

House bill No. 4930, as changed by the committee on Bills in the Third Reading, and as amended and passed to be engrossed, by the House. June 29, 2022.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act expanding protections for reproductive rights.

Whereas, the deferred operation of this act would tend to defeat its purpose, which is to expand protections for reproductive rights, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Section 1 of chapter 9A of the General Laws, as appearing in the 2020

- 2 Official Edition, is hereby amended by inserting after the definition of "Application assistant"
- 3 the following 3 definitions:-
- 4 "Gender-affirming health care services", all supplies, care and services of a medical,

5 behavioral health, mental health, surgical, psychiatric, therapeutic, diagnostic, preventative,

- 6 rehabilitative or supportive nature relating to the treatment of gender dysphoria.
- 7 "Legally-protected health care activity", (i) the exercise and enjoyment, or attempted
- 8 exercise and enjoyment, by any person of rights to reproductive health care services or gender-
- 9 affirming health care services secured by the constitution or laws of the commonwealth; or (ii)
- 10 any act or omission undertaken to aid or encourage, or attempt to aid or encourage, any person in
- 11 the exercise and enjoyment, or attempted exercise and enjoyment, of rights to reproductive

health care services or gender-affirming health care services secured by the constitution or laws of the commonwealth, or to provide insurance coverage for such services; provided, however, that the provision of such a health care service by a person duly licensed under the laws of the commonwealth and physically present in the commonwealth, and the provision of insurance coverage for such services, shall be legally protected if the service is permitted under the laws of the commonwealth, regardless of the patient's location.

18 "Reproductive health care services", all supplies, care and services of a medical,
19 behavioral health, mental health, surgical, psychiatric, therapeutic, diagnostic, preventative,
20 rehabilitative or supportive nature relating to pregnancy, contraception, assisted reproduction,
21 miscarriage management or the termination of a pregnancy.

SECTION 2. Section 2 of said chapter 9A of the General Laws, as so appearing, is
 hereby amended by striking out subsection (1) and inserting in place thereof the following
 subsection:-

(1)(a) Upon recommendation of an application assistant, an adult person, a parent or
guardian acting on behalf of a minor, or a guardian acting on behalf of an incapacitated person
may apply to the secretary to have an address designated by the secretary serve as the person's
address or the address of the minor or incapacitated person; or

(b) Individuals engaged in the provision, facilitation or promotion of legally-protected
health care activity may apply to the secretary to have an address designated by the secretary
serve as the health care professional's address; provided, that in such cases, no recommendation
of an application assistant shall be required.

33 SECTION 3. Said chapter 9A of the General Laws is hereby further amended by striking
 34 out section 7 and inserting in place thereof the following section:-

35	Section 7. The secretary shall promulgate regulations to implement this chapter and in
36	doing so shall consult with the secretary of health and human services and Jane Doe Inc.: The
37	Massachusetts Coalition Against Sexual Assault and Domestic Violence, GLBTQ Legal
38	Advocates & Defenders, Inc., Planned Parenthood League of Massachusetts, Inc. and
39	Reproductive Equity Now, Inc.
40	SECTION 4. Chapter 12 of the General Laws is hereby amended by inserting after
41	section 11I the following 2 sections:-
42	Section 1111/2. (a) As used in this section, the following words shall, unless the context
43	clearly requires otherwise, have the following meanings:
44	"Gender-affirming health care services", all supplies, care and services of a medical,
45	behavioral health, mental health, surgical, psychiatric, therapeutic, diagnostic, preventative,
46	rehabilitative or supportive nature relating to the treatment of gender dysphoria.
47	"Abusive litigation", litigation or other action to deter, prevent, sanction or punish any
48	person engaging in legally-protected health care activity that is: (i) filed or prosecuted in any
49	state other than the commonwealth where liability, in whole or part, directly or indirectly, is
50	based on legally-protected health care activity that occurred in the commonwealth, including any
51	action in which liability is based on any theory of vicarious, joint or several liability derived
52	therefrom; or (ii) an attempt to enforce any order or judgment issued in connection with any such
53	action by any party to the action or any person acting on behalf of a party to the action; provided,
54	however, that a lawsuit shall be considered to be based on conduct that occurred in the
55	commonwealth if any part of any act or omission involved in the course of conduct that forms
56	the basis for liability in the lawsuit occurs or is initiated in the commonwealth, whether or not
57	such act or omission is alleged or included in any pleading or other filing in the lawsuit.

