

The Commonwealth of Massachusetts

PRESENTED BY:

Bud L. Williams and Judith A. Garcia

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 advance health equity.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Bud L. Williams	11th Hampden	1/19/2023
Judith A. Garcia	11th Suffolk	1/19/2023
Vanna Howard	17th Middlesex	1/27/2023
Samantha Montaño	15th Suffolk	1/27/2023
Christine P. Barber	34th Middlesex	1/30/2023
Christopher J. Worrell	5th Suffolk	1/30/2023
Natalie M. Higgins	4th Worcester	4/3/2023
Andres X. Vargas	3rd Essex	4/3/2023
Russell E. Holmes	6th Suffolk	4/3/2023
Manny Cruz	7th Essex	4/3/2023
Adrian C. Madaro	1st Suffolk	4/3/2023
Danillo A. Sena	37th Middlesex	4/3/2023
Peter Capano	11th Essex	4/11/2023
Francisco E. Paulino	16th Essex	5/15/2023
Adrianne Pusateri Ramos	14th Essex	9/5/2023
Rebecca L. Rausch	Norfolk, Worcester and Middlesex	9/5/2023
Daniel Cahill	10th Essex	9/5/2023
Lindsay N. Sabadosa	1st Hampshire	9/11/2023

Rodney M. Elliott	16th Middlesex	9/11/2023
Tram T. Nguyen	18th Essex	9/11/2023
Carlos González	10th Hampden	9/28/2023
Denise C. Garlick	13th Norfolk	10/19/2023
Jason M. Lewis	Fifth Middlesex	11/1/2023
Steven Owens	29th Middlesex	11/1/2023
Joseph W. McGonagle, Jr.	28th Middlesex	11/2/2023
Mike Connolly	26th Middlesex	12/19/2023
David T. Vieira	3rd Barnstable	1/23/2024
Estela A. Reyes	4th Essex	1/30/2024
Sally P. Kerans	13th Essex	2/5/2024
Patricia A. Duffy	5th Hampden	2/5/2024
Dawne Shand	1st Essex	2/5/2024
Kristin E. Kassner	2nd Essex	2/5/2024

By Representatives Williams of Springfield and Garcia of Chelsea, a petition (accompanied by bill, House, No. 1250) of Bud L. Williams, Judith A. Garcia and others for legislation to advance health equity and to establish a secretary of equity. Health Care Financing.

The Commonwealth of Massachusetts

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

An Act to advance health equity.

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. Section 17A of chapter 6 of the General Laws, as appearing in the 2020
2	Official Edition, is hereby amended by inserting after "the secretary of energy and environmental
3	affairs,", in line 4, the following words:- the secretary of equity,.
4	SECTION 2. Section 2 of chapter 6A of the General Laws, as appearing in the 2020
5	Official Edition, is hereby amended by inserting after "energy and environmental affairs,", in
6	line 3, the following word:- equity,.
7	SECTION 3. Section 1 of chapter 6D, as appearing in the 2020 Official Edition, is
8	hereby further amended by inserting after the definition of "Health care services" the following
9	definition:-
10	"Health equity", as defined in section 1 of chapter 6F.

11	SECTION 4. Said section 1 of said chapter 6D, as so appearing, is hereby further
12	amended by inserting after the definition of "Primary care provider" the following definition:-
13	"Priority population", a population that is disproportionately impacted by health
14	disparities.
15	SECTION 5. Subsection (b) of section 2 of said chapter 6D, as so appearing, is hereby
16	amended by inserting after the word "chairperson", in line 12, the following words:- and 1 of
17	whom shall have professional experience related to health equity and be Black, Indigenous, or a
18	person of color.
19	SECTION 6. Clause (iv) of the fourth paragraph of subsection (e) of said section 2 of
20	said chapter 6D, as so appearing, is hereby amended by striking out, in line 115, the word "and",
21	and by inserting after said clause (iv) the following clause:-
22	(v) incorporate health equity into the exercising of powers and duties under this chapter;
23	and.
24	SECTION 7. Said subsection (e) of said section 2 of said chapter 6D, as so appearing, is
25	hereby further amended by redesignating clause (v), as inserted by section 15 of chapter 224 of
26	the acts of 2012, as clause (vi).
27	SECTION 8. Subsection (g) of said section 2 of said chapter 6D, as so appearing, is
28	hereby amended by striking out, in line 140, "," and inserting in place thereof the following
29	words:-, including a chief health equity officer to assist in the carrying out of powers and duties
30	relating to reducing health inequities experienced by priority populations.

31	SECTION 9. Section 3 of said chapter 6D, as so appearing, is hereby amended in
32	subsection (k) by striking out, in line 38, the word "and", in subsection (l) by striking out, in line
33	41, "." and inserting in place thereof the word:-; and.
34	SECTION 10. Said section 3 of said chapter 6D, as so appearing, is hereby amended by
35	inserting after said subsection (1) the following subsection:-
36	(m) to incorporate health equity into the exercising of powers and duties under this
37	chapter.
38	SECTION 11. Section 4 of said chapter 6D, as so appearing, is hereby amended by
39	inserting after "commission", in line 3, the following words:-, including policies relating to
40	reducing health inequities experienced by priority populations.
41	SECTION 12. Section 5 of said chapter 6D, as so appearing, is hereby amended by
42	striking out, in line 11, "services" and inserting in place thereof the following words:- "services,
43	including such access for priority populations to ensure health equity".
44	SECTION 13. Subsection (d) of section 7 of said chapter 6D, as so appearing, is hereby
45	amended by striking out, in line 35, "those treatments; and (vi)" and inserting in place thereof the
46	following words:- those treatments; (vi) to reduce identified disparities or otherwise advance
47	equity in care delivery; and (vii).
48	SECTION 14. Subsection (a) of section 8 of said chapter 6D, as so appearing, is hereby
49	amended by striking out, in line 6, "shall examine" and inserting in place thereof the following
50	words:- shall examine: (1).

51 SECTION 15. Said subsection (a) of said section 8 of said chapter 6D, as so appearing, is 52 hereby amended by striking out, in line 9, "health care system" and inserting in place thereof the 53 following words:- health care system; and (2) health inequities experienced by priority 54 populations.

55 SECTION 16. Clause (i) of subsection (e) of said section 8 of said chapter 6D, as so 56 appearing, is hereby amended by striking out, in line 45, "and the impact of price transparency 57 on prices" and inserting in place thereof the following words:- , the impact of price transparency 58 on prices, and efforts to reduce health inequities experienced by priority populations.

59 SECTION 17. Clause (ii) of said subsection (e) of said section 8 of said chapter 6D, as so 60 appearing, is hereby amended by striking out, in line 58, "and any" and inserting in place thereof 61 the following words:- , efforts to reduce health inequities experienced by priority populations, 62 and any.

