## 

## The Commonwealth of Massachusetts

#### PRESENTED BY:

### Nick Collins

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 to ensure quality, affordability and access to primary and preventive health care, to eliminate health disparities, and to enhance economic growth throughout the Commonwealth.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Nick Collins	4th Suffolk	1/16/2015
Linda Dorcena Forry	First Suffolk	10/8/2019
Stephen Kulik	1st Franklin	10/8/2019
Sal N. DiDomenico	Middlesex and Suffolk	10/8/2019

## HOUSE DOCKET, NO. 2972 FILED ON: 1/16/2015

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By Mr. Collins of Boston, a petition (accompanied by bill, House, No. 1911) of Nick Collins and others for legislation to establish a state health service corps within the Executive Office of Health and Human Services to ensure the quality, affordability and access to primary and preventive health care throughout the Commonwealth. Public Health.

## [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. *1916* OF 2013-2014.]

# The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act to ensure quality, affordability and access to primary and preventive health care, to eliminate health disparities, and to enhance economic growth throughout the Commonwealth.

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 6A of the General Laws, as most recently amended by chapter 224
2	of the Acts of 2012, is hereby amended by adding the following new sections:-
3	Section 16U. The Secretary of Health and Human Services, jointly with the
4	Commissioner of Public Health, the Massachusetts League of Community Health Centers and
5	the University of Massachusetts Medical School and in consultation with other health
6	professionals and organizations, shall establish a State Health Service Corps for the purpose of
7	uniting community health centers with caring health professionals, and supporting community-
8	based care at community health centers. The goal of the State Health Service Corps shall be to
9	provide comprehensive, team-based health care at community health centers that bridges

geographic, financial, cultural, and language barriers for the medically underserved. The State
Health Service Corp shall:

12 (a) Form partnerships with community health centers serving medically underserved 13 areas or populations, educational institutions, and community and professional organizations; 14 (b) Recruit caring, culturally competent clinicians for community health centers; 15 (d) Work to establish systems of care that remain after an State Health Service Corps 16 clinician departs; and 17 (e) Shape the way clinicians practice by building a community of dedicated health 18 professionals who continue to work with the underserved even after their State Health Service 19 Corps commitment has been fulfilled. 20 (f) Provide assistance in the ongoing operation and funding of the primary care workforce 21 development and loan forgiveness grant program at community health centers, created under 22 section 25N3/4 of the general laws. Distribute scholarship and loan repayment for at least ten 23 new primary care clinicians annually for a period of three years per clinician and shall fund 24 minimum loan forgiveness or repayment of \$25,000 per clinician per year, in exchange for the

clinician's commitment to practice full time in one or more community health centers for threeconsecutive years.

(g) Provide the research on the supports and systems that should exist for all allied healthprofessionals to maximize the patient-centered medical home model of care.

Section 16J. There is hereby established within the Executive Office of Health and
Human Services an Office of State Health Policy which shall be responsible for health access

31 and primary care development, planning, coordination and federal designations. Such office shall 32 serve as the primary care office for the Commonwealth and shall consult with the Massachusetts 33 League of Community Health Centers on responsibilities in connection with such office. Such 34 office shall enhance coordination on public health issues among state agencies, municipal public 35 health entities, and community health centers. 36 SECTION 2. Section 28A of chapter 7 of the General Laws, as appearing in the 2004 37 Official Edition, is hereby amended by adding the following clause: 38 Said administrator may enter into agreements with the Massachusetts League of 39 Community Health Centers, for training or education programs for community health center 40 employees at state and community colleges, the University of Massachusetts or other educational 41 institutions, including continuing medical education programs; provided that such agreements 42 shall require that a portion of the cost of such training or program shall be paid for by said 43 employees. 44 SECTION 3. Chapter 29 of the General Laws, as most recently amended by chapter 224 45 of the Acts of 2012, is hereby amended by adding the following sections: 46 Section 2LLLL. There is hereby established and set up on the books of the 47 commonwealth a separate fund to be known as the Essential Community Health Center Trust 48 Fund, in this section called the trust fund. There shall be credited to the trust fund: (a) any funds 49 that may be appropriated or transferred for deposit into the trust fund; and (b) any income 50 derived from investment of amounts credited to the trust fund. In conjunction with the 51 preparation of the commonwealth's annual financial report, the comptroller shall prepare and 52 issue an annual report detailing the revenues and expenditures of the trust fund. The comptroller

shall certify payments, including payments during the accounts payable period, in anticipation of revenues, including receivables due and collectibles during the months of July and August, from the trust fund for the purpose of making authorized expenditures. The health safety net office shall administer the trust fund and disburse funds from the trust fund for the purpose of payments to community health centers under subsection (b) of section 65 of chapter 118E and any further regulations promulgated by the office.

Section 2TTT. There is hereby established and set up on the books of the commonwealth
a separate fund to be known as the Commonwealth Community Health Center Innovation and
Improvement Fund, in this section called the trust fund. There shall be credited to the trust fund:

(a) any funds that may be appropriated or transferred for deposit into the trust fund; and
(b) any income derived from investment of amounts credited to the trust fund. In conjunction
with the preparation of the commonwealth's annual financial report, the comptroller shall
prepare and issue an annual report detailing the revenues and expenditures of the trust fund. The
comptroller shall certify payments, including payments during the accounts payable period, in
anticipation of revenues, including receivables due and collectibles during the months of July
and August, from the trust fund for the purpose of making authorized expenditures.