58 "Legally-protected health care activity", (i) the exercise and enjoyment, or attempted 59 exercise and enjoyment, by any person of rights to reproductive health care services or gender-60 affirming health care services secured by the constitution or laws of the commonwealth; or (ii) 61 any act or omission undertaken to aid or encourage, or attempt to aid or encourage, any person in 62 the exercise and enjoyment, or attempted exercise and enjoyment, of rights to reproductive 63 health care services or gender-affirming health care services secured by the constitution or laws 64 of the commonwealth, or to provide insurance coverage for such services; provided, however, 65 that the provision of such a health care service by a person duly licensed under the laws of the 66 commonwealth and physically present in the commonwealth, and the provision of insurance 67 coverage for such services, shall be legally protected if the service is permitted under the laws of 68 the commonwealth, regardless of the patient's location. 69 "Reproductive health care services", all supplies, care and services of a medical, 70 behavioral health, mental health, surgical, psychiatric, therapeutic, diagnostic, preventative, 71 rehabilitative or supportive nature relating to pregnancy, contraception, assisted reproduction, 72 miscarriage management or the termination of a pregnancy. 73 (b) Access to reproductive health care services and gender-affirming health care services 74 is recognized and declared to be a right secured by the constitution and laws of the 75 commonwealth. Interference with this right, whether or not under the color of law, is against the 76 public policy of the commonwealth. 77 (c) Any public act or record of a foreign jurisdiction that prohibits, criminalizes, 78 sanctions, authorizes a person to bring a civil action against, or otherwise interferes with a 79 person, entity or carrier that seeks, receives, causes, aids in access to, aids or abets or provides, 80 or attempts or intends to seek, receive, cause, aid in access to, aid or abet, or provide

reproductive health care services or gender-affirming health care services, shall be an
interference with the exercise and enjoyment of the rights secured by the constitution and laws of
the commonwealth and shall be a violation of the public policy of the commonwealth.

(d) If a person, including any plaintiff, prosecutor, attorney or law firm, whether or not
acting under color of law, interferes or attempts to interfere through abusive litigation with
legally-protected health care activity, any aggrieved person, entity or carrier, including any
defendant in such abusive litigation, may institute and prosecute a civil action for injunctive,
monetary or other appropriate relief within 3 years after notice of the cause of action accrues.

If the court finds for the petitioner in an action authorized by this section, recovery shall be in the amount of actual damages, which shall include damages for the amount of any judgment issued in connection with any abusive litigation, and any and all other expenses, costs or reasonable attorney's fees incurred in connection with the abusive litigation.

(e) A court may exercise jurisdiction over a person in an action authorized by this section
if: (i) personal jurisdiction is found under section 3 of chapter 223A; (ii) the person has
commenced any action in any court in the commonwealth and, during the pendency of that
action or any appeal therefrom, a summons and complaint is served on the person or the attorney
appearing on the person's behalf in that action or as otherwise permitted by law; or (iii) the
exercise of jurisdiction is permitted under the Constitution of the United States.

(f) This section shall not apply to a lawsuit or judgment entered in another state that is based on conduct for which a cause of action exists under the laws of the commonwealth if the course of conduct that forms the basis for liability had occurred entirely in the commonwealth, including any contract, tort, common law or statutory claims.

