

The Commonwealth of Massachusetts

PRESENTED BY:

Jon Santiago

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 promote public health through the Prevention and Wellness Trust Fund.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Jon Santiago	9th Suffolk	2/11/2021
James J. O'Day	14th Worcester	2/26/2021
Diana DiZoglio	First Essex	2/26/2021
Paul McMurtry	11th Norfolk	2/26/2021
Harriette L. Chandler	First Worcester	2/26/2021
Tami L. Gouveia	14th Middlesex	3/10/2021
Hannah Kane	11th Worcester	3/15/2021
Vanna Howard	17th Middlesex	3/19/2021
Liz Miranda	5th Suffolk	4/13/2021
Natalie M. Higgins	4th Worcester	7/22/2021
Jack Patrick Lewis	7th Middlesex	1/19/2022

By Mr. Santiago of Boston, a petition (accompanied by bill, House, No. 1312) of Jon Santiago and others relative to the funding and management of the Prevention and Wellness Trust Fund. Health Care Financing.

The Commonwealth of Alassachusetts

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

An Act to promote public health through the Prevention and Wellness Trust Fund.

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

SECTION 1. Chapter 111 of the General Laws is hereby amended by striking out section
 2G and inserting in place thereof the following section:-

3 Section 2G. (a) There shall be established and set upon the books of the commonwealth a 4 separate fund to be known as the Prevention and Wellness Trust Fund to be expended, without 5 further appropriation, by the department of public health. The fund shall consist of revenues 6 collected by the commonwealth including: (1) any revenue from appropriations or other monies 7 authorized by the general court and specifically designated to be credited to the fund; (2) any 8 fines and penalties allocated to the fund under the General Laws; (3) any funds from public and 9 private sources such as gifts, grants and donations to further community-based prevention 10 activities; (4) any interest earned on such revenues; and (5) any funds provided from other 11 sources. The commissioner of public health, as trustee, shall administer the fund. The 12 commissioner, in consultation with the Prevention and Wellness Advisory Board established

under section 2H, shall make expenditures from the fund consistent with subsections (d) and (e);
provided, that not more than 10 per cent of the amounts held in the fund shall be used by the
department for the cost of program administration and not more than 10 per cent of amounts held
in the fund shall be used for technical assistance to grantees, program evaluation and data
analytics.

(b) The department may incur expenses and the comptroller may certify payment of
amounts in anticipation of expected receipts; provided, however, that no expenditure shall be
made from the fund which shall cause the fund to be in deficit at the close of a fiscal year.
Revenues deposited in the fund that are unexpended at the end of the fiscal year shall not revert
to the General Fund and shall be available for expenditure in the following fiscal year.

23 (c) All expenditures from the Prevention and Wellness Trust Fund shall support 1 or 24 more of the following purposes: (1) increase access to community-based preventive services and 25 strategies which complement and expand the ability of MassHealth to promote coordinated care, 26 integrate community-based services with clinical care, and develop innovative ways of 27 addressing social determinants of health; (2) reduce the largest drivers of poor health, health 28 disparities, reduced quality of life, and high health care costs though community-based 29 strategies; (3) increase access to health promoting conditions and opportunities to improve 30 quality of life and reduce health care costs for populations experiencing health outcome 31 inequities through community-based strategies including policy, systems, and environmental 32 changes or (4) develop a stronger evidence-base of effective primary prevention strategies.

33 (d) The commissioner shall award not less than 80 per cent of the Prevention and
 34 Wellness Trust Fund through a competitive grant process to municipalities, community-based

35 organizations, health care providers, regional-planning agencies, and health plans that apply for 36 the implementation, evaluation and dissemination of evidence-based community preventive 37 health strategies. To be eligible to receive a grant under this subsection, a recipient shall be a 38 partnership that includes at minimum: (1) a municipality or regional planning agency; (2) a 39 community-based health or social service provider; (3) a public health or community action 40 agency with expertise in implementing community-wide health strategies (4) a health care 41 provider or a health plan; (5) where feasible, a Medicaid-certified accountable care organization 42 or a Medicaid-certified Community Partner organization. Expenditures from the fund for such 43 purposes shall supplement and not replace existing local, state, private or federal public health-44 related funding. All entities awarded funds through this program must demonstrate the ability to 45 utilize best practices in accounting, contract with a fiscal agent who will perform accounting 46 functions on their behalf, or be provided with technical assistance by the Department to ensure 47 best practices are followed.