69 The secretary of the executive office of health and human services shall administer the 70 trust fund, in consultation with the Massachusetts League of Community Health Centers and 71 Capital Link, and shall disburse funds from the trust fund for the purpose of issuing grants and 72 low-interest loans to independent and hospital-licensed community health centers for 73 expenditures related to: 74 (1) creation, expansion or upgrade of electronic health records, computerized physician
75 order entry or other information technology;

(2) replacement of aging hardware, interfaces, upgrades, community-wide health
information exchange, or one-time support for loss of productivity during implementation of
electronic health records or computerized physician order entry;

(3) major capital projects undertaken by community health centers, including those for
which a grant under this section may leverage new market tax credits;

81 (4) routine capital, equipment or furniture needs, including equipment or furniture
82 replacement, and minor expansions of community health center programs or services;/

83 (5) construction and pre-development assistance and Capital Link administrative
84 expenses; and

85 (6) additional expenses that may be outlined in guidelines or regulations to be86 promulgated by the secretary.

87 SECTION 4. Section 2 of chapter 32A, as most recently amended by section 9 of chapter
88 324 of the Acts of 2006, is hereby further amended by inserting, after the words "connector
89 authority" the following words: a Massachusetts community health center, at the option of such
90 health center

91 SECTION 5. Chapter 62 of the General Laws, as appearing in the 2004 official edition,
92 is hereby amended by adding, after section 6J, the following section: --

93 Section 6K. (a) For the purposes of this section, unless the context clearly requires
94 otherwise, the following words shall have the following meanings:-

95

"Commissioner", the commissioner of revenue.

96	"Community Development Entity", a domestic corporation or partnership if (a) the
97	primary mission of the entity is serving, or providing investment capital for, Low-Income
98	Communities or Low-Income Persons; (b) the entity maintains accountability to residents of low-
99	income communities through their representation on any governing board of the entity or on any
100	advisory board to the entity; and (c) the entity is certified by the department as being a qualified
101	community development entity. A qualified community development entity may also be a
102	limited liability company that meets the above tests.
103	"Compliance period", the period of 17 taxable years beginning with the first taxable year
104	the Massachusetts community health center new markets tax credit is claimed.
105	"Department", the executive office of health and human services or its successor agency.
106	"Eligibility statement", a statement authorized and issued by the department certifying
107	that a given project is a qualified Massachusetts community health center project. The
108	department shall, in consultation with the commissioner, promulgate regulations establishing
109	criteria upon which the eligibility statements will be issued. The eligibility statement shall
110	specify the maximum annual amount of the Massachusetts community health center new markets
111	tax credit authorized. The department shall only authorize the tax credits to qualified
112	Massachusetts projects which are placed in service on or after January 1, 2007.
113	"Federal new markets tax credit", the federal tax credit as provided in section 45D of the
114	Internal Revenue Code, as amended and in effect for the taxable year.

115 "Community Health Center project", a qualified community health center project, as
116 defined by the department consistent with the federal definition of a qualified active low-income
117 community business contained in section 45D of the Internal Revenue Code, as amended and in
118 effect for the taxable year, which is located in the commonwealth, which meets the requirements
119 of this section, and whose community health center enters into a regulatory agreement with the
120 department.

121 "Qualified Equity Investment", means any equity investment in a community 122 development entity if (a) such investment is acquired by the investor at its original issue, directly 123 or through an underwriters, solely in exchange for cash; (b) substantially all of such cash is used 124 by the community development entity to make qualified low-income community investments; 125 and (c) the investment is designated for purposes of this section by the community development 126 entity as a qualified equity investment. Qualified equity investment also includes the purchase of 127 a Qualified Equity Investment from a prior holder, to the extent provided in IRC section 128 45D(b)(4). Qualified equity investment does not include an equity investment issued by a 129 community development entity more than five years after the date the community development 130 entity receives a new markets tax credit allocation. Any allocation not used within such five year 131 period may be reallocated by the department. For purposes of this section, "equity investment" 132 means (a) any stock, other than nonqualified preferred stock as defined in IRC section 351(g)(2)) 133 in a corporation and (b) any capital interest in a partnership. An LLC shall be deemed to be 134 either a corporation or a partnership according to the LLC's treatment under federal tax 135 law.

136 "Regulatory agreement", an agreement between the community health center of the 137 qualified Community Health Center project and the department. Such agreement may be 138 subordinated to the lien of a bank or other institutional lender providing financing to the 139 qualified Massachusetts project, upon the request of such bank or lender.

140 "Taxpayer", a person, firm, partnership or other entity subject to the income tax imposed141 by the provisions of this chapter.

142 (b)(1) There is hereby established a Massachusetts community health center new markets 143 tax credit. The department may authorize annually, for the 10 year period beginning January 1, 144 2007, and ending December 31, 2017, under this section together with section 31L of chapter 63, 145 the total sum of 50 per cent of the federal new markets tax credits provided to any taxpayer in 146 exchange for making a qualified equity investment that benefits an eligible Massachusetts 147 community health center pursuant to section 45D of the Internal Revenue Code, as amended and 148 in effect for the taxable year; unused community health center new markets tax credits, if any, 149 for the preceding calendar years; and any Massachusetts community health center new markets 150 tax credits returned to the department by a qualified Massachusetts Community Health Center 151 project.