103	Section 1113/4. Notwithstanding any general or special law or common law conflict of law
104	rule to the contrary, the laws of the commonwealth shall govern in any case or controversy heard
105	in the commonwealth related to reproductive health care services or gender-affirming health care
106	services, as those terms are defined in section 1111/2, except as may be required by federal law.
107	SECTION 5. Section 17C of chapter 32A of the General Laws, as appearing in the 2020
108	Official Edition, is hereby amended by inserting after the word "for", in line 3, the following
109	words:- abortion as defined in section 12K of chapter 112, abortion-related care,.
110	SECTION 6. Said section 17C of said chapter 32A, as so appearing, is hereby further
111	amended by inserting after the second paragraph the following 2 paragraphs:-
112	Coverage provided under this section for abortion or abortion-related care shall not be
113	subject to any deductible, coinsurance, copayment or any other cost-sharing requirement.
114	Coverage for abortion or abortion-related care offered under this section shall not impose
115	unreasonable restrictions or delays in the coverage.
116	Benefits for an enrollee under this section shall be the same for the enrollee's covered
117	spouse and covered dependents.
118	SECTION 7. Chapter 94C of the General Laws is hereby amended by striking out section
119	19A, as appearing in the 2020 Official Edition, and inserting in place thereof the following
120	section:-
121	Section 19A. (a) As used in this section, "emergency contraception" shall, unless the
122	context clearly requires otherwise, mean any drug approved by the federal Food and Drug
123	Administration as a contraceptive method for use after sexual intercourse, whether provided
124	over-the-counter or by prescription.

125 (b) The department shall ensure that a statewide standing order is issued to authorize the 126 dispensing of emergency contraception by a licensed pharmacist. The statewide standing order 127 shall include, but not be limited to, written, standardized procedures or protocols for the 128 dispensing of emergency contraception by a licensed pharmacist. Notwithstanding any general or 129 special law to the contrary, the commissioner, or a physician designated by the commissioner 130 who is registered to distribute or dispense a controlled substance in the course of professional 131 practice pursuant to section 7, shall issue a statewide standing order that may be used by a 132 licensed pharmacist to dispense emergency contraception under this section.

(c) Notwithstanding any general or special law to the contrary, a licensed pharmacist may dispense emergency contraception in accordance with the statewide standing order issued under subsection (b). Except for an act of gross negligence or willful misconduct, a pharmacist who, acting in good faith, dispenses emergency contraception shall not be subject to any criminal or civil liability or any professional disciplinary action by the board of registration in pharmacy related to the use or administration of emergency contraception.

(d) Before dispensing emergency contraception authorized under this section, a
pharmacist may complete a training program approved by the commissioner on emergency
contraception; provided, however, that the training shall include, but not be limited to, proper
documentation, quality assurance and referral to additional services, including appropriate
recommendation that the patient follow-up with a medical practitioner.

(e) A pharmacist dispensing emergency contraception under this section shall annually
provide to the department the number of times such emergency contraception is dispensed.
Reports made pursuant to this section shall not identify any individual patient, shall be

147 confidential and shall not be public records as defined by clause Twenty-sixth of section 7 of148 chapter 4 or section 10 of chapter 66.

(f) Except for an act of gross negligence or willful misconduct, the commissioner or a
physician who issues the statewide standing order under subsection (b) and any medical
practitioner who, acting in good faith, directly or through the standing order, prescribes or
dispenses emergency contraception shall not be subject to any criminal or civil liability or any
professional disciplinary action.

154 SECTION 8. Chapter 112 of the General Laws is hereby amended by inserting after
155 section 5F the following section:-

Section $5F\frac{1}{2}$. Notwithstanding any general or special law to the contrary, no person shall be subject to discipline by the board, including the revocation, suspension or cancellation of the certificate of registration or reprimand, censure or monetary fine, for providing or assisting in the provision of reproductive health care services or gender-affirming health care services, as those terms are defined in section $111\frac{1}{2}$ of chapter 12, or for any judgment, discipline or other sanction arising from such health care services if the services as provided would have been lawful and consistent with good medical practice if they occurred entirely in the commonwealth.

163 The board shall not make available for public dissemination on a physician's individual 164 profile record of any criminal conviction or charge for a felony or serious misdemeanor, final 165 disciplinary action by a licensing board in another state or a medical malpractice court judgment, 166 arbitration award or settlement that resulted from providing or assisting in the provision of 167 reproductive health care services or gender-affirming health care services or for any judgment, 168 discipline or other sanction arising from such health care services if the services as provided 169 would have been lawful and consistent with good medical practice if they occurred entirely in the commonwealth. The board shall not take adverse action on an application for registration of a qualified physician based on a criminal or civil action, disciplinary action by a licensing board of another state or a medical malpractice claim in another state arising from the provision of reproductive health care services or gender-affirming health care services that, as provided, would have been lawful and consistent with good medical practice if they occurred entirely in the commonwealth.

