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# The Commonwealth of Massachusetts

#### PRESENTED BY:

### Sally P. Kerans

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 establishing guardians as providers of medical care to support the rights of incapacitated persons.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Sally P. Kerans	13th Essex	2/17/2021
Vanna Howard	17th Middlesex	2/26/2021

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By Ms. Kerans of Danvers, a petition (accompanied by bill, House, No. 235) of Sally P. Kerans and Vanna Howard relative to establishing guardians as providers of medical care to support the rights of incapacitated persons. Children, Families and Persons with Disabilities.

## The Commonwealth of Massachusetts

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

An Act establishing guardians as providers of medical care to support the rights of incapacitated persons.

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. Section 8, "Definitions," of chapter 118E of the General Laws is hereby
 amended by striking out paragraph f and inserting in place thereof the following paragraph: -

3 "'Provider', any institution, agency, individual, or other legal entity qualified under the 4 laws of the commonwealth to perform the medical care or services for which medical assistance 5 and medical benefits are available under this chapter. Provider includes any institution, agency, 6 individual, or other legal entity that is duly appointed (or recognized, if appointed elsewhere) 7 under the laws of the commonwealth as guardian or temporary guardian of a member who is 8 eligible for medical assistance under this chapter, while engaged in activities that are reasonably 9 related to consenting or gaining access to medical care or treatment for the member, which 10 activities may include: obtaining said appointment, if required for the purpose of consenting or gaining access to medical care or treatment for the member; applying for or recertifying the 11 12 member's eligibility for medical assistance and/or benefits under this chapter; qualifying for, or

13 requesting payment of, medical benefits from other medical insurance, including but not limited 14 to Medicare; making medical decisions for the member, which may include declining care; obtaining proper judicial authority when required in order to give informed consent to medical 15 16 care or treatment for the member; filing reports with the court that are required in order to, or are 17 consequent to, performing activities that are described herein; and similar activities related 18 directly to the member's medical care or treatment; provided, however, that no person who is a 19 spouse, parent, grandparent, child, grandchild or sibling of the member (hereinafter, an 20 "immediate family relationship") shall be included in the definition of "Provider" herein."

SECTION 2. Section 13C, "Establishment of rates of payment for health care services,"
of chapter 118E of the General Laws is hereby amended by striking out the second full paragraph
and inserting in its place the following paragraph: -

24 "The secretary of the executive office shall have the responsibility for establishing rates 25 of payment for social service programs which are reasonable and adequate to meet the costs 26 which are incurred by efficiently and economically operated social service program providers in 27 providing social service programs in conformity with federal and state law, regulations and 28 quality and safety standards; provided, that the secretary may designate another governmental 29 unit to perform such ratemaking functions. When establishing rates of payment for social service 30 programs, the secretary of the executive office shall adjust rates to take into account factors, 31 including, but not limited to: (i) the reasonable cost to social service program providers of any 32 existing or new governmental mandate that has been enacted, promulgated or imposed by any 33 governmental unit or federal governmental authority; (ii) in the case of guardians and temporary 34 guardians who are designated as providers under section 8 of this chapter, (A) for professional 35 guardians, the usual and customary hourly rates charged by professional guardians in the region

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36 of the commonwealth in which the reimbursable services are provided, and for individuals who 37 are not professional guardians, the usual and customary hourly rates paid to home health aides in the region of the commonwealth in which the reimbursable services are provided; (B) actual time 38 39 spent; (C) out-of-pocket expenses for court and administrative filing and notice requirements, if 40 not reimbursable from any other source; and (D) reasonable travel expenses; (iii) a cost 41 adjustment factor to reflect changes in reasonable costs of goods and services of social service 42 programs including those attributed to inflation; and (iv) geographic differences in wages, 43 benefits, housing and real estate costs in each metropolitan statistical area of the commonwealth 44 and in any city or town therein where such costs are substantially higher than the average cost 45 within that area as a whole. The secretary of the executive office shall not consider any of the 46 resources specified in section 13G when establishing, reviewing or approving rates of payment 47 for social service programs."

48 SECTION 3. Section 13D, "Duties of ratemaking authority, criteria for establishing
49 rates," of chapter 118E of the General Laws is hereby amended by inserting the following new
50 eighth paragraph between the prior seventh and eighth paragraphs:-

51 "In establishing rates for medically-related services for which a guardian or temporary 52 guardian is considered a "Provider" under section 8 this chapter, the secretary of the executive 53 office shall (i) determine hourly or fee-for-service rates for professional guardians by considering 54 the usual and customary rates charged by such professionals in the region of the commonwealth 55 in which the reimbursable services are provided; (ii) determine hourly rates for individuals who 56 are not professional guardians by considering the usual and customary rates paid to home health 57 aides in the region of the commonwealth in which the reimbursable services are provided; (iii) 58 establish a rebuttable presumption that the actual time reported by the guardian or temporary

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59 guardian to provide reimbursable services is the factor to which rates are applied; (iv) include as 60 reimbursable amounts all court and administrative agency filing fees and costs of compliance 61 with notice requirements for legal proceedings that are reimbursable activities, except to the 62 extent that such fees and/or costs are reimbursable from any other source; and (v) determine a 63 reasonable rate for reimbursement of travel expenses."

64 SECTION 4. Section 36, "Eligible providers, responsibility for overpayments," of 65 chapter 118E of the General Law is hereby amended by striking paragraph (2), and inserting in 66 place thereof the following paragraph:-

67 "(2) present evidence, satisfactory to the division, of their qualifications to provide such 68 services. In the case of a guardian or temporary guardian, satisfactory evidence of qualification 69 shall consist of (A) a certificate of said appointment dated within one year of the request for 70 payment and a sworn statement of its validity on the dates of service; (B) affidavit of no 71 immediate family relationship with the member; and (C) either (i) valid evidence of professional 72 licensure in a field relevant to guardianship, or(ii) a certificate of satisfactory completion of a 73 guardianship training course consisting of at least six hours of training;"

SECTION 5. Said section 36, "Eligible providers, responsibility for overpayments," of
chapter 118E of the General Law is hereby further amended by inserting after paragraph (5) the
following new paragraph (6):-

"(6) in the case of guardians or temporary guardians who are considered providers under section 8 of this chapter, agree to accept as payment only such amounts as are disclosed and accounted for in an accounting approved by the court having jurisdiction over the appointment."

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