Allowance of the credit, including the amount of the credit, applicable percentage, and credit allowance date, shall be determined consistent with the provisions of paragraph (a) of section 45D of the Internal Revenue Code

(2) Unless otherwise provided in this section or the context clearly requires otherwise, the
department shall authorize, administer, determine eligibility for the Massachusetts community
health center new markets tax credit and allocate the credit consistent with the standards and

158 requirements as set forth in section 45D of the Internal Revenue Code; provided, however, that 159 the combined federal and Massachusetts community health center new markets tax credit shall 160 be the least amount necessary to ensure financial feasibility.

(3) The department shall allocate the total available Massachusetts community health
center new markets tax credit among as many qualified Massachusetts community health center
projects as fiscally feasible, with the goal of strengthening the commonwealth's community
health centers.

(c)(1) A taxpayer may be allowed a state tax credit with respect to a qualified
Massachusetts community health center project that also benefits from a federal new markets tax
credit, provided that the department issues an eligibility statement for that qualified
Massachusetts community health center project. This state tax credit shall be termed the
Massachusetts community health center new markets tax credit.

(2) The total Massachusetts community health center new markets tax credit available to
a qualified Massachusetts community health center project shall be authorized and allocated by
the department, or its successor agency, based on the qualified Massachusetts community health
center project's need for the credit for economic feasibility.

174 (3) The Massachusetts community health center new markets tax credit shall be taken 175 against the taxes imposed under this chapter, claimed equally for seven years, subtracted from 176 the amount of state tax otherwise due for each taxable period and shall not be refundable. Any 177 amount of the community health center new markets tax credit that exceeds the tax due for a 178 taxable year may be carried forward to any of the seven subsequent taxable years.

(4) All or any portion of tax credits issued in accordance with the provisions of this
section may be allocated to parties who are eligible under the provisions of paragraph (1) of
subsection (c). The Community Development Entity that provides federal new markets tax
credits to benefit a qualified Massachusetts community health center project shall certify to the
commissioner the amount of credit allocated to such taxpayer. The Community Development
Entity shall provide to the commissioner appropriate information so that the community health
center new markets tax credit can be properly allocated.

186 (5) In the event that recapture of Massachusetts community health center new markets tax 187 credit is required pursuant to paragraph (1) or (2) of subsection (d), any statement submitted to 188 the commissioner as provided in subsection (c) shall include the proportion of the state credit 189 required to be recaptured, the identity of each taxpayer subject to the recapture and the amount of 190 credit previously allocated to such taxpayer.

(6) The director of the department, in consultation with the commissioner, shallpromulgate regulations necessary to administer the provisions of this paragraph.

(d)(1) The taxpayer investing in a project to benefit a qualified Massachusetts community health center project eligible for the Massachusetts community health center new markets tax credit shall submit, at the time of filing the taxpayer's state tax return, a copy of the eligibility statement issued by the department with respect to such qualified Massachusetts community health center project. In the case of failure to attach the eligibility statement, a credit under this section shall not be allowed with respect to such qualified Massachusetts community health center project for that year until the copy is provided to the department of revenue. (2) If under Section 45D of the Internal Revenue Code, as amended, a portion of any
federal new markets tax credits is required to be recaptured, the Massachusetts community health
center new markets tax credit authorized by this section with respect to such qualified
Massachusetts community health center project shall also be recaptured in accordance with
regulations promulgated by the commissioner.

(e) The commissioner or the department, through the promulgation of regulations, may
require the filing of additional documentation necessary to determine the eligibility or accuracy
of a tax credit claimed under the provisions of this section.

(f)(1) All or any portion of tax credits issued in accordance with the provisions of this
section may be transferred, sold or assigned to parties who are eligible under the provisions of
paragraph (1) of subsection (c).

(2) An owner or transferee desiring to make a transfer, sale or assignment as described in paragraph (1) of subsection (f) shall submit to the commissioner a statement which describes the amount of Massachusetts community health center new markets tax credit for which such transfer, sale or assignment of Massachusetts community health center new markets tax credit is eligible. The owner shall provide to the commissioner appropriate information so that said tax credit can be properly allocated.

(3) In the event that recapture of the tax credit is required pursuant to paragraph (1) or (2) of subsection (d), any statement submitted to the commissioner as provided in paragraph (2) of subsection (f) shall include the proportion of the Massachusetts community health center new markets tax credit required to be recaptured, the identity of each transferee subject to recapture and the amount of credit previously transferred to such transferee.

(4) The commissioner, in consultation with the department, shall promulgate regulationsnecessary for the administration of the provisions of paragraph (f).

(g) The department, in consultation with the commissioner, shall monitor and oversee compliance with the Massachusetts community health center new markets tax credit program and may promulgate regulations requiring the filing of additional documentation deemed necessary to determine continuing eligibility for the tax credit. The department or the commissioner shall report specific occurrences of noncompliance to appropriate state, federal and local authorities.

(h) The department may provide that upon application for state tax credits issued by the department, such taxpayer may elect to receive such state tax credit in the form of a loan generated by transferring the credit to the department or its designee on terms specified by the department in accordance with its qualified allocation plan. Neither a direct tax refund nor a loan received as the result of the transfer of the credit shall be considered taxable income under this chapter.

(i) The department may pursue methods of enhancing the efficiency of the
Massachusetts community health center new markets tax credit program including but not
limited to:—pursuing opinions from the United States department of treasury's internal revenue
service in the form of general counsel memoranda, private letter rulings and other notices,
rulings or guidelines; by reviewing other state tax programs which utilize an option for taxpayers
to receive such tax credit in the form of a loan generated by transferring the credit to a designated
state entity; and any other such methods.