176 Nothing in this section shall be construed to regulate the practice of medicine in any other177 state.

178 SECTION 9. Section 9H of said chapter 112, as appearing in the 2020 Official Edition, is 179 hereby amended by inserting after the word "sections", in line 4, the following words:-; 180 provided, however, that notwithstanding any general or special law to the contrary, no person 181 shall be subject to discipline by the board, including the revocation, suspension or cancellation of 182 the certificate of registration or reprimand, censure or monetary fine, for providing or assisting in 183 the provision of reproductive health care services or gender-affirming health care services, as 184 those terms are defined in section 111¹/₂ of chapter 12, or for any judgment, discipline or other 185 sanction arising from such health care services if the services as provided would have been 186 lawful and consistent with the standards of conduct for physician assistants if they occurred 187 entirely in the commonwealth; provided further, that the board shall not take adverse action on 188 an application for registration of a qualified physician assistant based on a criminal or civil 189 action or disciplinary action by a licensing board of another state that arises from such health 190 care services that, as provided, would have been lawful and consistent with the standards of 191 conduct for physician assistants if they occurred entirely in the commonwealth.

192 Nothing in this section shall be construed to regulate the practice of physician assistants193 in any other state.

194 SECTION 9A. Section 12K of chapter 112 of the General Laws, as so appearing, is
195 hereby amended by adding the following definition:-

"Severe", as determined by an individual's physician consistent with the principles of
medical ethics and the regulations promulgated by the department of public health as required by
section 12N.

199 SECTION 10. Section 12N of said chapter 112, as so appearing, is hereby amended by200 inserting after the word "a", in line 7, the following words:- severe or.

201 SECTION 11. Said section 12N of said chapter 112, as so appearing, is hereby further 202 amended by adding the following sentence:- The department of public health shall promulgate 203 regulations to implement this section; provided, that the department shall consult with a member 204 of the disability community selected by the department and the Arc of Massachusetts; the 205 Massachusetts Medical Society or a designee, Planned Parenthood League of Massachusetts or a 206 designee; the Massachusetts Health and Hospital Association, Inc. or a designee; and an 207 impacted individual previously forced to travel out of state for an abortion after 24 weeks. 208 SECTION 12. Section 32 of said chapter 112, as so appearing, is hereby amended by 209 striking out, in lines 6 and 7, the words "one hundred and thirty-eight" and inserting in place 210 thereof the following words:- 138; provided, however, that notwithstanding any general or 211 special law to the contrary, no person, pharmacy or pharmacy department shall be subject to 212 discipline by the board, including the revocation, suspension or cancellation of the certificate of 213 registration or reprimand, censure or monetary fine, for providing or assisting, including

214 dispensing of medication, in the provision of reproductive health care services or gender-

215 affirming health care services, as those terms are defined in section $111\frac{1}{2}$ of chapter 12, or for 216 any judgment, discipline or other sanction arising from such health care services if the services 217 as provided would have been lawful and consistent with the code of professional conduct for 218 pharmacists if they occurred entirely in the commonwealth; provided further, that the board shall 219 not take adverse action on an application for registration of a qualified pharmacist based on a 220 criminal or civil action or disciplinary action by a licensing board of another state that arises 221 from such health care services, including the dispensing of medication, that, as provided, would 222 have been lawful and consistent with the code of professional conduct for pharmacists if they 223 occurred entirely in the commonwealth.

Nothing in this section shall be construed to regulate the practice of pharmacists in anyother state.

SECTION 13. Section 77 of said chapter 112, as so appearing, is hereby amended byadding the following paragraph:-

228 Notwithstanding any general or special law to the contrary, no person shall be subject to 229 discipline by the board, including the revocation, suspension or cancellation of the certificate of 230 registration or reprimand, censure or monetary fine, for providing or assisting in the provision of 231 reproductive health care services or gender-affirming health care services, as those terms are 232 defined in section $111\frac{1}{2}$ of chapter 12, or for any judgment, discipline or other sanction arising 233 from such health care services if the services as provided would have been lawful and consistent 234 with the standard of conduct for nurses if they occurred entirely in the commonwealth. The board 235 shall not take adverse action on an application for registration of a qualified nurse based on a 236 criminal or civil action or disciplinary action by a licensing board of another state that arises

from such health care services that, as provided, would have been lawful and consistent with thestandard of conduct for nurses if they occurred entirely in the commonwealth.

