SENATE No. 1334

The Commonwealth of Massachusetts

PRESENTED BY:

Joanne M. Comerford

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to accelerating improvements to the local and regional public health system to address disparities in the delivery of public health services.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Joanne M. Comerford	Hampshire, Franklin and Worcester	
Hannah Kane	11th Worcester	1/18/2023
Jack Patrick Lewis	7th Middlesex	1/27/2023
Sal N. DiDomenico	Middlesex and Suffolk	1/31/2023
Jason M. Lewis	Fifth Middlesex	1/31/2023
Vanna Howard	17th Middlesex	1/31/2023
Brian M. Ashe	2nd Hampden	1/31/2023
John F. Keenan	Norfolk and Plymouth	2/1/2023
Jacob R. Oliveira	Hampden, Hampshire and Worcester	2/2/2023
Susannah M. Whipps	2nd Franklin	2/6/2023
Rebecca L. Rausch	Norfolk, Worcester and Middlesex	2/6/2023
Julian Cyr	Cape and Islands	2/8/2023
James B. Eldridge	Middlesex and Worcester	2/9/2023
Thomas M. Stanley	9th Middlesex	2/15/2023
Mathew J. Muratore	1st Plymouth	2/23/2023
Patricia D. Jehlen	Second Middlesex	3/2/2023
Cindy F. Friedman	Fourth Middlesex	3/3/2023

Michael D. Brady	Second Plymouth and Norfolk	3/3/2023
Paul R. Feeney	Bristol and Norfolk	3/5/2023

By Ms. Comerford, a petition (accompanied by bill, Senate, No. 1334) of Joanne M. Comerford, Hannah Kane, Jack Patrick Lewis, Sal N. DiDomenico and other members of the General Court for legislation relative to accelerate improvements to the local and regional public health system to address disparities in the delivery of public health services. Public Health.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act relative to accelerating improvements to the local and regional public health system to address disparities in the delivery of public health services.

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. Chapter 111 of the General Laws is hereby amended by striking out section

2 27D, as appearing in the 2020 Official Edition, and inserting in place thereof the

3 following section:-

4 Section 27D. (a) As used in this section, the following words shall, unless the context

5 clearly requires otherwise, have the following meanings:-

6 "Board of health", any body politic or political subdivision of the commonwealth that

7 acts as a board of health, public health commission or a health department for a municipality,

8 region or district, including, but not limited to, municipal boards of health, regional health

9 districts established pursuant to section 27B and boards of health that share services pursuant to

10 section 4A of chapter 40.

"Foundational capabilities", cross-cutting skills and capacities needed to support basic
public health programs and other protections and activities including, but not limited to: (i)
assessment and surveillance; (ii) emergency preparedness and response; (iii) policy development;
(iv) communications; (v) community partnership development; (vi) organizational administrative
competences; (vii) data-driven interventions; or (viii) accountability and performance
management.

17 "Foundational public health services", a nationally recognized framework for a minimum
18 set of public health services, including, but not limited to, public health programs and
19 foundational capabilities.

"Public health programs", programs including, but not limited to: (i) communicable
disease control; (ii) public health nursing services; (iii) epidemiology; (iv) food and water
protection; (v) chronic disease and injury prevention; (vi) environmental public health; (vii)
maternal, child and family health; or (viii) access to and linkage with clinical care, where
applicable.

(b) The department, in consultation with municipalities and other stakeholders, shall
establish a state action for public health excellence program to: (i) provide uniform access for
every resident of the commonwealth foundational public health services; provided, that
foundational public health services shall further racial and health equity, including for
historically underrepresented communities; (ii) assist boards of health to adopt practices to
improve the efficiency and effectiveness of the delivery of foundational public health services;
(iii) develop a set of standards for foundational public health services across the commonwealth;

and (iv) promote and provide adequate resources for boards of health that shall include, but shallnot be limited to:

34 (A) supporting boards of health to meet the standards established pursuant to subsection
35 (c) to improve the municipal and regional health systems;

- 36 (B) increasing cross-jurisdictional sharing of public health programs to strengthen the
 37 service delivery capabilities of the municipal and regional public health systems;
- 38 (C) improving planning and system accountability of the municipal and regional public
 39 health systems, including, but not limited to, statewide data collection and reporting systems;
- 40 (D) establishing workforce credentialing standards, including, but not limited to,
- 41 education and training standards for municipal and regional public health officials and staff; and
- 42 (E) expanding access to professional development, training and technical assistance for
 43 municipal and regional public health officials and staff.