63 SECTION 18. Subsection (g) of said section 8 of said chapter 6D, as so appearing, is 64 hereby amended by striking out, in lines 93 to 96, "annual report concerning spending trends and 65 underlying factors, along with any recommendations for strategies to increase the efficiency of 66 the health care system" and inserting in place thereof the following words: annual report 67 concerning: (1) spending trends and underlying factors (including estimates of the cost of 68 inequity for the purpose of identifying the impact of health disparities on total costs of care); (2) 69 any recommendations for strategies to increase the efficiency of the health care system; and (3) 70 any recommendations to reduce health inequities for priority populations based on data and input 71 received pursuant to sections 10A and 2A(c)(7), respectively.

72	SECTION 19. Said subsection (g) of said section 8 of said chapter 6D, as so appearing, is
73	hereby amended by striking out, in line 100, "sections 8, 9 and 10" and inserting in place
74	thereof:- sections 2A(c)(7), 8, 9, 10, and 10A.
75	SECTION 20. Said chapter 6D of the General Laws is hereby further amended by
76	inserting after section 9 the following section:-
77	Section 9A. (a) The board shall establish aggregate primary care and behavioral health
78	expenditure targets for the commonwealth, which the commission shall prominently publish on
79	its website.
80	(b) The commission shall establish the aggregate primary care and behavioral health
81	expenditure targets as follows:
82	(1) For the 3-year period ending with calendar year 2026, the aggregate target shall be
83	equal to a 30 per cent increase above aggregate baseline expenditures and the target shall be
84	equal to a 30 per cent increase above baseline expenditures.
85	(2) For calendar years 2027 and beyond, the commission may modify the target and
86	aggregate target, to be effective for a 3-year period provided that the target and aggregate target
87	shall be approved by a two-thirds vote of the board not later than December 31 of the final
88	calendar year of the preceding 3-year period. If the commission does not act to establish an
89	updated target and aggregate target pursuant to this subsection, the target shall be equal to a 30
90	per cent increase above baseline expenditures, and the aggregate target shall be equal to a 30 per
91	cent increase above aggregate baseline expenditures until such time as the commission acts to
92	modify the target and aggregate target. If the commission modifies the target and aggregate

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target, the modification shall not take effect until the 3-year period beginning with the next fullcalendar year.

95 (c) Prior to establishing the target and aggregate target, the commission shall hold a 96 public hearing. The public hearing shall be based on the report submitted by the center under 97 section 16(a) of chapter 12C, comparing the actual aggregate expenditures on primary care and 98 behavioral health services to the aggregate target, any other data submitted by the center and 99 such other pertinent information or data as may be available to the board. The hearing shall 100 examine the performance of health care entities in meeting the target and the commonwealth's 101 health care system in meeting the aggregate target. The commission shall provide public notice 102 of the hearing at least 45 days prior to the date of the hearing, including notice to the joint 103 committee on health care financing. The joint committee on health care financing may 104 participate in the hearing. The commission shall identify as witnesses for the public hearing a 105 representative sample of providers, provider organizations, payers, community-based 106 organizations, and such other interested parties as the commission may determine. Any other 107 interested parties may testify at the hearing.

- SECTION 21. Paragraph (15) of subsection (c) of section 15 of said chapter 6D, as so
 appearing, is hereby amended by striking out, in line 168, "and".
- SECTION 22. Said subsection (c) of said chapter 6D, as so appearing, is hereby amended
 by inserting after said paragraph (15) the following paragraphs:-
- (16) to ensure ACOs demonstrate compliance with standards that meet or exceed thenational culturally and linguistically appropriate services standards of the United States

114 Department of Health and Human Services, which also take into account care that is delivered115 in-person or via telehealth;

(17) to ensure ACOs demonstrate compliance with standards that meet or exceed the standards to attain the certification of the National Committee for Quality Assurance for the distinction in multicultural health care, which also take into account care that is delivered inperson or via telehealth; and.

SECTION 23. Said subsection (c) of section 15 of said chapter 6D, as so appearing, is
hereby amended by redesignating paragraph (16), as inserted by section 15 of chapter 224 of the
acts of 2012, as paragraph (18).

SECTION 24. The General Laws are hereby amended by inserting after chapter 6E thefollowing chapter:-

125 CHAPTER 6F

126 EXECUTIVE OFFICE OF EQUITY

127 Section 1. Definitions

128 As used in this chapter, the following words shall, unless the context clearly requires

129 otherwise, have the following meanings:-

"Data dashboards", information management tools used to track, analyze, and display in
a user-friendly and accessible format important performance indicators, metrics, and data points
for review by the general public and others.

133 "Equity", the consistent and systematic fair, just, and impartial treatment of all 134 individuals, including individuals who belong to underserved communities that have historically 135 been denied such treatment, including: (1) Black, Latino, Indigenous and Native American 136 persons, Asian Americans and Pacific Islanders, and other persons of color; (2) members of 137 religious minorities; lesbian, gay, bisexual, transgender, and queer persons; (3) persons with 138 disabilities; persons who live in rural areas; and (4) persons otherwise adversely affected by 139 persistent poverty or inequality.

140 "Health equity", the state in which everyone has a fair and just opportunity to be as 141 healthy as possible. This requires removing obstacles to health and to health care services. 142 Achieving health equity requires focused and ongoing efforts to address historical and 143 contemporary injustices such as poverty and racism and efforts to address social determinants of 144 health, including lack of access to good jobs with fair pay, quality education, safe and affordable 145 housing, public transportation, safe and healthy environments, and health care. For the purposes 146 of measurement, advancing health equity means reducing and ultimately eliminating disparities 147 in health outcomes that adversely affect underserved, excluded, or marginalized groups.

- 148 "Office", executive office of equity.
- 149 "Secretary", secretary of equity.

150 "Social determinants of health", the conditions in the environments where people are 151 born, live, learn, work, play, worship, and age that affect a wide range of health outcomes, 152 functioning, and quality-of-life outcomes and risks, including economic stability, education 153 access and quality, health care access and quality, neighborhood and built environment, and 154 social and community contexts.

167

156 There shall be an executive office of equity, which shall serve directly under the157 governor.

158 Section 3. Principal agency of executive department; purposes

159 The executive office of equity shall serve as the principal agency of the executive160 department for the following purposes:

(a) leading efforts toward equity, diversity, and inclusion across state government, within
each executive office, and throughout the commonwealth; promoting access to equitable
opportunities and resources that reduce disparities; and improving outcomes statewide across
state government;

165 (b) developing multi-year strategic plans to advance equity within each executive office;

166 (c) developing standards for the collection, analysis, and public reporting of

168 pertains to tracking population level outcomes of communities; and creating statewide and

169 executive office-specific process and outcome measures using outcome-based methodologies to

disaggregated data by race, ethnicity, language, and other socio-demographic factors as it

170 determine the effectiveness of agency programs and services on reducing disparities;

(d) developing and implementing equity impact analyses at the request of any
constitutional, executive, or legislative office and from time to time as deemed necessary by the
secretary;

(e) creating and publishing data dashboards stratified and disaggregated by race,
ethnicity, language, and other socio-demographic factors. Said dashboards shall include data

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relative to population level outcomes and to the process and outcome measures described in
subsection (c) as well as any additional data the office deems important for the general public
and decision makers. These dashboards shall comply with applicable privacy law but shall be
publicly presented in a user-friendly format, with a focus on ensuring accessibility in its design;
and

(f) coordinating with quasi-public entities in the commonwealth, including the health
policy commission under chapter 6D and the center for health information and analysis under
chapter 12C, for the purposes described in subsection (a).

