1	A bill to be entitled
2	An act relating to pregnancy and parenting support;
3	providing a short title; creating s. 286.31, F.S.;
4	defining the terms "educational institution" and
5	"governmental entity"; prohibiting any person,
6	governmental entity, or educational institution from
7	expending state funds for a specified purpose;
8	providing exceptions; amending s. 381.96, F.S.;
9	revising the definitions of the terms "eligible
10	client" and "pregnancy and parenting support
11	services"; requiring the Department of Health to
12	contract for the management and delivery of parenting
13	support services, in addition to pregnancy support
14	services; revising the contract requirements to
15	conform to changes made by the act; requiring the
16	department to report specified information to the
17	Governor and the Legislature by a specified date each
18	year; amending s. 390.0111, F.S.; prohibiting
19	physicians from knowingly performing or inducing a
20	termination of pregnancy after the gestational age of
21	the fetus is determined to be more than 6 weeks,
22	rather than 15 weeks, with exceptions; providing an
23	exception if the woman obtaining the abortion is doing
24	so because she is a victim of rape, incest, or human
25	trafficking, subject to certain conditions; requiring
26	physicians to report known or suspected human
27	trafficking of adults to local law enforcement;
28	requiring physicians to report incidents of rape,
29	incest, or human trafficking of minors to the central

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30	abuse hotline; prohibiting any person other than a
31	physician from inducing a termination of pregnancy;
32	prohibiting physicians from using telehealth to
33	perform abortions; requiring that medications intended
34	for use in a medical abortion be dispensed in person
35	by a physician; prohibiting the dispensing of such
36	medication through the United States Postal Service or
37	any other courier or shipping service; conforming
38	provisions to changes made by the act; repealing s.
39	390.01112, F.S., relating to termination of
40	pregnancies during viability; amending s. 390.012,
41	F.S.; revising rules the Agency for Health Care
42	Administration may develop and enforce to regulate
43	abortion clinics; amending s. 456.47, F.S.;
44	prohibiting telehealth providers from using telehealth
45	to provide abortions; providing appropriations;
46	providing effective dates.
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48	Be It Enacted by the Legislature of the State of Florida:
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50	Section 1. This act may be cited as the "Heartbeat
51	Protection Act."
52	Section 2. Section 286.31, Florida Statutes, is created to
53	read:
54	286.31 Prohibited use of state funds
55	(1) As used in this section, the term:
56	(a) "Educational institution" means public institutions
57	under the control of a district school board, a charter school,
58	a state university, a developmental research school, a Florida
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59	College System institution, the Florida School for the Deaf and
60	the Blind, the Florida Virtual School, private school readiness
61	programs, voluntary prekindergarten programs, private K-12
62	schools, and private colleges and universities.
63	(b) "Governmental entity" means the state or any political
64	subdivision thereof, including the executive, legislative, and
65	judicial branches of government; the independent establishments
66	of the state, counties, municipalities, districts, authorities,
67	boards, or commissions; and any agencies that are subject to
68	chapter 286.
69	(2) Any person, governmental entity, or educational
70	institution may not expend state funds as defined in s. 215.31
71	in any manner for a person to travel to another state to receive
72	services that are intended to support an abortion as defined in
73	<u>s. 390.011, unless:</u>
74	(a) The person, governmental entity, or educational
75	institution is required by federal law to expend state funds for
76	such a purpose; or
77	(b) There is a medical necessity for legitimate emergency
78	medical procedures for termination of the pregnancy to save the
79	pregnant woman's life or to avert a serious risk of imminent
80	substantial and irreversible physical impairment of a major
81	bodily function of the pregnant woman other than a psychological
82	condition.
83	Section 3. Effective upon this act becoming a law, section
84	381.96, Florida Statutes, is amended to read:
85	381.96 Pregnancy support and wellness services
86	(1) DEFINITIONS.—As used in this section, the term:
87	(a) "Department" means the Department of Health.

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88	(b) "Eligible client" means any of the following:
89	1. A pregnant woman or a woman who suspects she is
90	pregnant, and the family of such woman, who voluntarily seeks
91	pregnancy support services and any woman who voluntarily seeks
92	wellness services.
93	2. A woman who has given birth in the previous 12 months
94	and her family.
95	3. A parent or parents or a legal guardian or legal
96	guardians, and the families of such parents and legal guardians,
97	for up to 12 months after the birth of a child or the adoption
98	of a child younger than 3 years of age.
99	(c) "Florida Pregnancy Care Network, Inc.," or "network"
100	means the not-for-profit statewide alliance of pregnancy support
101	organizations that provide pregnancy support and wellness
102	services through a comprehensive system of care to women and
103	their families.
104	(d) "Pregnancy <u>and parenting</u> support services" means
105	services that promote and encourage childbirth, including, but
106	not limited to:
107	1. Direct client services, such as pregnancy testing,
108	counseling, referral, training, and education for pregnant women
109	and their families. A woman and her family shall continue to be
110	eligible to receive direct client services for up to 12 months
111	after the birth of the child.
112	2. Nonmedical material assistance that improves the
113	pregnancy or parenting situation of families, including, but not
114	limited to, clothing, car seats, cribs, formula, and diapers.
115	3. Counseling or mentoring, education materials, and
116	classes regarding pregnancy, parenting, adoption, life skills,
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and employment readiness.