44 (c) The standards for local foundational public health services developed pursuant to 45 clause (iii) of subsection (b) shall include, but not be limited to, the standards for: (i) inspections, 46 epidemiology and communicable disease investigation and reporting, permitting and other local 47 public health responsibilities as required by law or under regulations of the department or the 48 department of environmental protection; (ii) workforce education, training and credentialing 49 standards; and (iii) contributing required data. The standards shall consider national standards 50 and shall be developed in consultation with local boards of health, public health organizations, 51 academic experts in the field of public health and members of the special commission on local 52 and regional public health established in chapter 3 of the resolves of 2016.

(d)(i) Subject to appropriation, boards of health shall implement and comply with the
standards developed pursuant to subsections (b) and (c), individually or through crossjurisdictional sharing of public health programs in the form of comprehensive public health
districts, formal shared services or other arrangements for sharing public health programs.

(ii) Annually, not later than August 31, boards of health shall submit a report to the
department including information demonstrating compliance during the preceding fiscal year
with the standards pursuant to subsections (b) and (c).

60 (e) Subject to appropriation, the department and the department of environmental 61 protection shall, according to each agency's jurisdiction and authority, provide comprehensive 62 core public health educational and training opportunities and technical assistance to municipal and regional public health officials and staff to support them in obtaining credentials and 63 64 foundational capabilities required by the standards developed pursuant to subsections (b) and (c); 65 provided, that said educational and training opportunities and technical assistance shall be 66 offered in diverse geographic locations throughout the commonwealth or online. The department 67 and the department of environmental protection shall provide such training and technical 68 assistance opportunities free of charge. The department and the department of environmental 69 protection may contract with other state agencies or external entities to provide said educational 70 and training and technical assistance.

(f)(1) Subject to appropriation, the department shall provide funds to boards of health to
implement and comply with the standards developed pursuant to subsections (b) and (c),
including through cross-jurisdictional sharing of public health programs in the form of

comprehensive public health districts, formal shared services and other arrangements for sharingpublic health programs.

76 (2) The funds may be used to provide:

(i) grants and technical assistance to municipalities that demonstrate limited operational
capacity to meet local public health responsibilities as required by law or regulations;

- (ii) competitive grants to increase the efficiency and effectiveness of the delivery of
 public health programs across 3 or more municipalities through:
- 81 (A) expanding shared services arrangements to include more municipalities;
- (B) expanding shared services arrangements to provide a more comprehensive and
 equitable set of public health programs or sustainable business model; or

84 (C) supporting new cross-jurisdictional sharing arrangements; provided however, that 85 grants provided pursuant to this clause shall supplement and shall not replace existing state, 86 local, private or federal funding to boards of health and regional health districts; provided 87 further, that boards of health shall apply for funds pursuant to this clause in a manner determined 88 by the department; provided further, that the application shall include, but not be limited to: (1) a 89 description of how the applicant will increase the efficiency and effectiveness in the delivery of 90 public health programs; (2) certification that, at the time of the application, the applicant meets 91 or will use funding to meet workforce standards as determined by the department; (3) 92 certification that the applicant shall submit written documentation on the implementation of 93 systems to increase efficiency in providing local public health programs, including data, to the 94 department in a manner to be prescribed by the department; and (4) a plan for the long-term

95 sustainability of strengthening local public health programs; provided further, that the 96 department shall adopt rules, regulations or guidelines for the administration and enforcement of 97 this clause, including, but not limited to, establishing applicant selection criteria, funding 98 priorities, application forms and procedures, grant distribution and other requirements; and 99 provided further, that not less than 33 per cent of the grants awarded shall be distributed to 100 municipalities with a median household income below the median income of the commonwealth; 101 and

102 (iii) annual non-competitive funding to ensure that all residents of the commonwealth 103 are provided with foundational public health services that meet or exceed the standards set 104 pursuant to this section; provided, however, that funds provided pursuant to this clause shall be 105 distributed based on the level of implementation of the standards established in this section and 106 using a formula based on population, level of cross-jurisdictional sharing and sociodemographic 107 data; provided further, that, to receive funding pursuant to this clause, a board of health shall 108 submit an annual report to the department of public health and department of environmental 109 protection that (A) demonstrates progress or implementation of the standards; and (B) confirms 110 that funding provided pursuant to this clause shall supplement and shall not replace existing 111 state, local, private or federal funding to boards of health and regional health districts; provided 112 further, that the report shall not require data that is otherwise reported to the department under 113 subsection (d); and provided further, that data demonstrating implementation and compliance 114 with the standards shall be submitted in a form prescribed by the department.