184 Section 4. Secretary of equity; appointment; salary; powers and duties; undersecretaries185 of equity

186 The governor shall appoint the secretary of equity. Said secretary shall serve at the 187 pleasure of the governor, shall receive such salary as the governor may determine, and shall 188 devote full time to the duties of this office.

189 The secretary, in consultation with each respective secretary of each Massachusetts 190 executive office, shall appoint an undersecretary of equity to assist each other Massachusetts 191 executive office in applying an equity lens in all aspects of agency decision making, including 192 service delivery, program development, policy development, and budgeting. The secretary shall 193 appoint an undersecretary of equity for administration and finance, an undersecretary of equity 194 for education, an undersecretary of equity for energy and environmental affairs, an 195 undersecretary of equity for health and human services, an undersecretary of equity for housing, 196 an undersecretary of economic development, an undersecretary of equity for labor and 197 workforce development, an undersecretary of equity for public safety and security, an

198	undersecretary of equity for transportation, an undersecretary of equity for veterans affairs, and
199	an undersecretary of equity for climate innovation and resilience. Each person appointed as an
200	undersecretary shall serve at the pleasure of her appointing secretary, shall have experience, and
201	shall know the field or functions of such position.
202	The undersecretaries shall provide assistance to the executive offices by:
203	(a) facilitating information sharing between agencies related to diversity, equity, and
204	inclusion;
205	(b) convening work groups or stakeholder advisory boards as needed;
206	(c) developing and providing assessment tools for agencies to use in the development and
207	evaluation of agency programs, services, policies, and budgets;
208	(d) training the appropriate executive office staff on how to effectively use the
209	assessment tools developed under subsection (c), including developing guidance on how to apply
210	an equity lens to the executive office's work when carrying out duties under this chapter;
211	(e) developing a form that will serve as each appropriate executive office's diversity,
212	equity, and inclusion plan, required to be submitted by the secretary of the executive office of
213	equity under section 7 in a manner and at frequency determined appropriate by the
214	undersecretaries. The office must post each final plan on the dashboard described in section 3;
215	(f) maintaining an inventory of the appropriate executive office's work in the area of
216	diversity, equity, and inclusion; and
217	(g) compiling and creating resources for executive offices to use as guidance when
218	carrying out the requirements of this chapter.

220 (a) There shall be an advisory board to the executive office of equity. The advisory board 221 shall consist of: 3 persons appointed by the governor; 3 persons appointed by the president of the 222 senate; 3 persons appointed by the speaker of the house of representatives; 3 persons appointed 223 by the Massachusetts Black and Latino Legislative Caucus; 1 person appointed by the Secretary 224 of Administration and Finance who shall have expertise in economic matters; 1 person appointed 225 by the Secretary of Education who shall have expertise in education matters; 1 person appointed 226 by the Secretary of Energy and Environmental Affairs who shall have expertise in environmental 227 justice; 1 person appointed by the Secretary of Health and Human Services who shall have 228 expertise in health equity and the social determinants of health; 1 person appointed by the 229 Secretary of Housing who shall have expertise in housing policy; 1 person appointed by the 230 Secretary of Economic Development who shall have expertise in economic development policy; 231 1 person appointed by the Secretary of Labor and Workforce Development who shall have 232 expertise in labor and workforce development policy; 1 person appointed by the Secretary of 233 Public Safety and Security who shall have expertise in criminal justice matters; 1 person 234 appointed by the Secretary of Transportation who shall have expertise in transportation matters; 235 1 person appointed by the Secretary of Veterans Affairs who shall have expertise in matters 236 related to veterans, and 1 person appointed by the Secretary of Office of Climate Innovation and 237 Resilience who shall have experience in climate matters.

All members of the advisory board shall be residents of the commonwealth who are not employed by the commonwealth who have demonstrated a commitment to advancing equity and expertise in utilizing policy, systems and environmental strategies to address inequities. Criteria for selection of members shall consider diversity of geography; diversity of race and ethnicity; diversity of age; inclusion of individuals living with disabilities; and inclusion of individuals
from the LGBTQ+ community. All members must have expertise in utilizing policy, systems and
environmental strategies to address inequities. Members shall be considered special state
employees for purposes of chapter 268A. All community representatives serving on the board
shall be compensated for their time. The appointing authorities shall confer prior to making final
appointments to ensure compliance with this provision.

(b) A member of the board shall serve a term of 3 years and until they vacate their
membership or until a successor is appointed. Vacancies in the membership of the board shall be
filled by the original appointing authority for the balance of the unexpired term.

(c) The board shall annually elect from among its members a chair, a vice chair, a treasurer, and any other officers it considers necessary. Notwithstanding the foregoing, the members of the board shall receive no compensation for their services; provided however that members shall be reimbursed for any usual and customary expenses incurred in the performance of their duties.

- (d) The board shall advise the executive office of equity on the overall operation andpolicies of the office.
- (e) The board shall meet no less than quarterly to discuss and debate matters related to theoverall operation and policies of the executive office of equity.
- 260 (f) The board may request information and assistance from executive offices as the board261 requires.
- 262 Section 6. Strategic Plan; data dashboards; equity impact analysis

(a) The secretary, in collaboration with other secretaries in the governor's cabinet, shall
develop a multi-year equity strategy to improve equity across government and the
commonwealth, including improved access to affordable health care, quality food and housing,
safe communities, quality education, employment for which people are paid a living wage and
that includes good working conditions, and affordable transportation and child care.

(b) Notwithstanding any general or special law to the contrary, the secretary, in
collaboration with other secretaries in the governor's cabinet, shall publish and regularly update
data dashboards on the executive office of equity's website. To the extent possible, all data
dashboards shall include data able to be disaggregated by (1) gender; (2) race; (3) ethnicity; (4)
primary city or town of residence; (5) age; (6) disability; (7) primary language; (8) occupation;
and (9) any other demographic information that the secretary deems important to understand
inequities and disparities in the commonwealth.

