## **House Concurrent Resolution No. 14**

## **100TH GENERAL ASSEMBLY**

INTRODUCED BY REPRESENTATIVE MORGAN.

1359H.01I

DANA RADEMAN MILLER, Chief Clerk

**WHEREAS**, Missouri is committed to a quality health care system that meets the needs 2 of all of its citizens and affordable abortion care is an essential component of this health care system. Since about three in ten women will have an abortion in their lifetime, it is one of the 3 4 most common medical procedures in the United States; and 5 6 WHEREAS, abortion is one of the safest medical procedures in the United States. 7 Aspiration abortion, for example, causes no complications in 99 percent of cases, and medication abortion causes no complications in more than 99.9 percent of cases, making it safer than 8 9 Tylenol, aspirin, and Viagra; and 10 11 WHEREAS, abortion has become less accessible. The number of abortion clinics has 12 declined by about 40 percent over the past three decades. Today, almost 90 percent of counties in the United States do not have an abortion provider and 38 percent of women of reproductive 13 age live in those counties. Four states have only one provider and at least ten states have three 14 15 or fewer providers; and 16 17 WHEREAS, abortion is an essential component of health care because it provides all women the ability to plan and space their pregnancies, which clearly improves women's 18 19 physical, psychological, and economic well-being; and 20 21 WHEREAS, abortion is an essential component of health care for women with lower 22 incomes. A five-year examination of the effects of unintended pregnancy on women's lives by 23 ANSIRH (Advancing New Standards in Reproductive Health) found that the main reason women 24 terminate their pregnancies is because they can't afford to have a child; and 25 26 WHEREAS, abortion is an essential component of health care for women who face 27 medical problems. For example, a woman who is diagnosed with cancer in the middle of 28 pregnancy and must make a choice between obtaining an abortion or foregoing lifesaving 29 chemotherapy; and 30 31 WHEREAS, abortion is an essential component of health care for young teenagers who become pregnant. For example, a girl who must make a choice between obtaining an abortion 32 33 or running the risk of enduring severe, lasting damage to her physical health; and 34

## HCR 14

WHEREAS, abortion is an essential component of health care for women who experience major problems in pregnancy. For example, a woman who finds out that her fetus would only live for a few hours past birth and carrying that pregnancy to term might severely damage her ability to bear other children in the future; and

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WHEREAS, the practice of abortion care, like all health care, should be driven by evidence-based standards developed and supported by medical professionals. But instead, patients and providers are required to overcome numerous barriers erected by abortion opponents. These barriers such as waiting periods, so-called "counseling" requirements, bans on insurance coverage, limits on who can perform abortions, and TRAP laws are not intended to protect a woman's safety. They are designed to coerce women into giving birth to unwanted children. They serve no purpose other than to make abortion more difficult and expensive; and

WHEREAS, when abortion opponents argue for onerous regulations and procedures, they are treating abortion care as if it is a separate issue apart from health care. But abortion is, in fact, health care:

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52 **NOW THEREFORE BE IT RESOLVED** that the members of the House of 53 Representatives of the One Hundredth General Assembly, First Regular Session, the Senate 54 concurring therein, hereby resolve that Missouri is committed to ensuring that:

55 (1) Abortion shall be recognized as an essential component of women's health care; and 56 (2) Abortion care shall be made affordable and accessible throughout the state and

56 (2) Abortion care shall be made affordable and accessible throughout the state and 57 integrated into the health care safety net; and

(3) Facilities providing abortion care or health care professionals providing abortion care
shall not be subjected to regulations more burdensome than those imposed on facilities or health
care professionals that provide medically comparable procedures; and

61 (4) All qualified health care professionals shall be able to provide abortion care; and

62 (5) Health care professionals providing abortion care shall be able to follow best medical63 practices developed and supported by scientific evidence.

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