Nothing in this section shall be construed to regulate the practice of nursing in any otherstate.

241 SECTION 14. Section 128 of said chapter 112, as so appearing, is hereby amended by 242 inserting after the word "inclusive", in line 4, the following words:-; provided, however, that 243 notwithstanding any general or special law to the contrary, no person shall be subject to 244 discipline by the board, including the revocation, suspension or cancellation of the certificate of 245 registration or reprimand, censure or monetary fine, for providing or assisting in the provision of 246 reproductive health care services or gender-affirming health care services, as those terms are 247 defined in section $111\frac{1}{2}$ of chapter 12, or for any judgment, discipline or other sanction arising 248 from such health care services if the services as provided would have been lawful and consistent 249 with the standard of conduct adopted by the board by regulation if they occurred entirely in the 250 commonwealth; provided further, that the board shall not take adverse action on an application 251 for registration of a qualified psychologist based on a criminal or civil action or disciplinary 252 action by a licensing board of another state that arises from such health care services that, as 253 provided, would have been lawful and consistent with the standard of conduct adopted by the 254 board by regulation if they occurred entirely in the commonwealth.

Nothing in this section shall be construed to regulate the practice of psychology in anyother state.

257 SECTION 15. Section 137 of said chapter 112, as so appearing, is hereby amended by 258 inserting after the word "practice", in line 8, the following words:- ; provided, however, that 259 notwithstanding any general or special law to the contrary, no person shall be subject to

260 discipline by the board, including the revocation, suspension or cancellation of the certificate of 261 registration or reprimand, censure or monetary fine, for providing or assisting in the provision of 262 reproductive health care services or gender-affirming health care services, as those terms are 263 defined in section 111¹/₂ of chapter 12, or for any judgment, discipline or other sanction arising 264 from such health care services if the services as provided would have been lawful and consistent 265 with the standards of professional practice and conduct for social workers if they occurred 266 entirely in the commonwealth; provided further, that the board shall not take adverse action on 267 an application for registration of a qualified social worker based on a criminal or civil action or 268 disciplinary action by a licensing board of another state that arises from such health care services 269 that, as provided, would have been lawful and consistent with the standards of professional 270 practice and conduct for social workers if they occurred entirely in the commonwealth. 271 Nothing in this section shall be construed to regulate the practice of social work in any 272 other state. 273 SECTION 16. Section 10A of chapter 118E of the General Laws, as so appearing, is 274 hereby amended by inserting after the words "coverage for", in line 1, the following words:-275 abortion, as defined in section 12K of chapter 112, abortion-related care,. 276 SECTION 17. Said section 10A of said chapter 118E, as so appearing, is hereby further 277 amended by adding the following 2 paragraphs:-278 Coverage provided under this section shall not be subject to any deductible, coinsurance, 279 copayment or any other cost-sharing requirement. Coverage offered under this section shall not 280 impose unreasonable restrictions or delays in the coverage.

Benefits for an enrollee under this section shall be the same for the enrollee's coveredspouse and covered dependents.

283 SECTION 18. Chapter 147 of the General Laws is hereby amended by adding the284 following section:-

Section 63. (a) As used in this section, the following words shall have the following
meanings unless the context clearly requires otherwise:

"Law enforcement agency of the commonwealth", any state, municipal, college or
university police department, sheriff's department, correctional facility, prosecutorial office,
court, probation office, or a program of more than 1 of any such entity, or any other non-federal
entity in the commonwealth charged with the enforcement of laws or the custody of detained
persons.

(b) Notwithstanding any general or special law to the contrary, and except as required by
federal law, no officer or employee of a law enforcement agency of the commonwealth, while
acting under color of law, shall provide information or assistance to a federal law enforcement
agency or any other state's law enforcement agency or any private citizen or quasi-law
enforcement agent in relation to an investigation or inquiry into services constituting legallyprotected health care activity, as defined in section 111^{1/2} of chapter 12, if such services would be
lawful as provided if they occurred entirely in the commonwealth.

