SENATE No. 652

The Commonwealth of Massachusetts

PRESENTED BY:

Julian Cyr

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 LGBTQ family building.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Julian Cyr	Cape and Islands	
Adam J. Scanlon	14th Bristol	3/8/2021
Tami L. Gouveia	14th Middlesex	11/30/2021
Erika Uyterhoeven	27th Middlesex	2/8/2022

SENATE No. 652

By Mr. Cyr, a petition (accompanied by bill, Senate, No. 652) of Julian Cyr and Adam J. Scanlon for legislation relative to LGBTQ family building. Financial Services.

The Commonwealth of Massachusetts

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

An Act relative to LGBTQ family building.

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 175 of the General Laws, as appearing in the 2018 Official Edition,
 is hereby amended by striking out section 47H and inserting in place thereof the following
 section:-

4 Section 47H. Any blanket or general policy of insurance, except a blanket or general 5 policy of insurance which provides supplemental coverage to medicare or other governmental 6 programs, described in subdivisions (A), (C) or (D) of section one hundred and ten that provides 7 hospital expense or surgical expense insurance that includes pregnancy-related benefits and is 8 issued or subsequently renewed by agreement between the insurer and the policyholder, within 9 or without the commonwealth, while this provision is effective, or any policy of accident and 10 sickness insurance as described in section one hundred and eight that provides hospital expense 11 or surgical expense insurance that includes pregnancy-related benefits and is delivered or issued 12 for delivery or subsequently renewed by agreement between the insurer and the policyholder in the commonwealth while this provision is effective, or any employees' health and welfare fund 13

14 that provides hospital expense and surgical expense benefits that includes pregnancy-related 15 benefits and is promulgated or renewed to any person or group of persons in the commonwealth 16 while this provision is effective shall provide, to the same extent that benefits are provided for 17 other pregnancy-related procedures, coverage for medically necessary expenses of diagnosis of 18 infertility and fertility treatment and preservation to persons residing within the commonwealth. 19 Said benefits shall meet all other terms and conditions of the policy of insurance, provided 20 however there shall be no conditions to receive said benefits based on required waiting periods, 21 number of attempts, prior treatment, age, sexual orientation or familial status.

22 For purposes of this section, "infertility" shall mean the condition of an individual, 23 whereby an individual is unable to become pregnant or to carry a pregnancy to live birth, or 24 whereby an individual is unable to cause pregnancy and live birth in the individual's partner. An 25 individual qualifies for the diagnosis of infertility and fertility treatment and preservation under 26 this section if the following conditions are met: (1) a board-certified or board-eligible 27 obstetrician-gynecologist, subspecialist in reproductive endocrinology, oncologist, urologist or 28 andrologist verifies that the individual has a need for infertility treatment; or (2) the individual 29 has not been able to carry a pregnancy to live birth. Coverage under this section, and any 30 limitations thereon, shall be based on standards or guidelines developed by the American Society 31 for Reproductive Medicine or the Society for Assisted Reproductive Technology. Provided 32 further, that standard fertility preservation services, consistent with established medical practices 33 and professional guidelines, shall be covered (a) when the enrollee has a diagnosed medical or 34 genetic condition that may directly or indirectly cause (b) impairment of fertility by affecting 35 reproductive organs or processes. Said coverage will include the coverage for procurement, 36 cryopreservation, and storage of gametes, embryos or other reproductive tissue.

37	Chapter 175 of the General Laws, as appearing in the 2018 Official Edition, is hereby
38	amended by striking out section 47H and inserting in place thereof the following section:-
39	SECTION 2. Chapter 176A of the General Laws, as appearing in the 2018 Official
40	Edition, is hereby amended by striking section 8K and inserting in place thereof the following:-
41	Section 8K. Any contract, except contracts providing supplemental coverage to medicare
42	or other governmental programs, between a subscriber and the corporation under an individual or
43	group hospital service plan that is delivered, issued for delivery or renewed in the
44	commonwealth while this provision is effective and that provides pregnancy-related benefits
45	shall provide as a benefit for all individual subscribers or members within the commonwealth
46	and all group members having a principal place of employment within the commonwealth, to the
47	same extent that benefits are provided for other pregnancy-related procedures, coverage for
48	medically necessary expenses of diagnosis of infertility and fertility treatment and preservation.
49	Said benefits shall meet all other terms and conditions of the subscriber certificate, provided
50	however there shall be no conditions to receive said benefits based on required waiting periods,
51	number of attempts, prior treatment, age, sexual orientation or familial status.
52	For purposes of this section, "infertility" shall mean the condition of an individual,
53	whereby an individual is unable to become pregnant or to carry a pregnancy to live birth, or
54	whereby an individual is unable to cause pregnancy and live birth in the individual's partner. An
55	individual qualifies for the diagnosis of infertility and fertility treatment and preservation under
56	this section if the following conditions are met: (1) a board-certified or board-eligible

58 andrologist verifies that the individual has a need for infertility treatment; or (2) the individual

obstetrician-gynecologist, subspecialist in reproductive endocrinology, oncologist, urologist or

