SENATE No. 604

The Commonwealth of Massachusetts

PRESENTED BY:

Jason M. Lewis

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act establishing a public health option.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Jason M. Lewis	Fifth Middlesex
James B. Eldridge	Middlesex and Worcester
Mary S. Keefe	15th Worcester
Patricia D. Jehlen	Second Middlesex
Byron Rushing	9th Suffolk
Sal N. DiDomenico	Middlesex and Suffolk

By Mr. Lewis, a petition (accompanied by bill, Senate, No. 604) of Jason M. Lewis, James B. Eldridge, Mary S. Keefe, Patricia D. Jehlen and other members of the General Court for legislation to establish a public health option. Health Care Financing.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act establishing a public health option.

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	The Massachusetts	Conorol Louve	og opporing it	, tha 2014 i	Official Edition
1	SECTION L		General Laws.		1 1110 2014 9	

2 are hereby amended by inserting after chapter 176Q the following new chapter:-

3 CHAPTER 176S

4 PUBLIC HEALTH INSURANCE OPTION

5 Section 1. As used in this chapter, the following words shall, unless the context clearly

6 requires otherwise, have the following meanings:-

- 7 "Commonwealth Connector Board", the board of the commonwealth health insurance
- 8 connector, established by subsection (b) of section 2 of chapter 176Q.
- 9 "Commonwealth Connector", the commonwealth health insurance connector authority,
- 10 established by subsection

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(a) of section 2 of chapter 176Q.

"Connector seal of approval", the approval given by the board of the connector to
indicate that a health benefit plan meets certain standards regarding quality and value, as
established by section 10 of Chapter 176Q.

"Carrier", an insurer licensed or otherwise authorized to transact accident and health
insurance under chapter 175; a nonprofit hospital service corporation organized under chapter
17 176A; a nonprofit medical service corporation organized under chapter 176B; a health
maintenance organization organized under chapter 176G.

19 "Health benefit plan", any individual, general, blanket or group policy of health, accident and sickness insurance issued by an insurer licensed under chapter 175; a group hospital service 20 21 plan issued by a non-profit hospital service corporation under chapter 176A; a group medical 22 service plan issued by a non-profit medical service corporation under chapter 176B; a group health maintenance contract issued by a health maintenance organization under chapter 176G; a 23 coverage for young adults health insurance plan under section 10 of chapter 176J. The words 24 25 "health benefit plan" shall not include accident only, credit-only, limited scope vision or dental 26 benefits if offered separately, hospital indemnity insurance policies if offered as independent, non-coordinated benefits which for the purposes of this chapter shall mean policies issued under 27 chapter 175 which provide a benefit not to exceed \$500 per day, as adjusted on an annual basis 28 by the amount of increase in the average weekly wages in the commonwealth as defined in 29 30 section 1 of chapter 152, to be paid to an insured or a dependent, including the spouse of an insured, on the basis of a hospitalization of the insured or a dependent, disability income 31 insurance, coverage issued as a supplement to liability insurance, specified disease insurance that 32

is purchased as a supplement and not as a substitute for a health plan and meets any requirements 33 the commissioner by regulation may set, insurance arising out of a workers' compensation law or 34 similar law, automobile medical payment insurance, insurance under which benefits are payable 35 with or without regard to fault and which is statutorily required to be contained in a liability 36 insurance policy or equivalent self-insurance, long-term care if offered separately, coverage 37 38 supplemental to the coverage provided under 10 U.S.C. section 55 if offered as a separate insurance policy, or any policy subject to chapter 176K or any similar policies issued on a group 39 40 basis, Medicare Advantage plans or Medicare Prescription drug plans. A health plan issued, 41 renewed or delivered within or without the commonwealth to an individual who is enrolled in a qualifying student health insurance program under section 18 of chapter 15A shall not be 42 considered a health plan for the purposes of this chapter and shall be governed by said chapter 43 44 15A. The commissioner of insurance may by regulation define other health coverage as a health benefit plan for the purposes of this chapter. 45

46 "Eligible individuals", an individual who is a resident of the commonwealth; provided
47 however, that the individual is not offered subsidized health insurance by an employer with more
48 than 50 employees.

