## The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

SENATE, October 11, 2019.

The committee on Senate Ways and Means to whom was referred the Senate Bill to protect persons with intellectual or developmental disability from abuse (Senate, No. 2343), - reports, recommending that the same ought to pass with an amendment substituting a new draft with the same title (Senate, No. 2367).

For the committee, Michael J. Rodrigues

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In the One Hundred and Ninety-First General Court (2019-2020)

An Act to protect persons with intellectual or developmental disability from abuse.

*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 4H of chapter 7 of the General Laws, as appearing in the 2018
2	Official Edition, is hereby amended by inserting after the fourth paragraph the following
3	paragraph:-
4	In accordance with section 15 of chapter 19C, a care provider against whom a
5	substantiated finding of registrable abuse has been made or whose appeal to have the care
6	provider's name removed from the registry established under subsection (b) of said section 15 of
7	said chapter 19C was denied, shall be entitled to appeal a final decision of the disabled persons
8	protection commission at a hearing before the division.
9	SECTION 2. Chapter 19C of the General Laws is hereby amended by adding the
10	following section:-
11	Section 15. (a) As used in this section, the following words shall have the following
12	meanings unless the context requires otherwise:-

"Care provider", a caretaker who is employed by, or contracts with, the department or an
employer to provide services or supports to a person with an intellectual or developmental
disability.

16 "Department", the department of developmental services.

17 "Employer", an entity that provides services or treatment to persons with intellectual or
18 developmental disabilities pursuant to: (i) a contract or agreement with the department; (ii)
19 funding administered by the department; or (iii) a license under section 15 or 15A of chapter
20 19B.

21 "Registry", the registry established under subsection (b).

22 "Registrable abuse", an act or omission of a care provider that results in serious physical 23 or emotional injury or constitutes abuse per se of a person with an intellectual or developmental 24 disability; provided, however, that "registrable abuse" shall not include instances in which the 25 commission, upon weighing the conduct of the care provider and its outcome, determines that the 26 incident was isolated and unlikely to reoccur and that the care provider is fit to provide services 27 or supports to persons with intellectual or developmental disabilities.

(b) The commission shall, subject to appropriation, establish and maintain a registry of
 care providers against whom the commission has made a substantiated finding of registrable
 abuse.

31 (c) If, after notice provided pursuant to paragraph (5) of section 5 of chapter 19C, the
32 commission maintains a finding of registrable abuse, the commission shall include the care
33 provider's name and date of birth on the registry; provided, however, that the commission shall

34 provide notification to the care provider of the care provider's right to appeal a final decision of 35 the commission to the division of administrative law appeals pursuant to section 4H of chapter 7 36 and of the care provider's right to petition for the removal of the care provider's name from the 37 registry pursuant to subsection (g); provided further, that if the care provider appeals the 38 commission's final decision to the division of administrative law appeals within 10 days of such 39 notice, the commission shall not enter the care provider's name on the registry unless the 40 division affirms the commission's final decision by finding that the commission has established 41 registrable abuse by the care provider, based on a preponderance of the evidence. The decision 42 issued by the division may be subject to further judicial review under section 14 of chapter 30A. 43 The commission shall notify the department, the last known employer of the care 44 provider, the victim of the abuse and their guardian, if applicable, of any substantiated finding of 45 registrable abuse, any appeal challenging such a determination, any petition filed to remove the 46 care provider's name from the registry pursuant to subsection (g), any petition filed for judicial 47 review and the disposition of such appeal or petition.

48 For the purposes of this subsection, the commission shall provide notice pursuant to said 49 paragraph (5) of said section 5 by certified mail, return receipt requested and by separate first-50 class mail sent to the care provider's last known address. The certified mail notice shall be 51 sufficient, even if unclaimed or refused by the care provider, if the first-class mail notice is not 52 returned to the sender undelivered. No additional service shall be required if notice was sent by 53 mail in accordance with this subsection. In individual cases, if service by mail has not been 54 accomplished, the commission may provide for any other means of service that is necessary and 55 effective.

