HOUSE BILL NO. 6084

August 06, 2020, Introduced by Reps. Warren, Hoadley, Brixie, Kennedy, Koleszar, Hood, Sowerby and Rabhi and referred to the Committee on Government Operations.

A bill to amend 1988 PA 199, entitled "Surrogate parenting act,"

by amending section 3 (MCL 722.853), as amended by 2014 PA 69.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- 1 Sec. 3. As used in this act:
- 2 (a) "Compensation" means a payment of money, objects,
- 3 services, or anything else having monetary value except payment of
- 4 expenses incurred as a result of the pregnancy and the actual
- 5 medical expenses of a surrogate mother or surrogate carrier.





- (b) "Developmental disability" means that term as defined in
 section 100a of the mental health code, 1974 PA 258, MCL 330.1100a.
- 3 (c) "Intellectually disabled" means intellectual disability as
 4 that term is defined in section 100b of the mental health code,
 5 1974 PA 258, MCL 330.1100b.
- 6 (d) "Mental illness" means that term as defined in section 400 7 of the mental health code, 1974 PA 258, MCL 330.1400.
- 8 (e) "Participating party" means a biological mother,
 9 biological father, surrogate carrier, or the spouse of a biological
 10 mother, biological father, or surrogate carrier, if any.
- (f) "Surrogate carrier" means the female in whom an embryo isimplanted in a surrogate gestation procedure.
 - (g) "Surrogate gestation" means the implantation in a female of an embryo not genetically related to that female and subsequent gestation of a child by that female.
- (h) "Surrogate mother" means a female who is naturally or artificially inseminated and who subsequently gestates a child conceived through the insemination according to a surrogate parentage contract.
- 20 (i) "Surrogate parentage contract" means a contract, 21 agreement, or arrangement in which a female agrees to conceive a child through natural or artificial insemination, or in which a 22 23 female agrees to surrogate gestation, and to voluntarily relinquish 24 her parental or custodial rights to the child. It is presumed that 25 a contract, agreement, or arrangement in which a female agrees to conceive a child through natural or artificial insemination by a 26 27 person other than her husband, spouse, or in which a female agrees to surrogate gestation, includes a provision, whether or not 28 29 express, that the female will relinquish her parental or custodial



13 14

15

LTB 02690'19 yy

1 rights to the child.
2 Enacting section 1. This amendatory act does not take effect
3 unless Senate Joint Resolution ____ or House Joint Resolution T
4 (request no. 02690'19) of the 100th Legislature becomes a part of
5 the state constitution of 1963 as provided in section 1 of article

XII of the state constitution of 1963.

6