48 (e) A grant proposal submitted under subsection (d) shall include, but not be limited to: 49 (1) a plan that defines specific goals for the reduction in preventable health conditions and health 50 care costs over a multi-year period; (2) the evidence-based or evidence-informed programs the 51 applicant shall use to meet the goals; (3) a budget necessary to implement the plan, including a 52 detailed description of the funding or in-kind contributions the applicant or applicants will be 53 providing in support of the proposal; (4) any other private funding or private sector participation 54 the applicant anticipates in support of the proposal; (5) a description of how the proposed 55 strategies have been informed by community residents most at risk for health inequities, 56 including women, racial and ethnic minorities and low income individuals; and (6) the 57 anticipated number of individuals that would be affected by implementation of the plan. Priority

58 may be given to proposals in a geographic region of the state with a higher than average 59 prevalence of preventable health conditions, as determined by the commissioner of public health, 60 in consultation with the Prevention and Wellness Advisory Board. If no proposals were offered 61 in areas of the state with particular need, the department shall ask for a specific request for 62 proposal for that specific region. If the commissioner determines that no suitable proposals have 63 been received, such that the specific needs remain unmet, the department may work directly with 64 municipalities or community-based organizations to develop grant proposals. The department of 65 public health shall, in consultation with the Prevention and Wellness Advisory Board, develop 66 guidelines for an annual review of the progress being made by each grantee. Each grantee shall 67 participate in any evaluation or accountability process implemented or authorized by the 68 department.

69 (f) The department of public health shall, annually on or before January 31, report on 70 expenditures from the Prevention and Wellness Trust Fund. The report shall include, but not be 71 limited to: (1) the revenue credited to the fund; (2) the amount of fund expenditures attributable 72 to the administrative costs of the department of public health; (3) an itemized list of the funds 73 expended through the competitive grant process and a description of the grantee activities; and 74 (4) status report of the evaluation of the effectiveness of the activities funded through grants. The 75 report shall be provided to the chairpersons of the house and senate committees on ways and 76 means, the joint committee on public health, and the joint committee on health care financing 77 and shall be posted on the department of public health's website, and shall be posted on the 78 department's website.

(g) The department of public health shall, under the advice and guidance of the
Prevention and Wellness Advisory Board, report periodically on its strategy for administration

81 and allocation of the fund, including relevant evaluation criteria. The report shall set forth the 82 rationale for such strategy, which may include: (1) a list of the most prevalent preventable health 83 conditions in the commonwealth, including health disparities experienced by populations based 84 on race, ethnicity, gender, disability status, sexual orientation or socio-economic status; (2) a list 85 of the most costly preventable health conditions in the commonwealth; (3) a list of community-86 level risk factors and precursors to the health conditions identified in (1) and (2); and (4) a list of 87 evidence-based or promising community-based strategies related to the conditions identified in 88 clauses (1) and (2). The report shall recommend specific areas of focus for allocation of funds. If 89 appropriate, the report shall reference goals and best practices established by the National 90 Prevention and Public Health Promotion Council, the Centers for Disease Control and 91 Prevention, and other relevant experts, including but not limited to MassUP, the Hi-5 Initiative, 92 the national prevention strategy, the healthy people report, the guide to community preventive 93 services, and the Robert Wood Johnson culture of health initiative. 94

- 94 (h) The department of public health shall promulgate regulations necessary to carry out95 this section.
- 96 SECTION 1. Chapter 111 of the General Laws is hereby amended by striking out section
 97 2H and inserting in place thereof the following section:-
- 98 Section 2H. (a) There shall be a Prevention and Wellness Advisory Board to make 99 recommendations to the commissioner concerning the administration and allocation of the 100 Prevention and Wellness Trust Fund established in section 2G, establish evaluation criteria and 101 perform any other functions specifically granted to it by law.

102 (b) The board shall consist of the commissioner of public health or a designee, who shall 103 serve as chairperson; the house and senate chairs of the joint committee on public health or their 104 designees; the house and senate chairs of the joint committee on health care financing or their 105 designees; the secretary of health and human services or a designee; the executive director of the 106 center for health information and analysis or a designee; the executive director of the health 107 policy commission established in section 2 of chapter 6D of the MGL or a designee; and 16 108 persons to be appointed by the governor, 1 of whom shall be a person with expertise in the field 109 of public health economics; 1 of whom shall be a person with expertise in public health research; 110 1 of whom shall be a person with expertise in the field of health equity; 1 of whom shall be a 111 person from a local board of health for a city or town with a population greater than 50,000; 1 of 112 whom shall be a person of a board of health for a city or town with a population of fewer than 113 50,000; 1 of whom shall be representatives of health insurance carriers; 1 of whom shall be a 114 person from a consumer health advocacy organization; 1 of whom shall be a person from a 115 hospital association; 1 of whom shall be a person from a statewide public health organization; 1 116 of whom shall be a representative of the interest of businesses; 1 of whom shall be a public 117 health nurse or a school nurse; 1 of whom shall be a person from an association representing 118 community health workers; 2 of whom shall represent a statewide association of community-119 based service providers addressing public health; and 2 of whom shall be a person with expertise 120 in the design and implementation of community-wide public health strategies. In selecting 121 appointees, the governor shall consider diverse representation on the board by race, ethnicity, 122 gender, and geographic region.