(c) The secretary, in collaboration with other secretaries in the governor's cabinet, shall develop and implement equity impact analyses at the request of any constitutional, executive, or legislative office and from time to time as deemed necessary by the secretary. Equity impact analyses shall include, at a minimum, and to the extent that information is available, an analysis of whether the proposed policy is likely to promote or undermine equity, including health equity, in the commonwealth. Equity impact analyses may consider:

(1) direct impacts on disparities, inequities, the social determinants of health, and the
determinants of equity, with special attention to the impacts on populations that have
experienced marginalization or oppression;

284 (2) the quality and relevance of studies to evaluate said impacts;

(3) the availability of measures that would minimize any anticipated adverse equityconsequences;

- (4) the existence of adverse short-term and long-term equity consequences that cannot beavoided should the proposed policy be implemented;
- 289 (5) the availability of reasonable alternatives to the proposed policy; and
- 290 (6) the impact of the proposed policy on factors, including:
- 291 (A) income security, including adequate wages, relevant tax policies, access to affordable
 292 health insurance, retirement benefits, and paid leave;
- (B) food security and nutrition, including food assistance program eligibility, enrollment,
 and assessments of food access and rates of access to unhealthy food and beverages;
- (C) child development, education, and literacy rates, including opportunities for early
 childhood development and parenting support, rates of graduation compared to dropout rates,
 college attainment and adult literacy;

(D) housing, including access to affordable, safe and healthy housing; housing near parks
 and with access to healthy foods; and housing that incorporates universal design and visitability
 features;

- 301 (E) environmental quality, including exposure to toxins in the air, water and soil;
- 302 (F) accessible built environments that promote health and safety, including mixed-used
 303 land; active transportation such as improved pedestrian, bicycle and automobile safety; parks and
 304 green space; and healthy school siting;

305 (G) health care access, including accessible chronic disease management programs,
306 access to affordable, high-quality health and behavioral health care, and the recruitment and
307 retention of a diverse health care workforce;

308 (H) prevention efforts, including community-based education and availability of
 309 preventive services;

(I) assessing ongoing discrimination and minority stressors against individuals and
groups in populations that have experienced marginalization or oppression based upon race,
gender, gender identity, gender expression, ethnicity, marital status, language, sexual orientation,
disability, and other factors, including discrimination that is based upon bias and negative
attitudes of health professionals and providers;

(J) neighborhood safety and collective efficacy, including rates of violence, increases or
decreases in community cohesion, and collaborative efforts to improve the health and well-being
of the community;

318 (K) culturally appropriate and competent services and training in all sectors, including
 319 training to eliminate bias, discrimination and mistreatment of persons in populations that have
 320 experienced marginalization or oppression;

321 (L) linguistically appropriate and competent services and training in all sectors, including
 322 the availability of information in alternative formats such as large font, braille and American
 323 Sign Language; and

324 (M) accessible, affordable and appropriate mental health services.

325 Section 7. Annual Report

326 The secretary shall, on or before the first Wednesday in December of each year, submit a 327 report to the governor, the president of the senate, the speaker of the house of representatives, the 328 chair of the senate committee on ways and means, and the chair of the house committee on ways 329 and means. Such report shall list and discuss the proposals which have been made and the 330 accomplishments which have been achieved during the preceding two years towards advancing 331 equity within the executive office of equity, each other executive office and throughout the 332 commonwealth. Said report shall contain a summary of the objectives of such proposals, their 333 disposition, and such further recommendations for legislative or executive actions concerning 334 these proposals or additional proposals as, in the judgment of the secretary, should be made to 335 improve equity in the programs, services and business affairs of the commonwealth. 336 SECTION 25. Section 1 of said chapter 12C, as appearing in the 2020 Official Edition, is 337 hereby amended by inserting after the definition of "Health care services" the following 338 definition:-339 "Health equity", as defined in section 1 of chapter 6F. 340 SECTION 26. Said section 1 of said chapter 12C, as so appearing, is hereby further 341 amended by inserting after the definition of "Primary service area" the following definition:-342 "Priority population", as defined in section 1 of chapter 6D. 343 SECTION 27. Subsection (a) of section 2A of said chapter 12C, as so appearing, is 344 hereby amended by inserting after "cybersecurity", in line 9, the following words:- and 1 of 345 whom shall have professional experience related to health equity and be Black, Indigenous, or a 346 person of color.

347 SECTION 28. Paragraph (4) of subsection (c) of said section 2A of said chapter 12C, as
348 so appearing, is hereby amended by striking out, in line 42, "center" and inserting in place
349 thereof the following words:- center, including research and analysis concerning health
350 disparities and health equity for priority populations of the commonwealth.

351 SECTION 29. Said section 2A of said chapter 12C, as so appearing, is hereby amended 352 in paragraph (5) by striking out, in line 47, "and", in paragraph (6) by striking out, in line 50, "." 353 and inserting in place thereof the following "; and", and by inserting after said paragraph (6) the 354 following new paragraph:-

(7) develop a process to hold annual public hearings to obtain input relating to health equity research and analysis priorities from healthcare consumers in the commonwealth, and it shall be the goal of the council for such hearings to obtain input from priority populations, the health disparities council under section 160 of chapter 6A, the division of medical assistance, and the department of public health. The council shall analyze the input received for the purposes of inclusion in the annual report described in section 16(a).

361 SECTION 30. Clause (v) of section 3 of said chapter 12C, as so appearing, is hereby 362 amended by striking out, in line 25, the following word:- "and", and in clause (vi) by striking 363 out, in line 27, "." and inserting in place thereof:-; (vii) to conduct research to improve the 364 center's understanding of: (I) barriers to health equity data collection under sections 10A; and 365 (II) how to restore trust and respectfully engage with individuals from priority populations who 366 are paid participants in such research; and (viii) to conduct research to improve the center's 367 understanding of how racial ethnic, cultural, and linguistic diversity in the healthcare workforce 368 impacts health care access and care quality for priority populations. The center shall prepare a

369 report on the research described in clauses (vii) and (viii), which shall include recommendations 370 for policy improvements based on the center's improved understanding and plans to implement 371 such improvements.

372 SECTION 31. Said section 3 of said chapter 12C, as so appearing, is hereby amended by
 373 inserting after the first paragraph the following paragraph:-

The executive director shall appoint and may remove a chief health equity officer to assist in the carrying out of powers and duties under this chapter relating to reducing health inequities experienced by priority populations.

377 SECTION 32. Chapter 12C of the General Laws is hereby amended by inserting after
 378 section 10 the following section:-

379 Section 10A. (a) The center shall promulgate regulations that identify the types of entities 380 specified in sections 8, 9, and 10 which the center determines possess data necessary to analyze 381 health inequities experienced by priority populations in the commonwealth.

(b)(1) The center shall promulgate regulations necessary to ensure, to the extent
practicable, the uniform reporting of information from such entities identified pursuant to the
regulations described in subsection (a) and any other information the center determines
appropriate. In promulgating such regulations, the center shall consult with: (A) the department
of public health; and (B) the division of medical assistance.