118 <u>4. Network Program</u> awareness activities, including a 119 promotional campaign to educate the public about the pregnancy 120 support services offered by the network and a website that 121 provides information on the location of providers in the user's 122 area and other available community resources.

123 <u>5.3.</u> Communication activities, including the operation and 124 maintenance of a hotline or call center with a single statewide 125 toll-free number that is available 24 hours a day for an 126 eligible client to obtain the location and contact information 127 for a pregnancy center located in the client's area.

(e) "Wellness services" means services or activities
intended to maintain and improve health or prevent illness and
injury, including, but not limited to, high blood pressure
screening, anemia testing, thyroid screening, cholesterol
screening, diabetes screening, and assistance with smoking
cessation.

(2) DEPARTMENT DUTIES.—The department shall contract with
 the network for the management and delivery of pregnancy <u>and</u>
 <u>parenting</u> support <u>services</u> and wellness services to eligible
 clients.

(3) CONTRACT REQUIREMENTS.-The department contract shall
specify the contract deliverables, including financial reports
and other reports due to the department, timeframes for
achieving contractual obligations, and any other requirements
the department determines are necessary, such as staffing and
location requirements. The contract shall require the network
to:

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(a) Establish, implement, and monitor a comprehensive

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146 system of care through subcontractors to meet the pregnancy <u>and</u> 147 <u>parenting</u> support and wellness needs of eligible clients.

(b) Establish and manage subcontracts with a sufficient
number of providers to ensure the availability of pregnancy <u>and</u>
<u>parenting</u> support <u>services</u> and wellness services for eligible
clients, and maintain and manage the delivery of such services
throughout the contract period.

(c) Spend at least <u>85</u> 90 percent of the contract funds on pregnancy <u>and parenting</u> support <u>services</u>, <u>excluding services</u> <u>specified in subparagraph (1) (d) 4.</u>, and wellness services.

(d) Offer wellness services through vouchers or other
appropriate arrangements that allow the purchase of services
from qualified health care providers.

(e) Require a background screening under s. 943.0542 for all paid staff and volunteers of a subcontractor if such staff or volunteers provide direct client services to an eligible client who is a minor or an elderly person or who has a disability.

(f) Annually monitor its subcontractors and specify the sanctions that shall be imposed for noncompliance with the terms of a subcontract.

167 (g) Subcontract only with providers that exclusively168 promote and support childbirth.

(h) Ensure that informational materials provided to an eligible client by a provider are current and accurate and cite the reference source of any medical statement included in such materials.

173 (i) Ensure that the department is provided with all 174 information necessary for the report required under subsection

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175	<u>(5).</u>
176	(4) SERVICES.—Services provided pursuant to this section
177	must be provided in a noncoercive manner and may not include any
178	religious content.
179	(5) REPORTBy July 1, 2024, and each year thereafter, the
180	department shall report to the Governor, the President of the
181	Senate, and the Speaker of the House of Representatives on the
182	amount and types of services provided by the network; the
183	expenditures for such services; and the number of, and
184	demographic information for, women, parents, and families served
185	by the network.
186	Section 4. Subsections (1), (2), (10), and (13) of section
187	390.0111, Florida Statutes, are amended to read:
188	390.0111 Termination of pregnancies
189	(1) TERMINATION AFTER GESTATIONAL AGE OF 6 15 WEEKS; WHEN
190	ALLOWED.—A physician may not <u>knowingly</u> perform <u>or induce</u> a
191	termination of pregnancy if the physician determines the
192	gestational age of the fetus is more than 6 15 weeks unless one
193	of the following conditions is met:
194	(a) Two physicians certify in writing that, in reasonable
195	medical judgment, the termination of the pregnancy is necessary
196	to save the pregnant woman's life or avert a serious risk of
197	substantial and irreversible physical impairment of a major
198	bodily function of the pregnant woman other than a psychological
199	condition.
200	(b) The physician certifies in writing that, in reasonable
201	medical judgment, there is a medical necessity for legitimate
202	emergency medical procedures for termination of the pregnancy to
203	save the pregnant woman's life or avert a serious risk of
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	CODING: Words stricken are deletions; words underlined are additions.

imminent substantial and irreversible physical impairment of a major bodily function of the pregnant woman other than a psychological condition, and another physician is not available for consultation.

(c) The pregnancy has not progressed to the third trimester fetus has not achieved viability under s. 390.01112 and two physicians certify in writing that, in reasonable medical judgment, the fetus has a fatal fetal abnormality.

212 (d) The pregnancy is the result of rape, incest, or human 213 trafficking and the gestational age of the fetus is not more 214 than 15 weeks as determined by the physician. At the time the 215 woman schedules or arrives for her appointment to obtain the 216 abortion, she must provide a copy of a restraining order, police report, medical record, or other court order or documentation 217 providing evidence that she is obtaining the termination of 218 219 pregnancy because she is a victim of rape, incest, or human 220 trafficking. If the woman is 18 years of age or older, the 221 physician must report any known or suspected human trafficking 222 to a local law enforcement agency. If the woman is a minor, the 223 physician must report the incident of rape, incest, or human 224 trafficking to the central abuse hotline as required by s. 225 39.201.