SECTION 6. Chapter 63 of the General Laws, as appearing in the 2010 official edition, is
hereby amended by adding, after section 31N, the following section: --

244	Section 31O. (a) For the purposes of this section, unless the context clearly requires
245	otherwise, the following words shall have the following meanings:-
246	"Commissioner", the commissioner of revenue.
247	"Community Development Entity", a domestic corporation or partnership if (a) the
248	primary mission of the entity is serving, or providing investment capital for, Low-Income
249	Communities or Low-Income Persons; (b) the entity maintains accountability to residents of low-
250	income communities through their representation on any governing board of the entity or on any
251	advisory board to the entity; and (c) the entity is certified by the department as being a qualified
252	community development entity. A qualified community development entity may also be a
253	limited liability company that meets the above tests.
254	"Compliance period", the period of 17 taxable years beginning with the first taxable year
255	the Massachusetts community health center new markets tax credit is claimed.
256	"Department", the executive office of health and human services or its successor agency.
257	"Eligibility statement", a statement authorized and issued by the department certifying
258	that a given project is a qualified Massachusetts community health center project. The
259	department shall, in consultation with the commissioner, promulgate regulations establishing
260	criteria upon which the eligibility statements will be issued. The eligibility statement shall
261	specify the maximum annual amount of the Massachusetts community health center new markets
262	tax credit authorized. The department shall only authorize the tax credits to qualified
263	Massachusetts projects which are placed in service on or after January 1, 2015.

264 "Federal new markets tax credit", the federal tax credit as provided in section 45D of the265 Internal Revenue Code, as amended and in effect for the taxable year.

266 "Community Health Center project", a qualified community health center project, as
267 defined by the department consistent with the federal definition of a qualified active low-income
268 community business contained in section 45D of the Internal Revenue Code, as amended and in
269 effect for the taxable year, which is located in the commonwealth, which meets the requirements
270 of this section, and whose community health center enters into a regulatory agreement with the
271 department.

272 "Qualified Equity Investment", means any equity investment in a community 273 development entity if (a) such investment is acquired by the investor at its original issue, directly 274 or through an underwriters, solely in exchange for cash; (b) substantially all of such cash is used 275 by the community development entity to make qualified low-income community investments; 276 and (c) the investment is designated for purposes of this section by the community development 277 entity as a qualified equity investment. Qualified equity investment also includes the purchase of 278 a Qualified Equity Investment from a prior holder, to the extent provided in IRC section 279 45D(b)(4). Qualified equity investment does not include an equity investment issued by a 280 community development entity more than five years after the date the community development 281 entity receives a new markets tax credit allocation. Any allocation not used within such five year 282 period may be reallocated by the department. For purposes of this section, "equity investment" 283 means (a) any stock, other than nonqualified preferred stock as defined in IRC section 351(g)(2)) 284 in a corporation and (b) any capital interest in a partnership. An LLC shall be deemed to be 285 either a corporation or a partnership according to the LLC's treatment under federal tax law.

286 "Regulatory agreement", an agreement between the community health center of the 287 qualified Community Health Center project and the department. Such agreement may be 288 subordinated to the lien of a bank or other institutional lender providing financing to the 289 qualified Massachusetts project, upon the request of such bank or lender.

290 "Taxpayer", a person, firm, partnership or other entity subject to the income tax imposed291 by the provisions of this chapter.

292 (b)(1) There is hereby established a Massachusetts community health center new markets 293 tax credit. The department may authorize annually, for the 10 year period beginning January 1, 294 2015, and ending December 31, 2025, under this section together with section 6K of chapter 62, 295 the total sum of 50 per cent of the federal new markets tax credits provided to any taxpayer in 296 exchange for making a qualified equity investment that benefits an eligible Massachusetts 297 community health center pursuant to section 45D of the Internal Revenue Code, as amended and 298 in effect for the taxable year; (2) unused community health center new markets tax credits, if 299 any, for the preceding calendar years; and (3) any Massachusetts community health center new 300 markets tax credits returned to the department by a qualified Massachusetts Community Health 301 Center project.

Allowance of the credit, including the amount of the credit, applicable percentage, and credit allowance date, shall be determined consistent with the provisions of paragraph (a) of section 45D of the Internal Revenue Code

305 (2) Unless otherwise provided in this section or the context clearly requires otherwise, the
 306 department shall authorize, administer, determine eligibility for the Massachusetts community
 307 health center new markets tax credit and allocate the credit consistent with the standards and

308 requirements as set forth in section 45D of the Internal Revenue Code; provided, however, that 309 the combined federal and Massachusetts community health center new markets tax credit shall 310 be the least amount necessary to ensure financial feasibility.

311 (3) The department shall allocate the total available Massachusetts community health
312 center new markets tax credit among as many qualified Massachusetts community health center
313 projects as fiscally feasible, with the goal of strengthening the commonwealth's community
314 health centers.

315 (c)(1) A taxpayer may be allowed a state tax credit with respect to a qualified

316 Massachusetts community health center project that also benefits from a federal new markets tax

317 credit, provided that the department issues an eligibility statement for that qualified

318 Massachusetts community health center project. This state tax credit shall be termed the

319 Massachusetts community health center new markets tax credit.

(2) The total Massachusetts community health center new markets tax credit available to
a qualified Massachusetts community health center project shall be authorized and allocated by
the department, or its successor agency, based on the qualified Massachusetts community health
center project's need for the credit for economic feasibility.