387 (2) To ensure that standards with respect to health equity data for accountable care
388 organizations under MassHealth are incorporated into such regulations, the regulations shall
389 specify standardized measures for data collection to: (A) standardize and strengthen social risk

factors data collection, including race (including meaningful capture of multi-racial), ethnicity, language, disability, sexual orientation, gender identity, ZIP code or census tract, and healthrelated social needs; (B) maintain robust structures to identify and understand disparities, including through stratified reporting on key performance indicators; and (C) account for social determinants of health, including food insecurity, housing stability, and community violence.

395 (c) The center shall provide technical assistance to such entities to ensure the data is396 reported in a manner consistent with such regulations.

397 (d) The center shall analyze such data and input received pursuant to subsection (b) and
398 section 2A(c)(7), respectively.

(e) The center shall coordinate with the office of equity with respect to such data for thepurpose of section 6 of chapter 6F.

SECTION 33. Section 11 of said chapter 12C, as so appearing, is hereby amended by
striking out, in line 2, "sections 8, 9 and 10" and inserting in place thereof the following words:sections 8, 9, 10, and 10A.

404 SECTION 34. Section 16 of said chapter 12C, as so appearing, is hereby amended by
405 striking out subsection (a) and inserting in place thereof the following subsection:-

(a) The center shall publish an annual report based on the information submitted under
this chapter concerning health care provider, provider organization and private and public health
care payer costs and cost trends, section 13 of chapter 6D relative to market power reviews and
section 15 relative to quality data. The center shall compare the costs, cost trends, and
expenditures with the health care cost growth benchmark established under section 9A of said

411 chapter 6D, analyzed by regions of the commonwealth, and shall compare the costs, cost trends, 412 and expenditures with the aggregate primary care and behavioral health expenditure targets 413 established under section 9A of said chapter 6D, and shall detail: (1) baseline information about 414 cost, price, quality, utilization and market power in the commonwealth's health care system; (2) 415 cost growth trends for care provided within and outside of accountable care organizations and 416 patient-centered medical homes; (3) cost growth trends by provider sector, including but not 417 limited to, hospitals, hospital systems, non-acute providers, pharmaceuticals, medical devices 418 and durable medical equipment; provided, however, that any detailed cost growth trend in the 419 pharmaceutical sector shall consider the effect of drug rebates and other price concessions in the 420 aggregate without disclosure of any product or manufacturer-specific rebate or price concession 421 information, and without limiting or otherwise affecting the confidential or proprietary nature of 422 any rebate or price concession agreement; (4) factors that contribute to cost growth within the 423 commonwealth's health care system and to the relationship between provider costs and payer 424 premium rates; (5) primary care and behavioral health expenditure trends as compared to the 425 aggregate baseline expenditures, as defined in section 1 of said chapter 6D; (6) the proportion of 426 health care expenditures reimbursed under fee-for-service and alternative payment 427 methodologies; (7) the impact of health care payment and delivery reform efforts on health care 428 costs including, but not limited to, the development of limited and tiered networks, increased 429 price transparency, increased utilization of electronic medical records and other health 430 technology; (8) the impact of any assessments including, but not limited to, the health system 431 benefit surcharge collected under section 68 of chapter 118E, on health insurance premiums; (9) 432 trends in utilization of unnecessary or duplicative services, with particular emphasis on imaging 433 and other high-cost services; (10) the prevalence and trends in adoption of alternative payment

methodologies and impact of alternative payment methodologies on overall health care spending,
insurance premiums and provider rates; (11) the development and status of provider
organizations in the commonwealth including, but not limited to, acquisitions, mergers,
consolidations and any evidence of excess consolidation or anti-competitive behavior by
provider organizations; and (12) the impact of health care payment and delivery reform on the
quality of care delivered in the commonwealth.

440 As part of its annual report, the center shall report on price variation between health care 441 providers, by payer and provider type. The center's report shall include: (1) baseline information 442 about price variation between health care providers by payer including, but not limited to, 443 identifying providers or provider organizations that are paid more than 10 per cent above or more 444 than 10 per cent below the average relative price and identifying payers which have entered into 445 alternative payment contracts that vary by more than 10 per cent; (2) the annual change in price 446 variation, by payer, among the payer's participating providers; (3) factors that contribute to price 447 variation in the commonwealth's health care system; (4) the impact of price variations on 448 disproportionate share hospitals and other safety net providers; and (5) the impact of health 449 reform efforts on price variation including, but not limited to, the impact of increased price 450 transparency, increased prevalence of alternative payment contracts and increased prevalence of 451 accountable care organizations and patient centered medical homes.

452 As part of its annual report, the center shall report on data and information received 453 pursuant to section 10A and input received pursuant to section 2A(c)(7), including an analysis of 454 the factors that may lead to health inequities for priority populations. The center shall publish and provide the report to health policy commission at least 30 days before any hearing required under section 8 of chapter 6D. The center may contract with an outside organization with expertise in issues related to the topics of the hearings to produce this report.

The center shall publish the aggregate baseline expenditures starting in the 2024 annualreport.

461 The center, in consultation with the commission, shall hold a public hearing and adopt or
462 amend rules and regulations establishing the methodology for calculating baseline and
463 subsequent years' expenditures for individual health care entities within 90 days of the effective
464 date.

The center, in consultation with the commission, shall determine the baseline expenditures for individual health care entities and shall report to each health care entity its respective baseline expenditures by not less than thirty days before publishing the results.

468 SECTION 35. Subsection (c) section 2GGGG of chapter 29 of the General Laws, as 469 appearing in the 2020 Official Edition, is hereby amended by striking out, in line 36, "and (6) to 470 improve the affordability and quality of care" and inserting in place thereof the following 471 words:- (6) to improve the affordability and quality of care; and (7) to reduce identified 472 disparities or otherwise advance equity in care delivery.

473 SECTION 36. Chapter 111 of the General Laws is hereby amended by inserting after
474 section 2J the following sections:-

475	Section 2K. (a) As used in this section, the following words shall, unless the context
476	clearly requires otherwise, have the following meanings:-

477 "Environmental justice population", as defined in section 62 of chapter 30.

478 "Health equity zone", a contiguous geographic area that: (1) demonstrates measurable 479 and documented health inequities and poor health outcomes (including disproportionately high 480 rates of maternal mortality and morbidity, infant and child health conditions, or chronic and 481 infectious disease in the general population); and (2) meets criteria to be an environmental justice 482 population or other definition of social inequity as determined by the department.

483 (b) There shall be established and set upon the books of the commonwealth a separate 484 fund to be known as the Health Equity Zone Trust Fund to be expended, without further 485 appropriation, by the department of public health. The fund shall consist of revenues collected by 486 the commonwealth including: (1) any revenue from appropriations or other monies authorized by 487 the general court and specifically designated to be credited to the fund; (2) any fines and 488 penalties allocated to the fund under the General Laws; (3) any funds from public and private 489 sources such as gifts, grants and donations to further community-based prevention activities; (4) 490 any interest earned on such revenues; and (5) any funds provided from other sources.