57

59 has not been able to carry a pregnancy to live birth. Coverage under this section, and any 60 limitations thereon, shall be based on standards or guidelines developed by the American Society 61 for Reproductive Medicine or the Society for Assisted Reproductive Technology. Provided 62 further, that standard fertility preservation services, consistent with established medical practices 63 and professional guidelines, shall be covered (a) when the enrollee has a diagnosed medical or 64 genetic condition that may directly or indirectly cause (b) impairment of fertility by affecting 65 reproductive organs or processes. Said coverage will include the coverage for procurement, cryopreservation, and storage of gametes, embryos or other reproductive tissue. 66 67 SECTION 3. Chapter 176B of the General Laws is hereby amended by striking out 68 section 4J and inserting in place thereof the following new section:-69 Section 4J. Any subscription certificate under an individual or group medical service 70 agreement, except certificates that provide supplemental coverage to medicare or other 71 governmental programs, that is delivered, issued for delivery or renewed in the commonwealth 72 while this section is effective shall provide as a benefit for all individual subscribers or members 73 within the commonwealth and all group members having a principal place of employment within 74 the commonwealth, to the same extent that benefits are provided for other pregnancy-related 75 procedures and subject to the other terms and conditions of the subscription certificate, coverage 76 for medically necessary expenses of diagnosis of infertility and fertility treatment and 77 preservation. Said benefits shall meet all other terms and conditions of the subscription 78 certificate, provided however there shall be no conditions to receive said benefits based on 79 required waiting periods, number of attempts, prior treatment, age, sexual orientation or familial 80 status.

81 For purposes of this section, "infertility" shall mean the condition of an individual, 82 whereby an individual is unable to become pregnant or to carry a pregnancy to live birth, or 83 whereby an individual is unable to cause pregnancy and live birth in the individual's partner. An 84 individual qualifies for the diagnosis of infertility and fertility treatment and preservation under 85 this section if the following conditions are met: (1) a board-certified or board-eligible 86 obstetrician-gynecologist, subspecialist in reproductive endocrinology, oncologist, urologist or 87 andrologist verifies that the individual has a need for infertility treatment; or (2) the individual 88 has not been able to carry a pregnancy to live birth. Coverage under this section, and any 89 limitations thereon, shall be based on standards or guidelines developed by the American Society 90 for Reproductive Medicine or the Society for Assisted Reproductive Technology. Provided 91 further, that standard fertility preservation services, consistent with established medical practices 92 and professional guidelines, shall be covered (a) when the enrollee has a diagnosed medical or 93 genetic condition that may directly or indirectly cause (b) impairment of fertility by affecting 94 reproductive organs or processes. Said coverage will include the coverage for procurement, 95 cryopreservation, and storage of gametes, embryos or other reproductive tissue.

96 SECTION 4. (a) The office of health equity shall investigate, analyze and study the 97 affordability, accessibility and practicality of the resources and services available to lesbian, gay, 98 bisexual, transgender and queer, hereinafter LGBTQ, individuals and couples seeking to expand 99 their families and to make recommendations to improve access to benefits and services where 100 necessary. The office shall: (i) examine availability of assistive reproductive technology 101 providers in rural and geographically isolated areas; (ii) assess the funding and programming 102 needed to enhance services to the growing population LGBTQ parents; (iii) examine the 103 feasibility of developing statewide training curricula to improve provider competency in the

delivery of health and social support services to LGBTQ parents; (iv) examine the extent to
which out-of-pocket cost associated with becoming a parent is impacted by sexual orientation
and gender identity; (v) recommend best practices for increasing access to services and
eliminating disparities; (vi) make recommendations to improve resources available to LGBTQ
individuals relative to parentage, including but not limited to adoption, surrogacy and assistive
reproductive technology; and (vii) make recommendations relative to education for providers of
care and services to increase cultural competency and referrals to relevant resources.

(b) The office, in formulating its recommendations, shall take into account the best
policies and practices in other states and jurisdictions. The office may consult experts, hold
regular public meetings, fact-finding hearings and other public forums as it considers necessary.

(c) The study may be conducted by an entity with a demonstrated capacity to deliver research results passing an academic peer-review process in analyzing both quantitative and qualitative data and to communicate study results in an accessible manner.

(d) The office shall receive data to complete the charge of this study under memorandums
of understanding with the center for health information and analysis established under chapter
12C of the General Laws, the group insurance commission established under chapter 32A of the
General Laws and MassHealth established under chapter 118E of the General Laws,

121 respectively.

(e) The office shall submit the findings of the study to clerks of the senate and house of
representatives, the joint committee on children, youth, and families, the joint committee on
public health, the joint committee on health care financing and the house and senate committees
on ways and means not later than December 31, 2021.

SECTION 5. Chapter 112 of the General Laws is hereby amended by inserting after
section 5N the following section:-

128 Section 50. The board of registration in medicine established pursuant to section 5B 129 shall, in collaboration with experts in lesbian, gay, bisexual, transgender and queer, hereinafter 130 LGBTQ, family building, and in coordination with the American Society for Reproductive 131 Medicine or the Society for Assisted Reproductive Technology, develop or provide for, and 132 make available to any physician, a professional development training module regarding 133 resources and services available to LGBTQ couples seeking to expand their families. The goal of 134 the training module shall be to encourage physicians to speak with their patients, and to increase 135 a physician's competency in having effective discussions with patients and families in an 136 appropriate manner. The training module shall include information on: (i) the prevention and 137 elimination of discrimination based on sexual orientation, gender identity and expression in 138 medical settings; (ii) improving access to services for LGBTQ individuals; and (iii) options for 139 LGBTQ individuals seeking to start or grow their family.

- 140 The training module developed shall be accepted by the board as up to 2 continuing141 professional development credits.
- SECTION 6. The training curriculum established pursuant to section 5N of chapter 112of the General Laws shall be completed within 9 months of enactment of the legislation.