49 "Eligible small groups", groups, any sole proprietorship, labor union, educational, 50 professional, civic, trade, church, not-for-profit or social organization or firms, corporations, 51 partnerships or associations actively engaged in business that on at least 50 per cent of its 52 working days during the preceding year employed at least one but not more than 50 employees.

53 "Eligible large groups", groups, any labor union, educational, professional, civic, trade,
54 church, not-for-profit or social organization or firms, corporations, partnerships or associations

actively engaged in business that on at least 50 per cent of its working days during the precedingyear employed at least 51 employees.

57	"Public Option", the public health benefits plan offered through the Commonwealth
58	Connector, established by section 2.
59	"Trust Fund", the Public Health Insurance Trust Fund, established by section 7.
60	Section 2. The Commonwealth Connector Authority shall provide for the offering a
61	public health benefits plan - the public health insurance option - to eligible individuals and
62	groups, to ensure choice, competition, and stability of affordable, high quality coverage
63	throughout Massachusetts. The public option shall:-
64	(a) be made available exclusively through the Commonwealth Connector, alongside
65	health benefit plans receiving the Connector seal of approval;
66	(b) meet all the requirements established for health benefit plans to receive the
67	Commonwealth Connector seal of approval;
68	(c) meet the Connector's standards for minimum creditable coverage; and
69	(d) comply with subsections (b), (c), and (d) of section 5 of chapter 176Q.
70	Section 3. The public option shall be made available to eligible individuals and eligible
71	small groups through the Connector no later than January 1, 2016. In addition the public option
72	shall be made available to eligible large groups no later than July 1, 2016.
73	Section 4. The executive director of the commonwealth connector may contract with
74	managed care organizations or other such health benefits administrators to administer aspects of

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plans offered under the public health insurance option. Notwithstanding any general or special law to the contrary, the executive director shall collaborate with the secretary of health and human services and the commissioner of insurance to ensure that only Medicaid managed care organizations, that have contracted with the commonwealth as of January 1, 2016, to deliver such managed care services, are so contracted with to administer aspects of the public option. The executive director may accept applications from non-Medicaid managed care organizations for the provision of such services after January 1, 2018.

82 Section 5. A report on the activities, receipts, expenditures, and enrollments of the public 83 option shall be included in the Commonwealth Connector's annual reports and shall be subject to 84 the prescription and oversight of the Commonwealth Connector Board and state auditor as per 85 section 14 and section 15 of chapter 176Q.

86 Section 6. The Commonwealth Connector shall establish premium rates for the public 87 health insurance option at a level sufficient to fully finance the costs of:-

88 (a) health benefits provided by the public option; and

89 (b) administrative costs related to operating the public option.

90 Section 7. The Connector Board shall establish payment rates for the Public Health

91 Insurance Option for services and providers based on parts A and B of Medicare. The

92 Commonwealth Connector Board may determine the extent to which adjustments to base

93 Medicare payment rates shall be made in order to fairly reimburse providers and medical goods

94 and device makers, as well as to maintain a a strong provider network.

95 Section 8. Health care providers (including physicians and hospitals) participating in
96 Medicare are participating providers in the public option unless they opt out through a process to
97 be established by the Commonwealth Connector. This opt-out process must ensure that:

98 (a) no provider shall be subject to a penalty for not participating in the public health99 insurance option;

(b) the connector shall include information on how providers participating in Medicarewho chose to opt out of participating in the public health insurance option may opt back in; and

(c) there shall be an annual enrollment period in which providers may decide whether toparticipate in the public health insurance option.

Section 9. The Commonwealth Connector may adopt regulations to implement thischapter.