- The commissioner of public health, as trustee, shall administer the fund. The
 commissioner, in consultation with the Health Equity Zone Advisory Board established under
 section 2L, shall make expenditures from the fund consistent with subsection (e).
- 494 (c) Revenues deposited in the fund that are unexpended at the end of the fiscal year shall495 not revert to the General Fund and shall be available for expenditure in the following fiscal year.

496 (d) All expenditures from the Health Equity Zone Trust Fund shall support the state's
497 efforts to address health disparities and develop a stronger evidence base of effective place-based
498 health equity interventions.

499 (e) The purpose of the Health Equity Zone Trust Fund is to enable the creation of so-500 called health equity zones, namely geographic areas where existing opportunities emerge and 501 investments are made to address inequities in health outcomes. The Health Equity Zone Trust 502 Fund will equip multi-sector partnerships which may include residents, businesses, community-503 organizations, municipal agencies to identify and create community determined solutions 504 necessary to create just and fair conditions for health. Investments shall prioritize investment in 505 the communities that have been systematically oppressed and where decades of disinvestment 506 have created inequitable health outcomes.

507 The commissioner shall award not less than 85 per cent of the Health Equity Zone Trust 508 Fund through a competitive grant process to municipalities, community-based organizations, 509 regional-planning agencies that apply for the implementation, technical assistance, and 510 evaluation of health equity activities. To be eligible to receive a grant to lead Health Equity Zone 511 under this subsection, a recipient shall be: (1) a community-based organization or group of 512 community-based organizations working in collaboration; (2) a community-based organization 513 working in collaboration with 1 or more municipality; or (3) a regional planning agency. 514 Expenditures from the fund for such purposes shall supplement and not replace existing local, 515 state, private or federal public health-related funding.

(f) Priority shall be given to proposals in a geographic region of the state with a higherthan average prevalence of preventable health conditions, as determined by the commissioner of

518 public health, in consultation with the Health Equity Zone Advisory Board. If no proposals were 519 offered in areas of the state with particular need, the department shall ask for a specific request 520 for proposal for that specific region. If the commissioner determines that no suitable proposals 521 have been received, such that the specific needs remain unmet, the department may work directly 522 with municipalities or community-based organizations to develop grant proposals.

523 The department of public health shall, in consultation with the Health Equity Zone 524 Advisory Board, develop guidelines for an annual review of the progress being made by each 525 grantee. Each grantee shall participate in any evaluation or accountability process implemented 526 or authorized by the department, provided, however, that the department shall make evaluation 527 and accountability processes as minimally burdensome as is possible.

528 (g) The department of public health shall, annually on or before January 31, report on 529 expenditures from the Health Equity Zone Trust Fund. The report shall include, but not be 530 limited to: (1) the revenue credited to the fund; (2) the amount of fund expenditures attributable 531 to the administrative costs of the department of public health; (3) an itemized list of the funds 532 expended through the competitive grant process and a description of the grantee activities; (4) 533 the results of the evaluation assessing the activities funded through grants; and (5) an itemized 534 list of expenditures used to support place-based health equity interventions. The report shall be 535 provided to the chairpersons of the house and senate committees on ways and means and the 536 joint committee on public health and shall be posted on the department of public health's 537 website.

(h) The department of public health shall, under the advice and guidance of the Health
Equity Zone Advisory Board, annually report on its strategy for administration and allocation of

the fund, including relevant evaluation criteria. The report shall set forth the rationale for suchstrategy.

542 (i) The department of public health shall promulgate regulations necessary to carry out543 this section.

544 Section 2L. There shall be a Health Equity Zone Advisory Board to make 545 recommendations to the commissioner concerning the administration and allocation of the 546 Health Equity Zone Trust Fund established in section 2K, establish evaluation criteria and 547 perform any other functions specifically granted to it by law.

548 The board shall consist of: the commissioner of public health or a designee, who shall 549 serve as co-chairperson; and 10 persons to be appointed by the commissioner through a public 550 nomination process, 4 of whom shall be community representatives with lived experience of 551 health inequities in their communities (one of whom shall serve as co-chair); 1 of whom shall be 552 a person with expertise in the field of health equity; 1 of whom shall be a person from a local 553 board of health for a city or town with a population greater than 50,000; 1 of whom shall be a 554 person of a board of health for a city or town with a population of fewer than 50,000; 1 of whom 555 shall be a person from a hospital association; 1 of whom shall be a person from a statewide 556 public health organization; 1 of whom shall be a representative of a community development 557 corporation or association representing community development corporations and 1 of whom 558 shall be a community health worker or a person from an association representing community 559 health workers. Criteria for selection of members shall consider diversity of geography; diversity 560 by race and ethnicity; expertise in program design and implementation; expertise in health 561 equity; expertise in utilizing policy, systems and environmental strategies to address health

inequities. All community representatives serving on the board shall be compensated for theirtime at an amount determined by the Commissioner.

564 SECTION 37. Subsection (g) of section 25C of chapter 111 of the General Laws, as 565 appearing in the 2020 Official Edition, is hereby amended, by inserting after "account", in line 566 103, the following words:- the findings of the health equity assessment described in subsection 567 (o) and.

568 SECTION 38. Said subsection (g) of section 25C of chapter 111, as so appearing, is 569 hereby amended by striking out, in line 104, "from" and inserting in place thereof the following 570 words:- "from the office of equity,".

571 SECTION 39. Said section 25C of chapter 111, as so appearing, is hereby amended, by 572 inserting after subsection (n) the following subsection:-

573 (o) A determination of need under this section shall take into account a health equity 574 assessment, which shall be included in the application described in subsection (h). Such 575 application shall include: (1) a demonstration of whether, and if so how, the extent to which such 576 populations in the applicant's service area access the applicant's facility or services at the time of 577 the application and the extent to which the proposed construction or change of services is 578 expected to impact that access; (2) a description of the amount of indigent care, both free and 579 below cost, that will be offered by the applicant if the construction or service change is 580 approved; (3) an assessment of any impacts on access by public or private transportation, 581 including applicant-sponsored transportation services, to the applicant's facility if the 582 construction or change in services is implemented, highlighting access by public transportation; 583 and (4) a description of the proposed means of assuring effective communication between the