324 (3) The Massachusetts community health center new markets tax credit shall be taken 325 against the taxes imposed under this chapter, claimed equally for seven years, subtracted from 326 the amount of state tax otherwise due for each taxable period and shall not be refundable. Any 327 amount of the community health center new markets tax credit that exceeds the tax due for a 328 taxable year may be carried forward to any of the seven subsequent taxable years. (4) All or any portion of tax credits issued in accordance with the provisions of this
section may be allocated to parties who are eligible under the provisions of paragraph (1) of
subsection (c). The Community Development Entity that provides federal new markets tax
credits to benefit a qualified Massachusetts community health center project shall certify to the
commissioner the amount of credit allocated to such taxpayer. The Community Development
Entity shall provide to the commissioner appropriate information so that the community health
center new markets tax credit can be properly allocated.

(5) In the event that recapture of Massachusetts community health center new markets tax credit is required pursuant to paragraph (1) or (2) of subsection (d), any statement submitted to the commissioner as provided in subsection (c) shall include the proportion of the state credit required to be recaptured, the identity of each taxpayer subject to the recapture and the amount of credit previously allocated to such taxpayer.

341 (6) The director of the department, in consultation with the commissioner, shall342 promulgate regulations necessary to administer the provisions of this paragraph.

(d)(1) The taxpayer investing in a project to benefit a qualified Massachusetts community health center project eligible for the Massachusetts community health center new markets tax credit shall submit, at the time of filing the taxpayer's state tax return, a copy of the eligibility statement issued by the department with respect to such qualified Massachusetts community health center project. In the case of failure to attach the eligibility statement, a credit under this section shall not be allowed with respect to such qualified Massachusetts community health center project for that year until the copy is provided to the department of revenue. (2) If under Section 45D of the Internal Revenue Code, as amended, a portion of any
federal new markets tax credits is required to be recaptured, the Massachusetts community health
center new markets tax credit authorized by this section with respect to such qualified
Massachusetts community health center project shall also be recaptured in accordance with
regulations promulgated by the commissioner.

(e) The commissioner or the department, through the promulgation of regulations, may
require the filing of additional documentation necessary to determine the eligibility or accuracy
of a tax credit claimed under the provisions of this section.

(f)(1) All or any portion of tax credits issued in accordance with the provisions of this
section may be transferred, sold or assigned to parties who are eligible under the provisions of
paragraph (1) of subsection (c).

361 (2) An owner or transferee desiring to make a transfer, sale or assignment as described in 362 paragraph (1) of subsection (f) shall submit to the commissioner a statement which describes the 363 amount of Massachusetts community health center new markets tax credit for which such 364 transfer, sale or assignment of Massachusetts community health center new markets tax credit is 365 eligible. The owner shall provide to the commissioner appropriate information so that said tax 366 credit can be properly allocated.

(3) In the event that recapture of the tax credit is required pursuant to paragraph (1) or
(2) of subsection (d), any statement submitted to the commissioner as provided in paragraph (2)
of subsection (f) shall include the proportion of the Massachusetts community health center new
markets tax credit required to be recaptured, the identity of each transferee subject to recapture
and the amount of credit previously transferred to such transferee.

372 (4) The commissioner, in consultation with the department, shall promulgate regulations373 necessary for the administration of the provisions of paragraph (f).

(g) The department, in consultation with the commissioner, shall monitor and oversee compliance with the Massachusetts community health center new markets tax credit program and may promulgate regulations requiring the filing of additional documentation deemed necessary to determine continuing eligibility for the tax credit. The department or the commissioner shall report specific occurrences of noncompliance to appropriate state, federal and local authorities.

(h) The department may provide that upon application for state tax credits issued by the department, such taxpayer may elect to receive such state tax credit in the form of a loan generated by transferring the credit to the department or its designee on terms specified by the department in accordance with its qualified allocation plan. Neither a direct tax refund nor a loan received as the result of the transfer of the credit shall be considered taxable income under this chapter.

(i) The department may pursue methods of enhancing the efficiency of the
Massachusetts community health center new markets tax credit program including but not
limited to:—pursuing opinions from the United States department of treasury's internal revenue
service in the form of general counsel memoranda, private letter rulings and other notices,
rulings or guidelines; by reviewing other state tax programs which utilize an option for taxpayers
to receive such tax credit in the form of a loan generated by transferring the credit to a designated
state entity; and any other such methods.

392 SECTION 7. Section 51 of chapter 111 of the General Laws is hereby amended by
 393 inserting in line 5 after the word "clinic" the following words: -- which term shall include under

this section a clinic which has been designated by the department as a community health centerpursuant to section 57E of this chapter,

396 SECTION 8. Said chapter 111, as so appearing, is hereby further amended by inserting
 397 after section 57D, the following new section:-

Section 57E. The department shall, after a public hearing, promulgate rules and
regulations for the licensing and conduct of community health centers. For the purpose of this
section, the following words shall have the following meanings:

401 "community health center under independent licensure", a clinic which is designated as a 402 community health center by the department for meeting the following requirements: (a) is 403 licensed as a freestanding clinic by the department pursuant to section 51 of chapter 111 of the 404 general laws; (b) meets the qualifications for certification, or provisional certification, by the 405 division of medical assistance, enters into a provider agreement pursuant to 130 CMR 405.404 or 406 any successor provision thereto and is eligible to receive payments from the Uncompensated 407 Care Pool Trust Fund or the Health Safety Net Trust Fund; (c) operates in conformance with the 408 requirements of 42 U.S.C. section 254b; (d) files cost reports if so requested by the division of 409 health care finance and policy; and (e) provides at a minimum the following basic services: (i) 410 primary care services including adult/internal medicine, pediatrics (directly or through formal 411 contractual arrangements) and obstetrics (directly or through formal contractual arrangements); 412 (ii) ancillary services including social services, case management and nutritional counseling; and 413 (iii) community outreach and public health programming through contracts, grants or other 414 funding to populations at risk. Notwithstanding the above, organizations which do not meet the 415 requirements of sections (a) or (c) above, but have been designated "community health centers"

by both the division of medical assistance and the division of health care finance and policy prior
to January 1, 2015 shall continue to be designated as community health centers under
independent licensure, provided that they continue to meet the requirements of sections (b), (d)
and (e) above.