SECTION 19. Section 47F of chapter 175 of the General Laws, as appearing in the 2020
Official Edition, is hereby amended by inserting after the word "of", in line 20, the following
words:- abortion, as defined in section 12K of chapter 112, abortion-related care,.

302 SECTION 20. Said section 47F of said chapter 175, as so appearing, is hereby further
 303 amended by inserting after the third paragraph the following 3 paragraphs:-

304 Coverage provided under this section for abortion or abortion-related care shall not be 305 subject to any deductible, coinsurance, copayment or any other cost-sharing requirement. 306 Coverage offered under this section for abortion or abortion-related care shall not impose307 unreasonable restrictions or delays in the coverage.

308 Benefits for an enrollee under this section shall be the same for the enrollee's covered 309 spouse and covered dependents.

A policy of accident and sickness insurance that is purchased by an employer that is a church or qualified church-controlled organization, as those terms are defined in subsection (j) of section 47W, shall be exempt from covering abortion or abortion-related care at the request of the employer. An employer that invokes the exemption under this section shall provide written notice to prospective enrollees prior to enrollment with the plan and such notice shall list the health care methods and services for which the employer will not provide coverage for religious reasons.

317 SECTION 21. Section 193U of said chapter 175, as so appearing, is hereby amended by 318 inserting after the word "specialty", in line 14, the following words:-; provided further, that no 319 medical malpractice insurer shall discriminate against a provider or adjust or otherwise calculate 320 a provider's risk classification or premium charges on the basis that: (i) the health care provider 321 offers or provides reproductive health care services or gender-affirming health care services, as 322 those terms are defined in section $111\frac{1}{2}$ of chapter 12; (ii) the specific services offered or 323 provided in connection with reproductive health care services or gender-affirming health care 324 services are unlawful in another state; (iii) another state's laws create potential or actual liability 325 for those services; or (iv) litigation against a provider concerning reproductive health care 326 services or gender-affirming health care services resulted in a judgment against the provider, if 327 such health care services would be lawful and consistent with good medical practice as provided, 328 if they occurred entirely in the commonwealth.

329	SECTION 22. Section 8H of chapter 176A of the General Laws, as so appearing, is
330	hereby amended by inserting after the words "expense for", in line 8, the following words:-
331	abortion, as defined in section 12K of chapter 112, abortion-related care,.
332	SECTION 23. Said section 8H of said chapter 176A, as so appearing, is hereby further
333	amended by striking out, in lines 9 and 10, the words "to the same extent that benefits are
334	provided for medical conditions not related to pregnancy".
335	SECTION 24. Said section 8H of said chapter 176A, as so appearing, is hereby further
336	amended by inserting after the third paragraph the following 3 paragraphs:-
337	Coverage provided under this section for abortion or abortion-related care shall not be
338	subject to any deductible, coinsurance, copayment or any other cost-sharing requirement.
339	Coverage offered under this section for abortion or abortion-related care shall not impose
340	unreasonable restrictions or delays in the coverage.
341	Benefits for an enrollee under this section shall be the same for the enrollee's covered
342	spouse and covered dependents.
343	A policy of accident and sickness insurance that is purchased by an employer that is a
344	church or qualified church-controlled organization, as those terms are defined in subsection (j) of
345	section 8W of this chapter, shall be exempt from covering abortion or abortion-related care at the
346	request of the employer. An employer that invokes the exemption under this subsection shall
347	provide written notice to prospective enrollees prior to enrollment with the plan and such notice
348	shall list the health care methods and services for which the employer will not provide coverage
349	for religious reasons.