584 applicant's facility, health-related service staff, people of limited English-speaking ability, and 585 those with speech, hearing or visual impairments handicaps if the construction or change in 586 services is implemented. 587 SECTION 40. Clause (ii) of paragraph (4) of subsection (a) of section 25L of chapter 588 111, as so appearing, is hereby amended by striking out, in line 47, "comprehensive recruitment 589 initiatives" and inserting in place thereof the following words:- comprehensive recruitment 590 initiatives (including initiatives to support the recruitment and retention of individuals, 591 notwithstanding immigration status, who work in health care settings and are not traditionally 592 recipients of scholarship and student loan repayment programs). 593 SECTION 41. Chapter 112 of the General Laws is hereby amended by inserting after 594 section 51A the following section:-595 Section 51B. (a) As used in this section, the following words shall have the following 596 meanings: 597 "Board", each board of registration authorized to establish continuing education 598 requirements for healthcare professions under this chapter (as determined by the commissioner 599 of public health) and the Massachusetts Board of Registration in Medicine. 600 "Cultural safety", an examination by health care professionals of themselves and the 601 potential impact of their own culture on clinical interactions and health care service delivery. This requires individual health care professionals and health care organizations to acknowledge 602 603 and address their own biases, attitudes, assumptions, stereotypes, prejudices, structures, and 604 characteristics that may affect the quality of care provided. In doing so, cultural safety 605 encompasses a critical consciousness where health care professionals and health care

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organizations engage in ongoing self-reflection and self-awareness and hold themselves
accountable for providing culturally safe care, as defined by the patient and their communities,
and as measured through progress towards achieving health equity. Cultural safety requires
health care professionals and their associated health care organizations to influence health care to
reduce bias and achieve equity within the workforce and working environment.

611 "Structural competency", a shift in medical education away from pedagogic approaches 612 to stigma and inequalities that emphasize cross-cultural understandings of individual patients, 613 toward attention to forces that influence health outcomes at levels above individual interactions. 614 Structural competency reviews existing structural approaches to stigma and health inequities 615 developed outside of medicine and proposes changes to United States medical education that will 616 infuse clinical training with a structural focus.

617 (b) By January 1, 2026, the board shall adopt rules requiring a licensee to complete health618 equity continuing education training at least once every four years.

(c) Health equity continuing education courses may be taken in addition to or, if the
board determines the course fulfills existing continuing education requirements, in place of other
continuing education requirements imposed by the board.

(d)(1) The secretary and the board must work collaboratively to provide information to licensees about available courses. The secretary and board shall consult with patients and communities with lived experiences of health inequities or racism in the health care system and relevant professional organizations when developing the information and must make this information available by July 1, 2025. The information should include a course option that is free of charge to licensees. (2) By January 1, 2026, the department, in consultation with the board, shall adopt model
rules establishing the minimum standards for continuing education programs meeting the
requirements of this section. The department shall consult with patients and communities with
lived experience of health inequities or racism in the health care system, relevant professional
organizations, and the board in the development of these rules.

633 (3) The minimum standards must include instruction on skills to address the structural 634 factors, such as bias, racism, and poverty, that manifest as health inequities. These skills include 635 individual-level and system-level intervention, and self-reflection to assess how the licensee's 636 social position can influence their relationship with patients and their communities. These skills 637 enable a health care professional to care effectively for patients from diverse cultures, groups, 638 and communities, varying in race, ethnicity, gender identity, sexuality, religion, age, ability, 639 socioeconomic status, and other categories of identity. The courses must assess the licensee's 640 ability to apply health equity concepts into practice. Course topics may include, but are not 641 limited to: (A) strategies for recognizing patterns of health care disparities on an individual, institutional, and structural level and eliminating factors that influence them; (B) intercultural 642 643 communication skills training, including how to work effectively with an interpreter and how 644 communication styles differ across cultures; (C) implicit bias training to identify strategies to 645 reduce bias during assessment and diagnosis; (D) methods for addressing the emotional well-646 being of children and youth of diverse backgrounds; (E) ensuring equity and antiracism in care 647 delivery pertaining to medical developments and emerging therapies; (F) structural competency 648 training addressing five core competencies, which are: (i) recognizing the structures that shape 649 clinical interactions; (ii) developing an extra clinical language of structure; (iii) rearticulating

cultural formulations in structural terms; (iv) observing and imagining structural interventions;
and (v) developing structural humility; and (G) cultural safety training.

(e) The board may adopt rules to implement and administer this section, including rules
to establish a process to determine if a continuing education course meets the health equity
continuing education requirement established in this section.

655 SECTION 42. Chapter 118E of the General Laws, as appearing in the 2020 Official 656 Edition, is hereby amended by adding after section 16D the following sections:-

657 Section 16E. (a) Notwithstanding any other law, there is hereby established a program of 658 comprehensive health coverage for children and young adults under the age of 21 who are 659 residents of the commonwealth, as defined under section 8 of this chapter, who are not otherwise 660 eligible for comprehensive benefits under Title XIX or XXI of the Social Security Act or under 661 the demonstration pursuant to Section 9A of this chapter solely due to their immigration status. 662 Children and young adults shall be eligible to receive comprehensive MassHealth benefits 663 equivalent to the benefits available to individuals of like age and income under categorical and 664 financial eligibility requirements established by the executive office pursuant to said Title XIX 665 and Title XXI.

(b) The executive office shall maximize federal financial participation for the benefits
provided under this section, however benefits under this section shall not be conditioned on the
availability of federal financial participation.

669

(c) The program shall be implemented no later than January 1, 2025.

670	Section 16F. (a) Notwithstanding any other law, there is hereby established a program of
671	comprehensive health coverage for individuals who are residents of the commonwealth, as
672	defined under section 8 of chapter 118E, who are not otherwise eligible for comprehensive
673	benefits under Title XIX or XXI of the Social Security Act or under the demonstration pursuant
674	to Section 9A of chapter 118E solely due to their immigration status, except in the case of
675	children or young adults otherwise eligible for comprehensive health coverage pursuant to
676	section 16E. Such individuals shall be eligible to receive comprehensive MassHealth benefits
677	equivalent to the benefits available to individuals of like age and income under categorical and
678	financial eligibility requirements established by the Executive Office pursuant to said Title XIX
679	and Title XXI.
680	(b) The Executive Office shall maximize federal financial participation for the benefits
681	provided under this section, provided, however, that benefits under this section shall not be
682	conditioned on the availability of federal financial participation.
683	(c) The program shall be implemented no later than January 1, 2025.
684	SECTION 43. Paragraph (5) of section 36 of chapter 118E of the General Laws, as so
685	appearing, is hereby amended by striking out, in line 14, "." and inserting in place thereof the
686	following:- ;.
687	SECTION 44. Said section 36 of said chapter 118E, as so appearing, is hereby amended
688	by inserting after said paragraph (5) the following paragraphs:-
689	(6) with respect to institutional providers, agree to implement measurable diversity,
690	equity, and inclusion initiatives (including recruitment, hiring, and retention); and

691 (7) with respect to institutional providers, agree to expand mental health and wellness692 benefits for employees.

693 SECTION 45. Section 76 of chapter 260 of the Acts of 2020 is hereby amended by
694 striking out the words "Sections 63 and 69 are hereby repealed" and inserting in place thereof the
695 following words:- Section 63 is hereby repealed.

