1	RESOLUTION NO. RES-22-0176			
2				
3	A RESOLUTION OF THE CITY COUNCIL OF THE			
4	CITY OF LONG BEACH IN OPPOSITION TO THE			
5	PROPOSED NATIONAL ABORTION BAN LEGISLATION			
6	S.4840, THE "PROTECTING PAIN-CAPABLE UNBORN			
7	CHILDREN FROM LATE-TERM ABORTIONS ACT", AND			
8	H.R.1080, THE "PAIN-CAPABLE UNBORN CHILD			
9	PROTECTION ACT"; AND REFERRING SAID OPPOSITION			
10	TO THE FEDERAL LEGISLATIVE COMMITTEE FOR			
11	INCLUSION IN THE 2023 FEDERAL LEGISLATIVE AGENDA			
12				
13	WHEREAS, S.4840, the proposed "Protecting Pain-Capable Unborn			
14	Children from Late-Term Abortions Act", seeks to ban all abortions at or after 15 weeks			
15	with vaguely written "exceptions" for rape, incest, and saving the life of the mother, and			
16	this ban would apply to anybody who performs or attempts to perform abortions in			
17	California and throughout America; and			
18	WHEREAS, under S.4840, all abortions at or after 15 weeks under the			
19	exceptions of rape, incest, and saving the life of the mother must be done in a manner			
20	which "in reasonable medical judgement provides the best opportunity for the unborn			
21	child to survive[,]" and this same legal standard has caused the end of the most commor			
22	and safest second trimester abortion procedures in some states in favor of attempted			
23	deliveries, which are actually more dangerous to the pregnant person's health; and			
24	WHEREAS, under S.4840, any doctor who helps perform an abortion or			
25	attempted abortion at or after 15 weeks can be charged with a federal crime if their			
26	"reasonable medical judgement" that their patient's life is threatened is called into			
27	question in a court of law, and this type of language has even led to women in other			

states having to delay procedures and treatments as serious as chemotherapy so as not

1

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 411 W. Ocean Boulevard, 9th Floor Long Beach. CA 90802

28

1 || to impact the health of their fetus; and

2 WHEREAS, any doctor who helps to perform an abortion or attempted 3 abortion is also subject to civil actions and penalties under S.4840; and

WHEREAS, H.R.1080, the proposed "Pain-Capable Unborn Child
Protection Act", similarly seeks to establish a nationwide abortion ban by making it a
criminal offense for anyone to perform or attempt to perform an abortion at or after 20
weeks; and

8 WHEREAS, H.R.1080 also provides the same vague "exceptions" for an
9 abortion where necessary to save the life of the pregnant person or when the pregnancy
10 is a result of rape or incest; and

WHEREAS, H.R.1080 would establish criminal penalties of a fine, a prison
term of up to five years, or both, as well as civil penalties; and

WHEREAS, these proposed laws at the federal level create arbitrary
abortion cutoffs of 15 or 20 weeks justified by the false claim that a fetus can experience
pain at those points in time; and

WHEREAS, according to the American Medical Association, fetuses cannot
experience pain until at least 29 weeks, and the proposed legislation falsely refer to
abortions at 15 or 20 weeks as "late term"; and

WHEREAS, according to the American College of Obstetricians and
Gynecologists, a "late term abortion" is an abortion that takes between 41 weeks and 41
weeks and 6 days of gestation, a period before which most babies have already been
born, and after which elective abortions were illegal even before the overturning of *Roe v. Wade*; and

WHEREAS, these proposed laws would endanger the health, freedom, and even the lives of pregnant people anywhere in the United States, and the havoc they would wreak on our maternal health system, beyond the pressure already caused by the overturning of *Roe v. Wade*, would be immense; and

2

28

WHEREAS, it is the duty of any city to protect its residents and, as such,

the City of Long Beach is opposed to these proposed nationwide abortion bans and
 affirms its position that government at any level should not interfere with women's rights
 to make their own reproductive decisions;

4 NOW, THEREFORE, the City Council of the City of Long Beach resolves as
5 follows:

6 Section 1. The City Council of the City of Long Beach does hereby
7 oppose the proposed federal legislation S.4840, the "Protecting Pain-Capable Unborn
8 Children from Late-Term Abortions Act", and H.R. 1080, the "Pain-Capable Unborn Child
9 Protection Act", and refers this resolution to the Federal Legislative Committee for
10 inclusion in the 2023 Federal Legislative Agenda.

Section 2. This resolution shall take effect immediately upon its adoption by the City Council, and the City Clerk shall certify the vote adopting this resolution.

I hereby certify that the foregoing resolution was adopted by the City Council of the City of Long Beach at its meeting of <u>November 1</u>, 2022, by the following vote:

16	Ayes:	Councilmembers:		Zendejas, Allen, Supernaw, Mungo,		
17				Saro, Austin, Richardson.		
18						
19						
20	Noes:	Councilmembers:		None.		
21						
22	Absent:	Councilmembers:		Price, Uranga.		
23						
24	Recusal(s):	Councilmembers:		None.		
25						
26						
27				M. D. S.M_		
28				City Clerk		
			3			
	M K bim 10 18 22 A22 02222 01446471 door					

OFFICE OF THE CITY ATTORNEY CHARLES PARKIN, City Attorney 411 W. Ocean Boulevard, 9th Floor Long Beach. CA 90802 11

12

13

14

15