350	SECTION 25. Section 4H of chapter 176B of the General Laws, as so appearing, is
351	hereby amended by inserting after the words "expense for", in lines 7 and 8, the following
352	words:- abortion, as defined in section 12K of chapter 112, abortion-related care,.
353	SECTION 26. Said section 4H of said chapter 176B, as so appearing, is hereby further
354	amended by striking out, in lines 8 to 10, inclusive, the words "to the same extent that benefits
355	are provided for medical conditions not related to pregnancy".
356	SECTION 27. Said section 4H of said chapter 176B, as so appearing, is hereby further
357	amended by inserting after the third paragraph the following 3 paragraphs:-
358	Coverage provided under this section for abortion or abortion-related care shall not be
359	subject to any deductible, coinsurance, copayment or any other cost-sharing requirement.
360	Coverage offered under this section for abortion or abortion-related care shall not impose
361	unreasonable restrictions or delays in the coverage.
362	Benefits for an enrollee under this section shall be the same for the enrollee's covered
363	spouse and covered dependents.
364	A policy of accident and sickness insurance that is purchased by an employer that is a
365	church or qualified church-controlled organization, as those terms are defined in subsection (j) of
366	section 4W, shall be exempt from covering abortion or abortion-related care at the request of the
367	employer. An employer that invokes the exemption under this subsection shall provide written
368	notice to prospective enrollees prior to enrollment with the plan and such notice shall list the
369	health care methods and services for which the employer will not provide coverage for religious
370	reasons.

371 SECTION 28. Section 4I of chapter 176G of the General Laws, as so appearing, is hereby 372 amended by inserting after the words "coverage for", in lines 1 and 2, the following words:-

abortion, as defined in section 12K of chapter 112, abortion-related care,.

374 SECTION 29. Said section 4I of said chapter 176G, as so appearing, is hereby further 375 amended by inserting after the second paragraph the following 3 paragraphs:-

376 Coverage provided under this section for abortion or abortion-related care shall not be
377 subject to any deductible, coinsurance, copayment or any other cost-sharing requirement.
378 Coverage offered under this section for abortion or abortion-related care shall not impose
379 unreasonable restrictions or delays in the coverage.

Benefits for an enrollee under this section shall be the same for the enrollee's coveredspouse and covered dependents.

A health maintenance contract that is purchased by an employer that is a church or qualified church-controlled organization, as those terms are defined in subsection (j) of section 40, shall be exempt from covering abortion or abortion-related care at the request of the employer. An employer that invokes the exemption under this subsection shall provide written notice to prospective enrollees prior to enrollment with the plan and such notice shall list the health care methods and services for which the employer will not provide coverage for religious reasons.

389 SECTION 30. Section 4A of chapter 218 of the General Laws, as so appearing, is hereby 390 amended by inserting after the word "filing", in line 20, the following words:- ; provided further, 391 that, except as required by federal law, a judgment creditor shall not file a copy of any foreign 392 judgment under this section if the judgment was issued in connection with any litigation 393 concerning legally-protected health care activity, as defined in section 111^{1/2} of chapter 12.

394 SECTION 31. Subsection (g) of said section 4A of said chapter 218, as so appearing, is 395 hereby amended by adding the following sentence:- In any action filed to enforce a judgment 396 issued in connection with any litigation concerning legally-protected health care activity, as 397 defined in section 111¹/₂ of chapter 12, the court in the commonwealth hearing the action shall not 398 give any force or effect to any judgment issued without jurisdiction. 399 SECTION 32. Section 11 of chapter 223A of the General Laws, as so appearing, is 400 hereby amended by adding the following paragraph:-401 Notwithstanding any other provision of this section to the contrary and except as required 402 by federal law, a court of this commonwealth shall not order a person who is domiciled or found 403 within this commonwealth to give testimony or statement or produce documents or other things 404 for use in connection with any proceeding in a tribunal outside the commonwealth concerning 405 legally-protected health care activity, as defined in section $111\frac{1}{2}$ of chapter 12. 406 SECTION 33. Section 59H of chapter 231 of the General Laws, as so appearing, is 407 hereby amended by inserting after the word "case", in line 1, the following words:-, except a 408 case brought pursuant to section 1111/2 of chapter 12,. 409 SECTION 34. Section 13A of chapter 233 of the General Laws, as so appearing, is 410 hereby amended by inserting after the word "summons", in line 32, the following words:-, 411 except that no justice or special justice shall issue a summons in a case, except as required by 412 federal law, where prosecution is pending concerning legally-protected health care activity, as 413 defined in section 111¹/₂ of chapter 12, or where a grand jury investigation concerning legally-414 protected health care activity has commenced or is about to commence for a criminal violation of 415 a law of such other state unless the acts forming the basis of the prosecution or investigation 416 would also constitute an offense if occurring entirely in the commonwealth.

