## HOUSE . . . . . . . . . . . . No.

The Comi	nonwealth of Alassachusetts
	PRESENTED BY:
	Stephen Kulik
To the Honorable Senate and House of Repr Court assembled:	resentatives of the Commonwealth of Massachusetts in General
	citizens respectfully petition for the passage of the accompanying bill ding municipal health insurance plans.
	PETITION OF:
Name:	DISTRICT/ADDRESS:
Stephen Kulik	1st Franklin

## The Commonwealth of Massachusetts

In the Year Two Thousand and Nine

## AN ACT REGARDING MUNICIPAL HEALTH INSURANCE PLANS.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

Section 1. Chapter 32B of the general laws is hereby amended by adding the following new section:

Section 20. Effective July 1, 2009, a governmental unit is authorized to include, as part of the health

4 plans (HMOs, PPOs, indemnity plans) that it offers to its employees and retirees, co-payments,

5 deductibles and tiered provider network co-payments (or other plan design features) that are no

6 greater in dollar amount than the highest co-payments, deductibles and tiered provider network co-

7 payments (or other plan design features) provided in any of the same class (HMOs, PPOs, indemnity

8 plans) of health plans offered by the Group Insurance Commission pursuant to G.L. c. 32A. For

9 purposes of this section, a "Point of Service" plan offered by a governmental unit shall be considered to

10 fall within the PPO class.

3

- 11 The above authorized dollar amounts for co-payments, deductibles and tiered provider network co-
- payments (or other plan design features) shall be increased whenever the Group Insurance Commission
- increases the dollar amount of co-payments and/or deductibles and/or tiered provider network co-
- 14 payments (or other plan design features) on the health plans that it offers.
- 15 A governmental unit may include in its health plans co-payments, deductibles and tiered provider
- 16 network co-payments (or other plan design features) up to the above-referenced amounts without
- bargaining pursuant to either Chapter 150E or Section 19 of Chapter 32B concerning the decision to do
- 18 so or the impact of the decision.
- 19 Nothing herein shall prohibit a governmental unit from including in its health plans higher co-payments,
- 20 deductibles or tiered provider network co-payments (or other plan design features) than those
- authorized by the preceding paragraphs of this section; but such higher co-payments, deductibles or

- 22 tiered provider network co-payments (or other plan design features) may be included only after the
- 23 governmental unit has satisfied any bargaining obligations pursuant to either Chapter 150E or Section
- 24 19 of Chapter 32B.