420 "community health center under hospital licensure", a clinic which provides 421 comprehensive ambulatory services and which is designated as a community health center by the 422 department for meeting the following requirements: (a) is licensed as an outpatient clinic by the 423 Massachusetts department of public health pursuant to section 51 of chapter 111 of the general 424 laws; (b) meets the qualifications for certification (or provisional certification) by the division of 425 medical assistance, enters into a provider agreement pursuant to 130 CMR 410.404 or any 426 successor provision thereto and is eligible to receive payments from the Uncompensated Care 427 Pool Trust Fund or the Health Safety Net Trust Fund; (c) is licensed under the license of a parent 428 hospital, which hospital has a formal written relationship with a not-for-profit corporation which 429 operates the health center, the board of which is comprised of a majority of consumers or which 430 meets the requirements of the subsections (i) and (ii) of section 330(j)(3)(H) of the Public Health 431 Service Act (42 USC section 254(b)(j)(3)(H)) or any successor provision thereto); and (d) 432 provides at a minimum the following basic services: (i) primary care services including 433 adult/internal medicine, pediatrics (directly or through formal contractual arrangements) and 434 obstetrics (directly or through formal contractual arrangements); (ii) ancillary services including 435 social services, case management and nutritional counseling; and (iii) community outreach and 436 public health programming through contracts, grants or other funding to populations at risk. 437 Notwithstanding the above, clinics which do not meet the requirements of section (c) above, but 438 which were designated as "community health centers" by both the division of medical assistance

and the department of public health prior to January 1, 2015, shall continue to be designated as
community health centers under hospital licensure, provided they continue to satisfy the
requirements of sections (a), (b) and (d) above.

SECTION 9. Section 45A of chapter 112 of the General Laws, as appearing in the 2004
official edition, is hereby amended by inserting, after the words "faculty member" in line 18, the
following words: -- or is employed by a Massachusetts community health center.

SECTION 10. Section 55 of chapter 118E of the General Laws, as inserted by section 30
of chapter 58 of the acts of 2006, is hereby amended by the striking the definition of "community
health center" and inserting in place thereof the following definition:- a community health center
described under section 57E of chapter 111 of the general laws.

SECTION 11. Subsection (b) of section 65 of chapter 118E, as inserted by section 30 of
chapter 58 of the Acts of 2006, is hereby amended by adding, at the end thereof, the following
new paragraph:

452 (c) To administer the Essential Community Health Center Trust Fund, established by 453 section 2LLL of chapter 29, and to make expenditures from that fund without further 454 appropriation for the purpose of improving and enhancing the ability of all community health 455 centers, including free-standing and hospital-licensed community health centers, to serve 456 populations in need more efficiently and effectively, including, but not limited to improving the 457 ability of community health centers to provide community-based primary and preventive care, 458 clinical support, care coordination services, disease management services, pharmacy 459 management services, and to eliminate health disparities through a grant program. The office 460 shall consider and respond to the applications of each community health center in awarding the

grants, and shall annually equitably apportion grant awards among all applying community
health centers. At least thirty days prior to awarding grants to community health centers, the
office shall provide a copy of the proposed awards to the chairs of the Joint Committee on Health
Care Financing, and the chairs of the House and Senate Committees on Ways and Means.

465 The criteria for grant awards shall include, but not be limited to, the following criteria:—

466 the financial performance of the community health center, including current fiscal year 467 losses; the numbers of patients served who are chronically ill, are pregnant, elderly, or disabled; 468 the payer mix of the community health center; operating costs, and the percentage of total annual 469 operating revenue that funding received in fiscal years 2012, 2013, and 2014 from the Distressed 470 Provider Expendable Trust Fund or the Essential Community Provider Trust fund comprised for 471 the community health center; the cultural and linguistic challenges presented by the populations 472 served; the availability of early periodic screening, diagnosis and treatment (EPSDT) services, 473 340B pharmacy, urgent care, or emergency department diversion services; the need for urgent 474 replacement or upgrades in equipment, furniture or physical space; and other criteria as may be 475 established by the office, in consultation with the Massachusetts League of Community Health 476 Centers.

Amounts available to community health centers under this paragraph shall, at a
minimum, be equal to one half of the amount of funding made available to all providers under
section 95 of chapter 139 of the Acts of 2006.

480 SECTION 12. Paragraph 5 of subsection (a) of Section 60 of said chapter 118E, as so
481 appearing, is hereby amended by inserting, before the word "uninsured" the following words: -482 underinsured and

483 SECTION 13. Said paragraph 5 of said subsection (a) of said Section 60 of said chapter 484 118E, as so appearing, is hereby amended by adding the following sentence. The office shall 485 pay for: an individual's initial visit to a health center if such visit is not covered by other public 486 or private third-party payer; medically necessary services that are not covered by Commonwealth 487 Care, including medically necessary dental services; and one hundred per cent of the cost of all 488 medical, outreach, behavioral health, dental, radiology, pharmacy, laboratory and other services 489 provided to patients.