SECTION 2. Chapter 26 of the Massachusetts General Laws, as appearing in the 2014
 Official Edition, is hereby amended by inserting after section 8J the following new section:-

108 Section 8K. (a) The commissioner of insurance is hereby authorized to make an assessment against all health plans, health insurers, and health maintenance organizations in the 109 110 Commonwealth, as well as the public health insurance option established by section 2 of chapter 111 176R of the General Laws (which shall be referred to herein as "risk-adjusted health plans"), if the actuarial risk of the enrollees of such plans or coverage for a year is less than the average 112 113 actuarial risk of all enrollees in all risk-adjusted health plans for such year. Self-insured group 114 health plans (which are subject to the provisions of the Employee Retirement Income Security Act of 1974), shall be exempted from such risk adjustment. 115

(b) Using the criteria and methods developed under subsection (c), the commissioner of insurance shall provide a payment to risk-adjusted health plans (with respect to health insurance coverage) if the actuarial risk of the enrollees of such plans or coverage for a year is greater than the average actuarial risk of all enrollees in all risk-adjusted health plans for such year that are not self-insured group health plans (which are subject to the provisions of the Employee Retirement Income Security Act of 1974).

122 (c) The commissioner shall establish criteria and methods to be used in carrying out the 123 risk adjustment activities under this section. In calculating the actuarial risk of risk-adjusted health plans, the commissioner may utilize data including but not limited to enrollee 124 125 demographics, inpatient and outpatient diagnoses (in similar fashion as such data are used under 126 parts C and D of title XVIII of the Social Security Act), and such other information as the 127 commissioner determines may be necessary such as the actual medical costs of enrollees during 128 the previous year. Upon request, such risk-adjusted health plans shall make information available to the division of insurance for the purposes of risk adjustment under this section. Such 129 information shall be limited to the minimum amount of personal information necessary, shall be 130 131 confidential, and shall not constitute a public record.

(d) Section 123 of chapter 58 of the Session Laws of 2006 is hereby amended by striking
out the last two sentences of the section, beginning with "The director shall collaborate with the
secretary..."

SECTION 3. Chapter 29 of the Massachusetts General Laws, as appearing in the 2014
Official Edition, is hereby amended by inserting after section 2XXX the following new section:-

137 Section 2FFFF. There is hereby established and set up on the books of the 138 commonwealth a separate fund to be known as the Public Health Insurance Option Trust Fund, in this section called the trust fund. Amounts credited to the trust fund shall be expended without 139 further appropriation for operation of the public health insurance option. Not later than January 1401, the comptroller shall report an update of revenues for the current fiscal year. The comptroller 141 142 shall file this report with the secretary of administration and finance, the office of Medicaid, the joint committee on health care financing, and the house and senate committees on ways and 143 144 means.

SECTION 4. Subsection (a) of section 5 of Chapter 176Q of the Massachusetts General
Laws, as appearing in the 2014 Official Edition, is hereby amended by inserting, after the words
"underwritten by a carrier," the following words:- , as well as the public health insurance option,

SECTION 5. Section 1 of Chapter 176Q of the Massachusetts General Laws, as
appearing in the 2014 Official Edition, is hereby amended by inserting, after the definition of
"Eligible Small Groups", the following definition:-

151 "Eligible large groups", groups, any labor union, educational, professional, civic, trade,
152 church, not-for-profit or social organization or firms, corporations, partnerships or associations
153 actively engaged in business that on at least 50 per cent of its working days during the preceding
154 year employed at least 51 employees.'

155 SECTION 6. Section 4(a) of Chapter 176Q of the Massachusetts General Laws, as 156 appearing in the 2014 Official Edition, is hereby amended by inserting prior to the words 157 "groups as defined," the following words:- eligible small and large SECTION 7. Section 4(b) of Chapter 176Q of the Massachusetts General Laws, as
appearing in the 2014 Official Edition, is hereby amended by striking out the phrase "or small
group" and inserting in its place the following words:- , small group, or large group
SECTION 8. Effective no later than July 1, 2016, the board of the Commonwealth
Connector shall, consistent with the Board's powers and duties as enumerated in section 3 of
chapter 176J, extend its seal of approval to large group plans and offer such plans, alongside a
public health insurance option for large groups, through the Connector.