696 SECTION 46. (a) Notwithstanding any general or special law to the contrary, there shall 697 be established a program for cost-sharing eliminations for targeted high-value services, 698 treatments and prescription drugs used to treat certain chronic conditions. In order to implement 699 said program, the secretary of health and human services, in consultation with the secretary of 700 equity, the commissioner of insurance, the commissioner of public health and the center for 701 health information and analysis, shall identify one to three services, treatments and prescription 702 drugs in total used to treat each of the following chronic conditions: diabetes, asthma, chronic 703 obstructive pulmonary disease, hypertension, coronary artery disease, congestive heart failure, 704 opioid use disorder, bipolar disorder, and schizophrenia.

In determining the targeted high-value services, treatments and prescription drugs, the secretary shall consider appropriate services, treatments and prescription drugs that are: (1) outpatient or ambulatory services, including medications, lab tests, procedures, and office visits, generally offered in the primary care or medical home setting; (2) of clear benefit, strongly supported by clinical evidence to be cost-effective; (3) likely to reduce hospitalizations or emergency department visits, or reduce future exacerbations of illness progression, or improve quality of life; (4) relatively low cost when compared to the cost of an acute illness or incident 712 prevented or delayed by the use of the service, treatment or drug; and (5) at low risk for

713 overutilization, abuse, addiction, diversion or fraud.

The secretary may further take into consideration other independent resources or models
proven effective in reducing financial barriers to high-value care.

716 (b) Any policy, contract or certificate of health insurance subject to chapters 32A, 118E, 717 175, 176A, 176B, 176G or 176Q of the General Laws shall provide coverage for the identified 718 services, treatments and prescription drugs. Such coverage shall not be subject to any cost-719 sharing, including co-payments and co-insurance, and shall not be subject to any deductible, 720 pursuant to guidance from the secretary of health and human services, notwithstanding whether 721 an identified service or treatment was delivered in-person or via telehealth (as defined in section 722 79(a) of chapter 118E). The commissioner of the division of insurance shall adopt any written 723 policies, procedures or regulations necessary to implement said program.

724 (c) Every two years, the center for health information and analysis shall evaluate the 725 effect of this section and update the targeted high-value services, treatments and prescription 726 drugs specified pursuant to subsection (a). Said evaluation shall include the impact of this section 727 on treatment adherence, incidence of related acute events, premiums and cost sharing, overall 728 health, long-term health costs, and other issues that the center may determine necessary. The 729 center may collaborate with an independent research organization to conduct said evaluation. 730 The center shall file a report on its findings, which shall be filed with the clerks of the house of 731 representatives and senate, the joint committee on public health, the joint committee on health 732 care financing and the house and senate committees on ways and means.

733

(d) The program shall be implemented no later than January 1, 2026.

SECTION 47. The first sentence of the first paragraph of section 410 of chapter 159 of the Acts of 2000 is hereby amended by striking out "upgrade skills of certified nurse's aides and entry-level workers entry-level workers" and inserting in place thereof the following words:- in nursing homes and in safety net hospitals and other providers (as determined by the

738 Corporation).

(b) The first sentence of the second paragraph of said section 410 of said chapter 159 is
hereby amended by striking out "nursing homes or consortiums of nursing homes" and inserting
in place thereof the following words:- nursing homes or consortiums of nursing homes, and
safety net hospitals and other providers as determined by the Corporation.

SECTION 48. Notwithstanding any general or special law to the contrary, the
commissioner of public health shall revise the licensing requirements under chapter 112 of the
General Laws of foreign-trained health professionals to increase healthcare access in
underserved areas of the commonwealth. Such revisions shall maintain licensure standards that
are substantially similar to standards applicable to domestically-trained health professionals
licensed under this chapter.

SECTION 49. Notwithstanding any general or special law to the contrary, the
commissioner of public health, in consultation with the assistant secretary for MassHealth, shall
develop standardized, tiered, and stackable credentials for certification of lower-wage positions
furnishing services funded through the MassHealth program.

SECTION 50. (a) Notwithstanding any general or special law to the contrary, the
secretary of health and human services or designee shall, subject to appropriation, provide
funding, in consultation with the secretary of equity and commissioner of public health, to safety

756 net hospitals and community-based providers with a high Medicaid payer mix (as determined by 757 the secretary) to advance health equity and to address disparities in resources for facilities 758 serving priority populations who predominantly rely on Medicaid. In providing such funding, 759 the secretary shall prioritize safety net hospitals that: (1) have a high Medicaid payer mix; (2) 760 have an average statewide average acute hospital commercial relative price of less than 0.90 (as 761 calculated by the center for health information and analysis); and (3) are not a part of a large 762 health system (as determined by the secretary). Such support may be used as the safety net 763 hospital or community-based provider determines appropriate, including for such purposes as 764 patient care operations, access, infrastructure, or capacity building.

(b) The executive office shall maximize federal financial participation for the funding
under this section, provided, however, that funding under this section shall not be conditioned on
the availability of federal financial participation.

SECTION 51. (a) Notwithstanding any general or special law to the contrary, the
 assistant secretary for MassHealth shall establish payment models that incentivize the integration
 of behavioral health, oral health, and pharmacy services in primary care settings under the
 MassHealth program.

(b) The executive office shall maximize federal financial participation for the benefits
provided under this section, provided, however, that benefits under this section shall not be
conditioned on the availability of federal financial participation.

SECTION 52. (a) Notwithstanding any general or special law to the contrary, the
appointive boards and commissions of the commonwealth identified pursuant to subsection (b)
shall, to the extent practicable, be composed of at least 50 percent women, and at least 25 percent

Black, Indigenous, or other people of color. The appointing authorities for the board shall consulteach other to ensure compliance with this provision.

- (b) For purposes of subsection (a), the appointive boards and commissions of thecommonwealth identified in this subsection are the following:
- (1) the governing board of the health policy commission under section 2 of chapter 6D ofthe General Laws;
- (2) the advisory board to the executive office of equity under section 5 of chapter 6F ofthe General Laws;
- (3) the health information and analysis oversight council under section 2A of chapter 12C
 of the General Laws;
- (4) the board of registration in medicine, the board of registration of nursing, and the
 board of certification of community health workers under sections 10, 13, and 108 of chapter 13
 of the General Laws, respectively;
- (5) the public health council under section 3 of chapter 17 of the General Laws; and

(6) any other board or commission under the supervision of the commissioner of publichealth that the commissioner determines appropriate.

- SECTION 53. Sections 5, 8, 27, and 31 shall take effect 90 days after passage of this act.
- SECTION 54. Sections 6, 7, 9, 10, 11, 12, 28, 34, 40, 43, 44, 47, 48, 49, and 52 shall take
 effect 180 days after passage of this act.

797 SECTION 55. Sections 29, 32, 33, and 51 shall take effect 1 year after passage of this

798 act.