490 SECTION 14. General Laws chapter 118E is hereby amended by adding at the end491 thereof, the following new section.

492 Section 61. (a) Community health centers reimbursed under this chapter shall receive: 1) 493 no less than 100% of the Medicare federally qualified health center rate for all medical services 494 provided to patients, and 100% of the reasonable costs providing dental, behavioral health, 495 laboratory, radiology, pharmacy and other services; whether such reimbursement is provided 496 directly or through Medicaid managed care vendors; 2) annual reimbursement increases 497 consistent with the annual reimbursement increases provided by Medicare; 3) wrap-around 498 reimbursement for case management of patients in need of chronic disease management, 499 including but not limited to prenatal care, cardiovascular care, asthma care or other case 500 management, including services provided by Certified Community Health Workers; 4) 501 reimbursement for the costs of graduate medical education; 5) adequate reimbursement for 502 needed social service care provided to patients; 6) reimbursement for smoking cessation services; 503 and 7) reimbursement for all costs associated with diabetes care, including care management 504 costs, in addition to reimbursements required under section 10C for the diagnosis and treatment 505 of diabetes.

(b) All global payment demonstration projects or initiatives supported by the
Commonwealth shall provide any participating community health center with a hold harmless
provision to ensure that the health center will receive no less than 125% of the Medicare
federally qualified health center rate which it would have received as a non-participant.

(c) The executive office of health and human services or the division shall also provide
reimbursement to community health centers for all costs associated with ongoing and necessary
customer service training, interpreter services training and cultural competency training.

513 Section 62. The commonwealth shall reimburse all Medicaid managed care organizations 514 according to the same methodology and at the same level within the actuarially sound range, as 515 set by independent actuaries.

516 SECTION 15. Section 1 of chapter 118G of the General Laws is hereby amended by the 517 striking the definition of "community health center" and inserting in place thereof the following 518 definition:- A community health center described under section 57E of chapter 111 of the general 519 laws.

520 SECTION 16. Section 2 of said chapter 118H of the General Laws, as so appearing, is 521 hereby amended by inserting, after the word "hospitals" the following words: -- and community 522 health centers

523 SECTION 17. Said section 2 of said chapter 118H of the General Laws, as so appearing, 524 is hereby amended by adding, at the end thereof, the following sentence: -- Any assignment of 525 eligible individuals to a carrier under this chapter shall give preference to maintaining the 526 relationship of an eligible individual to a particular provider. An outreach plan developed under 527 this section shall take into account regional needs statewide, and the number of uninsured and underinsured individuals served by a provider and efforts necessary by such provider to
 maximize enrollment in the program, including assisting eligible individuals in selecting a health
 plan.

531 SECTION 18. The secretary of the executive office of health and human services, in 532 consultation with the commissioner of public health, the secretary of labor and workforce 533 development, the special advisor to the Governor for education, and the chairs and ranking 534 minority members of the legislature's joint committee on public health and joint committee on 535 labor and workforce development, shall convene a workforce development task force to examine 536 the primary care clinician shortage, including providers in family practice, general internal 537 medicine and general pediatrics, and to increase the pipeline for primary care providers and other 538 health care professionals needed in community health centers and other primary care settings, 539 including, but not limited to: physicians, nurses, optometrists, psychiatrists and other behavioral 540 health clinicians, and dentists. The task force shall make recommendations by July 1, 2016 541 aimed at eliminating said shortage and increasing said pipeline. The task force shall include 542 representatives of community health centers, hospitals, health plans, physician and nursing 543 organizations; labor, business, civic and consumer representatives; representatives of state and 544 private colleges and universities, including community colleges and the University of 545 Massachusetts Medical School; and other organizations and individuals who may be identified 546 by said secretaries, advisor, commissioner, chairs or ranking minority members. The task force 547 shall be convened within 30 days of the passage of this section and shall meet at least monthly.

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The task force shall, at a minimum, examine the following:

(1) cost-effective strategies designed to recruit and retain key health professionals at
community health centers and other primary care and community-based settings, which shall
include but not be limited to developing mentoring or sabbatical programs for practitioners in
primary care;

- 553 (2) the feasibility, costs and savings associated with career-ladder and other incentive 554 programs in community health centers and other primary care and community-based settings;
- (3) enhancement of tuition reimbursement, scholarship, loan-forgiveness programs and
   state repayment of loans for primary care clinicians and other health professionals;
- (4) opportunities to maximize partnerships and initiatives with medical schools and other
  higher education institutions to maximize the number of graduates choosing primary care,
  including family practice, general internal medicine, and general pediatrics;
- 560 (5) opportunities to capitalize on existing Massachusetts state and community college
   561 workforce programs and creating new workforce development programs;
- (6) barriers to attracting and retaining health care faculty, with particular focus onclinical practice salaries as compared to higher education faculty salaries;
- 564 (7) incentives to attract and retain health care faculty;
- 565 (8) opportunities for administrative streamlining for primary care clinicians and
  566 identification of the range of barriers to primary care practice;
- 567

(9) opportunities for streamlining licensing, credentialing and other requirements;

568 (10) programs designed to recruit culturally competent physicians and other health care
569 workers to help reduce health disparities;

570 (11) opportunities to "pool" community-based practitioners to alleviate temporary staff
571 losses;

572 (12) creation of a forecasting tool to assess future workforce needs before critical573 shortages occur;

574 (13) creation of compensation and benefit strategies that encourage care in community
575 health centers and community-based settings; and

(14) identification of other strategies and opportunities aimed at protecting the supply of primary care clinicians in the Commonwealth and increasing the pipeline for all providers needed in primary care settings. The task force shall complete its recommendations, including any recommendations for legislative or regulatory changes, by July 1, 2016 and shall file its recommendations with the house and senate clerks, the joint committees on public health, health care financing, and labor and workforce development, and the house and senate committees on ways and means.

