
 - 253.10 (3) (f) *Medical emergency; fetal condition*. If a medical emergency or fetal condition exists, the physician who is to perform or induce the abortion necessitated by the medical emergency or fetal condition shall inform the woman, prior to the abortion if possible, of the medical indications supporting the physician's reasonable medical judgment that an immediate abortion is necessary to avert her

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death or that a 24-hour delay in performance or inducement of an abortion will create a serious risk of substantial and irreversible impairment of one or more of the woman's major bodily functions or is necessary to remove the fetus with the fetal condition. If possible, the physician shall obtain the woman's written consent prior to the abortion. The physician shall certify these medical indications in writing and place the certification in the woman's medical record."

4. Page 9, line 14: after "emergency" insert "or due to a fetal condition".

8 (END)