(g) Subject to appropriation, the department and the department of environmental protection, shall develop systems to provide for increased standardization, integration and unification of public health reporting and systems for the measuring of standard

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responsibilities of boards of health, including, but not limited to, inspections, code enforcement,
communicable disease management and local regulations. Where feasible and in compliance
with state and federal privacy requirements, the data and an analysis of the data shall be available
on the department's and department of environmental protection's websites in a form that allows
the public to conduct further analysis; provided, however, that any such published data shall
exclude personal identifying information.

(h) The department shall estimate the amount of funds necessary to meet the requirements of this section for each fiscal year. The department shall report the estimate to the secretary of administration and finance and the house and senate committees on ways and means for the upcoming fiscal year in advance of the day assigned for submission of the budget by the governor to the general court pursuant to section 7H of chapter 29 and shall publish the estimate on the website of the department.

(i) In the event of an outbreak of a disease or health care situation important to the public
health, as determined by the commissioner or the commissioner of the department of
environmental protection affecting more than 1 board of health, the department may coordinate
the affected boards of health, assemble and share data on affected residents and organize the
public health response within and across the affected communities.

(j) Biennially, not later than December 1, in every even numbered year, the department,
in consultation with the department of environmental protection, shall submit a report detailing
the impact of the state action for public health excellence program established under subsection
(b), the status of the local public health programs and their ability to meet the requirements under
this section, including, but not limited to: (i) the number of board of health and regional health

140 district officials and staff that meet workforce standards as determined by the department; (ii) the 141 number of board of health and regional health district officials and staff that attended educational 142 and training opportunities; (iii) the number of boards of health and regional health districts that 143 are in compliance with data reporting requirements under this section; and (iv) the number of 144 municipalities participating in regional public health collaborations. In preparing the report, the 145 department shall consult with the department of environmental protection. The report shall be 146 filed with the clerks of the house of representatives and the senate, the house and senate 147 committees on ways and means and the joint committee on public health and publicly posted on 148 the websites of the department and the department of environmental protection.

149 (k) Notwithstanding any general or special law to the contrary, if the commissioner, the 150 commissioner of the department of environmental protection or their authorized representatives, 151 determine that failure to meet standards established under subsection (c) in a timeframe 152 consistent with the timeframe established in subsection (d), constitutes a threat to public health, 153 they shall, in writing, notify the appropriate board of health of such determination and request 154 that the board of health, in writing, notify the department of actions taken to effect appropriate 155 protection. If the commissioner is not so notified, or if after notification the commissioner 156 determines the actions are not sufficient to protect public health, the department may restrict 157 future funding provided under clause (iii) of subsection (f) and will report these insufficiencies in 158 its report issued under subsection (i).

(1) Nothing in this section shall limit the authority or responsibility of a board of healthotherwise established by the general laws, including, but not limited to, section 127A.

SECTION 2. (a) Not more than 1 year after the effective date of this act and before the adoption of any regulation for the administration of the state action for public health excellence program pursuant to section 27D of chapter 111 of the General Laws, the department of public health shall hold not fewer than 3 public hearings in diverse geographic locations throughout the commonwealth or online to identify ways to improve the efficiency and effectiveness of the delivery of local public health services, in alignment with the recommendations of the special commission on local and regional public health established in chapter 3 of the resolves of 2016.

(b) Not later than December 31, 2023, the department of public health shall submit a
report to the clerks of the house of representatives and the senate, the house and senate
committee on ways and means and the joint committee on public health. The report shall include
an analysis of needs, opportunities, challenges, timeline and cost analysis for the implementation
of said section 27D of said chapter 111.

173 SECTION 3. The special commission on local and regional public health established in 174 chapter 3 of the resolves of 2016 is hereby revived and continued to December 31, 2024. The 175 special commission shall convene at least once not later than 120 days following the effective 176 date of this act to review the changes made to section 27D of chapter 111 of the General Laws, 177 inserted by section 1, and funding available to support and enhance the commonwealth's local 178 and regional public health system.

SECTION 4. The standards for foundational public health services developed pursuant to subsections (b) and (c) of section 27D of chapter 111 of the General Laws, as inserted by section 1, shall be consistent with the recommendations of the report of the special commission on local and regional and public health approved in June 2019 and shall be implemented and complied

- 183 with by a phased schedule adopted by the department of public health. The department of public
- 184 health shall publish a list of minimum statutory and regulatory local public health standards
- 185 established pursuant to said subsections (b) and (c) of said section 27D of said chapter 111 not
- 186 later than 90 days after the effective date of this act.