

AUG 2 4 2022 S.D. SEC. OF STATE

OFFICE OF ATTORNEY GENERAL

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CHARLES D. McGUIGAN CHIEF DEPUTY ATTORNEY GENERAL

MARK A. VARGO ATTORNEY GENERAL

August 24, 2022

Honorable Steve Barnett Secretary of State 500 E. Capitol Pierre, SD 57501

RE: Attorney General's Statement (An Initiated Amendment Establishing a Right to Abortion in the State Constitution)

Dear Secretary Barnett,

Enclosed is a copy of a proposed initiated amendment, in final form, that the sponsor submitted to this Office. In accordance with state law, I hereby file the enclosed Attorney General's Statement for this initiated measure.

By copy of this letter, I am providing a copy of the Statement to the sponsors.

Very truly yours,

Mark A. Vargo ATTORNEY GENERAL

MAV/dd Enc.

Filed th SECRETARY OF STATE

cc/encl: James D. Leach Reed Holwegner – Legislative Research Council

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CONSTITUTIONAL AMENDMENT

ATTORNEY GENERAL'S STATEMENT

<u>Title</u>: An Initiated Amendment Establishing a Right to Abortion in the State Constitution.

Explanation:

This initiated amendment establishes a constitutional right to an abortion and provides a legal framework for the regulation of abortion. This framework would override existing laws and regulations concerning abortion.

The amendment establishes that during the first trimester a pregnant woman's decision to obtain an abortion may not be regulated nor may regulations be imposed on the carrying out of an abortion.

In the second trimester, the amendment allows the regulation of a pregnant woman's abortion decision, and the regulation of carrying out an abortion. Any regulation of a pregnant woman's abortion decision, or of an abortion, during the second trimester must be reasonably related to the physical health of the pregnant woman.

In the third trimester, the amendment allows the regulation or prohibition of abortion except in those cases where the abortion is necessary to preserve the life or health of the pregnant woman. Whether an abortion is necessary during the third trimester must be determined by the pregnant woman's physician according to the physician's medical judgment.

Judicial clarification of the amendment may be necessary. The Legislature cannot alter the provisions of a constitutional amendment.

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BE IT ENACTED BY THE PEOPLE OF SOUTH DAKOTA:

That Article VI of the Constitution of the State of South Dakota be amended by adding a NEW SECTION:

Before the end of the first trimester, the State may not regulate a pregnant woman's abortion decision and its effectuation, which must be left to the judgment of the pregnant woman.

After the end of the first trimester and until the end of the second trimester, the State may regulate the pregnant woman's abortion decision and its effectuation only in ways that are reasonably related to the physical health of the pregnant woman.

After the end of the second trimester, the State may regulate or prohibit abortion, except when abortion is necessary, in the medical judgment of the woman's physician, to preserve the life or health of the pregnant woman.

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