1 A bill to be entitled 2 An act relating to reproductive health care rights; 3 creating s. 381.00515, F.S.; providing a short title; 4 providing a legislative finding; providing that each 5 person has certain fundamental rights related to 6 reproductive health care; prohibiting a person, the 7 state, a local governmental entity, or any political 8 subdivision of the state from discriminating against, 9 denying, unduly burdening, or interfering with a person's exercise of such fundamental rights; 10 11 providing for a civil cause of action and remedies; 12 providing that the recovery limits of sovereign 13 immunity apply; amending s. 390.011, F.S.; deleting the definition of the term "fatal fetal abnormality"; 14 amending s. 390.0111, F.S.; revising the timeframe in 15 which a termination of pregnancy is allowed; deleting 16 17 an exception; providing an effective date. 18 19 WHEREAS, comprehensive reproductive health care, including 20 contraception and abortion, is a fundamental component of a 21 woman's health, privacy, and equality, and 22 WHEREAS, section 23, Article I of the State Constitution 23 protects a woman's fundamental right to access a safe, legal 24 abortion, and the courts have reaffirmed this right and further 25 emphasized that the state may not place undue burdens on women Page 1 of 5

CODING: Words stricken are deletions; words underlined are additions.

46

48

26 seeking to access such right, and

27 WHEREAS, as with other medical procedures, the safety of 28 abortion is furthered by evidence-based practices developed and 29 supported by medical professionals, with abortion being one of 30 the safest medical procedures performed in the United States, 31 and

32 WHEREAS, the goal of health care regulation should be to 33 improve the quality and availability of health care services, 34 and

35 WHEREAS, it is the public policy of this state that every 36 person possesses the fundamental rights of privacy and equality 37 with respect to his or her personal reproductive decisions and 38 he or she should be able to safely effectuate those decisions, 39 including seeking and obtaining abortion care, free from 40 discrimination, and

WHEREAS, it is the intent of the Legislature to prevent the enforcement of laws or regulations that are not in furtherance of a legitimate state interest in protecting a woman's health and that place burdens on the woman's right to access a safe, legal abortion, NOW, THEREFORE,

47 Be It Enacted by the Legislature of the State of Florida:

49 Section 1. Section 381.00515, Florida Statutes, is created 50 to read:

Page 2 of 5

CODING: Words stricken are deletions; words underlined are additions.

51	381.00515 Reproductive health care protections; civil
52	remedies
53	(1) This section may be cited as the "Reproductive Health
54	Care Protections Act."
55	(2) The Legislature finds that comprehensive reproductive
56	health care is a fundamental component of every person's health,
57	privacy, and equality.
58	(3) Each person has the fundamental rights to choose or
59	refuse contraception or sterilization and to choose to carry a
60	pregnancy to term, to give birth to a child, or to have an
61	abortion in accordance with chapter 390.
62	(4) A person, the state, a local governmental entity, or
63	any political subdivision of the state may not discriminate
64	against, deny, unduly burden, or interfere with any person's
65	exercise of the fundamental rights provided under this section
66	or the State Constitution in the regulation or provision of
67	benefits, facilities, services, or information.
68	(5) A person whose rights have been impaired or deprived
69	in violation of this section may file an action in circuit court
70	for injunctive or other equitable relief and is entitled to
71	recover damages and reasonable attorney fees and costs. The
72	total amount of recovery against the state, a local governmental
73	entity, or any other political subdivision of the state may not
74	exceed the limitations set forth in s. 768.28(5).
75	Section 2. Subsection (6) of section 390.011, Florida
	Page 3 of 5

CODING: Words stricken are deletions; words underlined are additions.

76 Statutes, is amended to read: 77 390.011 Definitions.-As used in this chapter, the term: 78 (6) "Fatal fetal abnormality" means a terminal condition 79 that, in reasonable medical judgment, regardless of the 80 provision of life-saving medical treatment, is incompatible with 81 life outside the womb and will result in death upon birth or 82 imminently thereafter. Section 3. Subsection (1) of section 390.0111, Florida 83 84 Statutes, is amended to read: 390.0111 Termination of pregnancies.-85 TERMINATION IN THIRD TRIMESTER AFTER GESTATIONAL AGE 86 (1)87 OF 15 WEEKS; WHEN ALLOWED.-A physician may not perform a 88 termination of pregnancy in the third trimester of pregnancy if 89 the physician determines the gestational age of the fetus is 90 more than 15 weeks unless one of the following conditions is 91 met: Two physicians certify in writing that, in reasonable 92 (a) 93 medical judgment, the termination of the pregnancy is necessary 94 to save the pregnant woman's life or avert a serious risk of 95 substantial and irreversible physical impairment of a major 96 bodily function of the pregnant woman other than a psychological 97 condition. 98 (b) The physician certifies in writing that, in reasonable 99 medical judgment, there is a medical necessity for legitimate emergency medical procedures for termination of the pregnancy to 100 Page 4 of 5

CODING: Words stricken are deletions; words underlined are additions.

101 save the pregnant woman's life or avert a serious risk of 102 imminent substantial and irreversible physical impairment of a 103 major bodily function of the pregnant woman other than a 104 psychological condition, and another physician is not available 105 for consultation.

106 (c) The fetus has not achieved viability under s. 107 390.01112 and two physicians certify in writing that, in 108 reasonable medical judgment, the fetus has a fatal fetal 109 abnormality. 110

Section 4. This act shall take effect July 1, 2023.

Page 5 of 5

CODING: Words stricken are deletions; words underlined are additions.