(c) The Prevention and Wellness Advisory Board shall evaluate the program authorized
in section 2G of said chapter 111 and shall issue an evaluation report at an interval to be

125 determined by the Board, but not less than every 5 years from the beginning of each grant period. 126 The report shall include an analysis of all relevant data to determine the effectiveness of the 127 program including, but not limited to, an analysis of: (i) the extent to which the program 128 impacted the prevalence, severity, or control of preventable health conditions and the extent to 129 which the program is projected to impact such factors in the future; (ii) the extent to which the 130 program reduced health care costs or the growth in health care cost trends and the extent to 131 which the program is projected to reduce such costs in the future; (iii) whether health care or 132 other costs were reduced and who benefited from the reduction; (iv) the extent that health 133 outcomes or health behaviors were positively impacted; (v) the extent that access to evidence-134 based community strategies was increased; (vi) the extent to which the social determinants of 135 health were addressed by grantees; (vii) the extent that community wide risk factors for poor 136 health were reduced or mitigated; (viii) the extent that grantees increased their ability to 137 collaborate, share data, and align services with other providers and community-based 138 organizations for greater impact; (ix) the extent to which health inequities experienced by 139 populations based on race, ethnicity, gender, disability status, sexual orientation or socio-140 economic status were reduced across all metrics; and (x) recommendations for whether the 141 program should be discontinued, amended or expanded and a timetable for implementation of the 142 recommendations.

The department of public health shall coordinate with grantees to contract with an outside organization that has expertise in the analysis of public health and health care financing to assist the board in conducting its evaluation. The outside organization shall be provided access to actual health plan data from the all-payer claims database as administered by the center for health information and analysis and data from MassHealth, to the extent permitted by law;

provided, however, that the data shall be confidential and shall not be a public record underclause Twenty-sixth of section 7 of chapter 4 of the General Laws.

The board shall report the results of its evaluation and its recommendations, if any, and drafts of legislation necessary to carry out the recommendations to the house and senate committees on ways and means, the joint committee on public health, and the joint committee on health care financing and shall post the board's report on the website of the department of public health.

155 SECTION 3. Section 68 of chapter 118E of the General Laws is hereby amended by
156 inserting after subsection (f) the following subsection:-

157 (g) (1) In addition to the surcharge assessed under subsection (a), acute hospitals and 158 ambulatory surgical centers shall assess a prevention and wellness surcharge on all payments 159 subject to surcharge as defined in section 64. The prevention and wellness surcharge amount 160 shall equal the product of (i) the prevention wellness surcharge percentage and (ii) amounts paid 161 for these services by a surcharge payor. The office shall calculate the prevention and cost control 162 surcharge percentage by dividing \$15,000,000 by the projected annual aggregate payments 163 subject to the surcharge, excluding projected annual aggregate payments based on payments 164 made by managed care organizations. The office shall determine the prevention and wellness 165 surcharge percentage before the start of each fund fiscal year and may redetermine the 166 prevention and wellness surcharge percentage before April 1 of each fund fiscal year if the 167 division projects that the initial prevention and wellness surcharge established the previous 168 October will produce less than \$10,000,000 or more than \$20,000,000. Before each succeeding 169 October 1, the office shall redetermine the prevention and wellness surcharge percentage

incorporating any adjustments from earlier years. In each determination or redetermination of the
prevention and wellness surcharge percentage, the office shall use the best data available as
determined by the office and may consider the effect on projected prevention and wellness
surcharge payments of any modified or waived enforcement under subsection (e). The office
shall incorporate all adjustments, including, but not limited to, updates or corrections or final
settlement amounts, by prospective adjustment rather than by retrospective payments or
assessments.

(2) Prevention and wellness surcharge payments shall be deposited in the Prevention andWellness Trust Fund, established in section 2G of chapter 111.

(3) All provisions of subsections (a) to (f) and section 64 shall apply to the preventionand wellness surcharge, to the extent not inconsistent with the provisions of this subsection.

181 SECTION 4. Section 14 of chapter 94G is hereby amended by striking out subsection

(b), inserted by section 40 of chapter 55 of the acts of 2017, and inserting in place thereofthe following subsection:-

184 (b) Money in the fund shall be subject to appropriation. Money in the fund shall be 185 expended for the implementation, administration and enforcement of this chapter by the 186 commission and by the department of agricultural resources for the implementation, 187 administration and enforcement of sections 116 to 123, inclusive, of chapter 128 and the 188 provision of pesticide control pursuant to chapter 132B; provided, that 10 per cent of the 189 amounts held in the fund in any 1 year shall be transferred annually to the Prevention and 190 Wellness Trust Fund established in section 2G of chapter 111, not later than June 30. Thereafter, 191 money in the fund shall be expended for: (i) public and behavioral health including but not

192 limited to, evidence-based and evidence-informed substance use prevention and treatment and 193 substance use early intervention services in a recurring grant for school districts or community 194 coalitions who operate on the strategic prevention framework or similar structure for youth 195 substance use education and prevention; (ii) public safety; (iii) municipal police training; and (iv) 196 programming for restorative justice, jail diversion, workforce development, industry specific 197 technical assistance, and mentoring services for economically-disadvantaged persons in 198 communities disproportionately impacted by high rates of arrest and incarceration for marijuana 199 offenses pursuant to chapter 94C.