## SENATE AMENDMENT NO.

Offered by	Of	
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Amend SS/Senate Bill No. 50, Page 9, Section 221.410, Line 30,

2	by inserting after all of said line the following:
3	"221.520. 1. As used in this section, the following
4	terms shall mean:
5	(1) "Extraordinary circumstance", a substantial flight
6	risk or some other extraordinary medical or security
7	circumstance that dictates restraints be used to ensure the
8	safety and security of a pregnant offender in her third
9	trimester or a postpartum offender within forty-eight hours
10	postdelivery, the staff of the county or city jail or
11	medical facility, other offenders, or the public;
12	(2) "Labor", the period of time before a birth during
13	which contractions are present;
14	(3) "Postpartum", the period of recovery immediately
15	following childbirth, which is six weeks for a vaginal birth
16	or eight weeks for a cesarean birth, or longer if so
17	determined by a physician or nurse;
18	(4) "Restraints", any physical restraint or other
19	device used to control the movement of a person's body or
20	limbs.
21	2. Pregnant offenders shall be transported in vehicles
22	
	equipped with seatbelts.
23	<pre>equipped with seatbelts. 3. In the event a sheriff or jailer determines that</pre>
23	3. In the event a sheriff or jailer determines that

- 27 he or she determined such extraordinary circumstances
- 28 existed, the type of restraints used, and the reasons those
- 29 restraints were considered the least restrictive available
- 30 and the most reasonable under the circumstances. Such
- 31 documents shall be kept on file by the county or city jail
- for at least five years from the date the restraints were
- used.
- 4. If a doctor, nurse, or other health care provider
- 35 treating the pregnant offender in her third trimester or the
- 36 postpartum offender within forty-eight hours postdelivery
- 37 requests that restraints not be used, the sheriff or jailer
- 38 accompanying such offender shall immediately remove all
- 39 restraints.
- 40 <u>5. The county or city jail shall:</u>
- 41 (1) Ensure that employees of the jail are provided
- 42 with training, which may include online training, on the
- 43 provisions of this section; and
- 44 (2) Inform female offenders, in writing and orally, of
- 45 any policies and practices developed in accordance with this
- 46 section upon admission to the jail, and post the policies
- 47 and practices in locations in the jail where such notices
- 48 are commonly posted and will be seen by female offenders.
- 49 221.523. 1. By January 1, 2026, all county and city
- 50 jails shall develop specific procedures for the intake and
- 51 care of offenders who are pregnant, which shall include
- 52 procedures regarding:

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- (1) Maternal health evaluations;
- 54 (2) Dietary supplements, including prenatal vitamins;
- 55 (3) Timely and regular nutritious meals, which shall
- 56 include, at minimum, thirty-two ounces of milk or a calcium
- 57 supplement if lactose intolerant, two cups of fresh fruit,
- 58 and two cups of fresh vegetables daily;
  - (4) Substance abuse treatment;

60	(5) Treatment for the human immunodeficiency virus and
61	ways to avoid human immunodeficiency virus transmission;
62	(6) Hepatitis C;
63	(7) Sleeping arrangements for such offenders,
64	including requiring such offenders to sleep on the bottom
65	bunk bed;
66	(8) Access to mental health professionals;
67	(9) Sanitary materials;
68	(10) Postpartum recovery, including that no such
69	offender shall be placed in isolation during such recovery;
70	and
71	(11) A requirement that a female medical professional
72	be present during any examination of such offender.
73	2. As used in this section, "postpartum recovery"
74	means, as determined by a physician, the period immediately
75	following delivery, including the entire period an offender
76	who was pregnant is in the hospital or infirmary after
77	delivery."; and
78	Further amend the title and enacting clause accordingly.