56 (d) Prior to employing or contracting with a person as a care provider, the department or 57 an employer shall determine whether the person's name and date of birth appear on the registry. 58 Neither the department nor an employer shall hire, utilize the services of or employ a person 59 whose name and date of birth appear on the registry. The department or an employer shall have 60 the prospective employee's or current employee's signed consent before making any inquiry to 61 the registry. The department or an employer shall not hire or retain any prospective or current 62 employee who declines to provide such consent. At the time the department or an employer 63 decides to not hire or retain a person whose name and date of birth appears on the registry, the 64 department or employer shall so inform the care provider and shall provide the care provider 65 with the contact information for the commission.

If an employer fails to comply with this subsection, the commission may: (i) impose a monetary fine of not more than \$5,000; (ii) recommend the revocation or downgrade of a license maintained by the employer; (iii) recommend the forfeiture of a state contract; or (iv) impose a combination of such fine, recommendation of license revocation or downgrade or recommendation of state contract forfeiture.

71 (e) The information maintained in the registry, including the record of its proceedings, 72 shall not be a public record under clause Twenty-sixth of section 7 of chapter 4 or chapter 66. 73 Except as provided in subsection (c), the commission, the division of administrative law appeals 74 and the department shall keep information contained in the registry confidential and shall not 75 disseminate information about a care provider to anyone other than the care provider unless it is 76 necessary for the consideration of the department or an employer when reviewing current or 77 prospective employment of a care provider or is otherwise provided by law. Disclosure of 78 information contained in the registry shall be made in compliance with regulations promulgated

pursuant to subsection (h). The regulations shall include, but not be limited to, measures that are necessary to protect the confidentiality of victims, individuals listed on the registry and third parties related to registrable abuse.

82 (f) Annually, the commission shall perform an audit of the registry to ensure compliance 83 with this section, including that the commission added all substantiated findings of registrable 84 abuse to the registry and made proper notification to the department, employers and care 85 providers. A summary of the audit shall be filed not later than October 31 of each year, with the 86 clerks of the senate and house of representatives, the senate and house committees on ways and 87 means and the joint committee on children, families and persons with disabilities. The summary 88 shall include, but not be limited to: (i) the number of substantiated findings of abuse found or not 89 found to have been registrable; (ii) the number of people on the registry; (iii) the number of 90 people who were added to the registry in the last fiscal year; (iv) the number of substantiated 91 findings of registrable abuse that were appealed in the last fiscal year; (v) the number of 92 substantiated findings of registrable abuse that were overturned on appeal in the last fiscal year; 93 (vi) the number of requests made by employers for information from the registry and the number 94 of such requests that were granted in the last fiscal year; (vii) the total number of instances in the 95 last fiscal year in which the commission failed to notify the department or the last known employer of a care provider who was placed on the registry and the reasons for such failures; and 96 97 (viii) the number of employers found to have failed to meet the requirements of subsection (d) in 98 the last fiscal year. The information contained in the summary shall be in a de-identified and 99 aggregate form.

(g) A person whose name appears on the registry may petition the commission to have
the person's name removed from the registry; provided, however, that such a petition shall not be

102	considered until 5 years after the placement of the person's name on the registry or 5 years after
103	the conclusion of any prior petition for the removal of the person's name from the registry,
104	whichever is later. The person whose name appears on the registry shall establish by a
105	preponderance of the evidence that, considering the totality of the circumstances, it is no longer
106	in the interest of persons with intellectual and developmental disabilities and no longer in the
107	public interest to exclude the registered abuser from working as a care provider.
108	(h) The commission shall adopt regulations to implement this section.
109	SECTION 3. Section 9B of chapter 30 of the General Laws, as appearing in the 2018
110	Official Edition, is hereby amended by striking out, in line 32, the words "thirty-one or chapter
111	one hundred and fifty E" and inserting in place thereof the following words:-
112	"31, chapter 150E or a hearing under section 4H of chapter 7 related to a care provider's
113	placement on the registry established under section 15 of chapter 19C".
114	SECTION 4. Notwithstanding any general or special law to the contrary, section 15 of
115	chapter 19C of the General Laws shall apply to all substantiated findings of registrable abuse
116	made by the disabled persons protection commission on or after November 2, 2020, regardless of
117	when such registrable abuse took place.
118	SECTION 5. Notwithstanding subsection (f) of section 15 of chapter 19C, the first audit
119	required under said subsection (f) of said section 15 of said chapter 19C shall be due not later
120	than October 31, 2021.
121	SECTION 6. This act shall take effect on November 2, 2020.