(2) <u>IN-PERSON</u> PERFORMANCE BY PHYSICIAN REQUIRED. -<u>Only a</u>
physician may perform or induce a No termination of pregnancy
shall be performed at any time except by a physician as defined
in s. 390.011. A physician may not use telehealth as defined in
s. 456.47 to perform an abortion, including, but not limited to,
medical abortions. Any medications intended for use in a medical
abortion must be dispensed in person by a physician and may not

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233	be dispensed through the United States Postal Service or by any
234	other courier or shipping service.
235	(10) PENALTIES FOR VIOLATIONExcept as provided in
236	subsections (3), (7), and (12):
237	(a) Any person who willfully performs, or actively
238	participates in, a termination of pregnancy in violation of the
239	requirements of this section or s. 390.01112 commits a felony of
240	the third degree, punishable as provided in s. 775.082, s.
241	775.083, or s. 775.084.
242	(b) Any person who performs, or actively participates in, a
243	termination of pregnancy in violation of this section or s.
244	390.01112 which results in the death of the woman commits a
245	felony of the second degree, punishable as provided in s.
246	775.082, s. 775.083, or s. 775.084.
247	(13) FAILURE TO COMPLYFailure to comply with the
248	requirements of this section or s. 390.01112 constitutes grounds
249	for disciplinary action under each respective practice act and
250	under s. 456.072.
251	Section 5. Section 390.01112, Florida Statutes, is
252	repealed.
253	Section 6. Subsection (1) of section 390.012, Florida
254	Statutes, is amended to read:
255	390.012 Powers of agency; rules; disposal of fetal
256	remains
257	(1) The agency may develop and enforce rules pursuant to
258	ss. 390.011-390.018 and part II of chapter 408 for the health,
259	care, and treatment of persons in abortion clinics and for the
260	safe operation of such clinics.
261	(a) The rules <u>must</u> shall be reasonably related to the

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262	preservation of maternal health of the clients and must $ au$
263	(b) The rules shall be in accordance with s. 797.03 and may
264	not impose an unconstitutional burden on a woman's freedom to
265	decide whether to terminate her pregnancy.
266	(c) The rules shall provide for:
267	(a) 1. The performance of pregnancy termination procedures
268	only by a licensed physician.
269	(b) 2. The making, protection, and preservation of patient
270	records, which must shall be treated as medical records under
271	chapter 458. When performing a license inspection of a clinic,
272	the agency shall inspect at least 50 percent of patient records
273	generated since the clinic's last license inspection.
274	$(c)^{3}$. Annual inspections by the agency of all clinics
275	licensed under this chapter to ensure that such clinics are in
276	compliance with this chapter and agency rules.
277	(d)4. The prompt investigation of credible allegations of
278	abortions being performed at a clinic that is not licensed to
279	perform such procedures.
280	Section 7. Paragraph (f) is added to subsection (2) of
281	section 456.47, Florida Statutes, to read:
282	456.47 Use of telehealth to provide services
283	(2) PRACTICE STANDARDS.—
284	(f) A telehealth provider may not use telehealth to perform
285	an abortion, including, but not limited to, medical abortions as
286	defined in s. 390.011.
287	Section 8. (1) For the 2023-2024 fiscal year:
288	(a) In addition to any funds appropriated in the General
289	Appropriations Act, the sum of \$5 million in recurring funds
290	from the General Revenue Fund is appropriated to the Department

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291 of Health for the purpose of implementing s. 381.0051(3), (4), 292 and (6), Florida Statutes. 293 (b) The sum of \$25 million in recurring funds from the 294 General Revenue Fund is appropriated to the Department of Health 295 for the purpose of implementing s. 381.96, Florida Statutes. 296 (2) This section takes effect upon this act becoming a law. 297 Section 9. Except as otherwise expressly provided in this 298 act and except for this section, which shall take effect upon 299 this act becoming a law, this act shall take effect 30 days 300 after any of the following occurs: a decision by the Florida 301 Supreme Court holding that the right to privacy enshrined in s. 302 23, Article I of the State Constitution does not include a right 303 to abortion; a decision by the Florida Supreme Court in Planned Parenthood v. State, SC2022-1050, that allows the prohibition on 304 305 abortions after 15 weeks in s. 390.0111(1), Florida Statutes, to 306 remain in effect, including a decision approving, in whole or in 307 part, the First District Court of Appeal's decision under review 308 or a decision discharging jurisdiction; an amendment to the 309 State Constitution clarifying that s. 23, Article I of the State 310 Constitution does not include a right to abortion; or a decision 311 from the Florida Supreme Court after March 7, 2023, receding, in 312 whole or in part, from In re T.W., 551 So. 2d 1186 (Fla. 1989), North Fla. Women's Health v. State, 866 So. 2d 612 (Fla. 2003), 313 314 or Gainesville Woman Care, LLC v. State, 210 So. 3d 1243 (Fla. 315 2017).

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