583 SECTION 19. The State Loan Repayment Program administered by the Bureau of 584 Family and Community Health in the Department of Public Health shall annually increase 585 amounts payable under said program and shall annually publish the amounts available and 586 awards issued under said program. For purposes of fulfilling the requirements of such loan 587 repayment, qualifying community health centers may partner with other community health 588 centers in employing qualifying clinicians in order to allow said clinicians to fulfill the 589 requirement of forty hours weekly of employment in a medically underserved area.

590 SECTION 20. Notwithstanding any general or special law, rule or regulation to the 591 contrary, and in order to achieve efficiencies and minimize the impact on community health 592 center staff and patients, the department of public health shall consolidate and streamline into a 593 single annual audit all audits of Department of Public Health programs that are conducted at 594 community health centers.

595 SECTION 21. Notwithstanding any general or special law, rule or regulation to the 596 contrary, community health centers shall be exempt from all state fees that would otherwise 597 require payment by the community health center to the Commonwealth.

598 SECTION 22. Emergency preparedness efforts undertaken in the Commonwealth and 599 allocation of resources in connection with such efforts shall recognize the essential role of 600 community health centers in: 1) ongoing participation and coordination of emergency planning, 601 training and preparedness efforts; 2) providing outpatient care in the event of a pandemic or 602 other disaster and preventing severe overcrowding in hospital emergency departments; 3) 603 responding to special populations including non-English speaking, low income and elderly 604 residents who live in the neighborhoods where community health centers are located; 4) 605 collaborating with local boards of health and with statewide surge capacity planners; and 5) 606 serving as potential vaccination site or site for mass dispensing of needed pharmaceuticals.

Allocation of resources shall take into account the needs of community health centers,
 including staffing, communications equipment, emergency generators, emergency response kits,
 including masks, hard hats, safety goggles, face shields, hearing protection, eye wash, and hand
 sanitizers; pharmaceutical and other medical supplies, and guidebooks and essential publications

611	on mass casualty care strategies, chemical and biological terrorism, hazardous materials
612	incidents, crisis communication, school safety, facility security and other issues.
613	SECTION 23. The Executive Office of Health and Human Services shall consult and
614	collaborate with community health centers and others on continued efforts to:
615	(1) eliminate health disparities;
616	(2) monitor the impact of provisions in the federal Deficit Reduction Act on providers
617	and patients;
618	(3) utilize the MassHealth prescription drug formulary and reimbursement schedule for
619	individuals accessing pharmacy services through the the Health Safety Net Trust Fund.
620	(4) establish a community-based research program, including community-based
621	participatory research within the Executive Office of Health and Human Services;
622	(5) create community-based trauma and violence prevention strategies;
623	(6) increase school-based health center services;
624	(7) expand the Commonwealth's PACE program; and
625	(8) maximize public health funding for DPH programs located and implemented at
626	community health center sites, including funding that recognizes the costs of housing such
627	programs.
628	SECTION 24. Within three years from the effective date of this act, community health
629	centers shall be reimbursed for one hundred per cent of reasonable costs incurred in the care of
630	patients receiving services under chapter 118E, 118G and 118H of the General Laws. Managed

631 care vendors that contract with such health centers shall receive payments from the632 Commonwealth sufficient to cover such costs.

633 SECTION 25. Section 2GGGG of chapter 29, as inserted by section 29 of chapter 224 of 634 the Acts of 2012, is hereby amended by adding the words "and distressed community health 635 center" after every reference to "distressed community hospital" and "acute hospitals."

636 SECTION 26. Notwithstanding any general or special law to the contrary, there shall be 637 established and set up on the books of the commonwealth as a separate fund to be known as the 638 Medicaid and Health Care Reform FMAP Trust Fund. The fund shall consist of any funds that 639 may be appropriated or transferred for deposit into the trust fund, interest earned on such 640 revenues, and other sources. The comptroller shall deposit an amount to the fund determined by 641 secretary of administration and finance that is equivalent to the additional Medicaid and 642 Children's Health Insurance Program funding provided by the federal government pursuant to 643 the increased federal Medicaid assistance percentage pursuant to the Sections 2001 and 2101 of 644 the Patient Protection and Affordable Care Act of 2010 and as further addressed in Section 1201 645 of the Health Care and Education Reconciliation Act of 2010. The fund shall be used for the 646 following purposes: (1) to support the financing of health insurance coverage for low-income 647 Massachusetts residents, including MassHealth, other state health insurance programs and 648 insurance offered through the commonwealth's health insurance exchange and (2) to improve 649 Medicaid reimbursement to health care providers. The secretary of administration and finance 650 shall administer the fund. No later than January 31 of each year, the secretary, in consultation 651 with the executive office of health and human services, the commonwealth health insurance 652 connector authority, healthcare providers participating in the Medicaid program, and consumer 653 representatives, shall submit a report to the house and senate ways and means committees and

- 654 the joint committee on health care financing that includes the current funding available in the
- 655 fund, the funding estimated to be deposited through the end of the current and subsequent fiscal
- 656 year, estimated expenditures from the fund, and recommendations for transferring such funds to
- 657 other state accounts and funds in a manner consistent with the purpose of the fund.