SECTION 35. Section 21A of chapter 272 of the General Laws, as so appearing, is
hereby amended by striking out the fourth sentence and inserting in place thereof the following
sentence:- This section shall not be construed to permit the sale or dispensing of prescription
drugs or devices for the prevention of pregnancy or conception by a vending machine or similar
device.

422 SECTION 36. Section 13 of chapter 276 of the General Laws, as so appearing, is hereby
423 amended by striking out the first paragraph and inserting in place thereof the following 2
424 paragraphs:-

425 The governor may also surrender, on demand of the executive authority of any other 426 state, any person in the commonwealth charged in such other state in the manner provided in 427 section 14 with committing an act in this commonwealth, or in a third state, intentionally 428 resulting in a crime in the state whose executive authority is making the demand, hereafter in this 429 section and in sections 14 to 20P, inclusive, referred to as the demanding state, only when the 430 acts for which extradition is sought would be punishable by the laws of the commonwealth if the 431 consequences claimed to have resulted therefrom in the demanding state had taken effect in this 432 commonwealth and the provisions of sections 11 to 20R, inclusive, not otherwise inconsistent 433 shall apply to such cases even though the accused was not in the demanding state at the time of 434 the commission of the crime and has not fled therefrom; provided, however, that the governor 435 may, in the governor's discretion, make any such surrender conditional upon agreement by the 436 executive authority of the demanding state that the person so surrendered will be held to answer 437 no criminal charges of any nature except those set forth in the requisition upon which such 438 person is so surrendered, at least until such person has been given reasonable opportunity to

return to the commonwealth after the person's acquittal, if the person shall be acquitted, or afterthe person shall be released from confinement, if the person shall be convicted.

Except as required by federal law, the governor shall not surrender a person charged in another state as a result of engaging in legally-protected health care activity, as defined in section 111¹/₂ of chapter 12, unless the executive authority of the demanding state shall allege in writing that the accused was physically present in the demanding state at the time of the commission of the alleged offense and that thereafter the accused fled from the demanding state.

446 SECTION 37. Section 14 of said chapter 276, as so appearing, is hereby amended by 447 inserting the after word "state", in line 7, the following words:- only when the acts for which the 448 demand for interstate rendition is sought would be punishable by the laws of the commonwealth, 449 if the consequences claimed to have resulted therefrom in the demanding state had taken effect in 450 this commonwealth.

451 SECTION 38. Section 20A of said chapter 276, as so appearing, is hereby amended by 452 inserting after the word "thirteen", in lines 5 and 12 and 13, the following words:- , with the 453 exception of cases for which the governor shall not surrender a person under said section 13. 454 SECTION 39. Section 20B of said chapter 276, as so appearing, is hereby amended by

adding the following sentence:- This section shall not apply to cases arising under section 13 forwhich the governor shall not surrender a person.

457 SECTION 40. Section 20C of said chapter 276, as so appearing, is hereby amended by 458 inserting after the word "thirteen", in line 4, the following words:- , with the exception of cases 459 for which the governor shall not surrender a person under said section 13.

460 SECTION 41. Sections 5, 6, 16, 17, 19, 20, 22 to 29, inclusive, shall apply to all policies,
461 contracts and certificates of health insurance subject to chapters 32A, 118E, 175, 176A, 176B

and 176G of the General Laws that are delivered, issued or renewed 6 months from the effectivedate of this act.

SECTION 42. (a) Regulations required pursuant to section 12N of chapter 112 of the
General Laws, as inserted by section 11, shall not delay the implementation of said section 12N
of said chapter 112, including any changes in section 10.

- 467 (b) The department of public health shall promulgate regulations required pursuant to
 468 section 12N of chapter 112 of the General Laws, as inserted by section 11, not later than January
 469 1, 2023.
- 470 SECTION 43. The department of public health shall provide provisional guidance on
- 471 section 12N of chapter 112 of the General Laws within 30 days of the effective date of this act.