Introduction
Women’s Health Victoria is a statewide women’s health promotion, information and advocacy service. We are a non-government organisation with most of our funding coming from the Victorian Department of Health. We work with health professionals and policy makers to influence and inform health policy and service delivery for women.

Our work at Women’s Health Victoria is underpinned by a social model of health. We are committed to reducing inequities in health which arise from the social, economic and environmental determinants of health. These determinants are experienced differently by women and men. By incorporating a gendered approach to health promotion work that focuses on women, interventions to reduce inequality and improve health outcomes will be more effective and equitable.

Women’s Health Victoria’s vision is Women living well – healthy, empowered, equal. Our mission is to improve health and reduce gender inequity for women in Victoria by supporting, partnering, influencing and innovating.

General comments
Women’s Health Victoria welcomes the opportunity to respond to this inquiry. Women’s Health Victoria does not support sex selective abortion, as it reflects deeply entrenched gender inequality. However Women’s Health Victoria believes that restrictions on sex selective abortion are not an appropriate way of addressing such inequality. Restrictions of this sort have proved ineffective in other countries. They could also discriminate against certain groups of women if implemented in Australia, where there is no comprehensive evidence to suggest that sex selective abortion is occurring, or that Medicare is being used to fund such procedures. Restrictions on sex selective abortion may also compromise access to abortion, which is a vital health service for women in Australia and an important sexual and reproductive health right.
Women's Health Victoria has some concern that the Terms of Reference appear to make the assumption that sex selective abortion using Medicare is prevalent when there is little evidence to suggest this. Such assumptions may impact on women's access to abortion in Australia. All women should be able to access safe, legal and affordable abortion services. The decision to continue or terminate a pregnancy can be difficult for many women and women should not be made to feel guilty or judged for their decision. It is a decision that should be made by those most closely involved with the situation. Research indicates that the best outcome is achieved when women are in control of their own decisions about pregnancy termination. A woman's ability to control her own fertility is crucial to maintenance of her health.

In this submission, Women's Health Victoria uses the term 'sex selective abortion' rather than 'gender selective abortion'. The use of the word 'sex' rather than 'gender' is believed to be a more accurate description of the procedure.

There is no comprehensive or reliable evidence to suggest that Medicare is being used for the purpose of sex selective abortion. There is also no evidence to suggest that Medicare is being used as a cover for abortion. The Medicare item numbers that are used by health professionals to cover abortion include a range of procedures other than 'induced abortion', and there is no comprehensive or reliable evidence to show whether this practice is occurring in Australia. Women's Health Victoria is concerned that the Term of Reference may encourage the use of Medicare for sex selective abortion.

There is also no comprehensive or reliable evidence to suggest that Australians find the use of Medicare funding for sex selective abortions unacceptable. Extensive surveys or studies asking this question simply do not exist in Australia. However, the attitudes of Australians towards abortion more generally are known. According to the Australian Survey of Social Attitudes in 2003, 81% of Australians agree that women should have the right to choose an abortion. This was independent of their gender or religious affiliation. Only 9% of the 5000 adults questioned disagreed with a woman's right to choose, and the remaining 10% were undecided.

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Medicare is therefore not an accurate way of ascertaining how many abortions are taking place.

It is worth considering how a restriction on the use of Medicare to fund sex selective abortion would be implemented. Restrictions of this nature would be untenable because of the practical difficulties they impose on both health professionals and women. For example:

- How would health professionals ascertain whether the abortion being sought was based on the sex of the foetus?
- How would this be done without discriminating against and stigmatising certain groups of women, thereby jeopardising the health services that they receive?

Restrictions on sex selective abortion in countries such as China and India have not proved successful:

because enforcement is extremely difficult, affordable ultrasound services are widely available and fetal sex information can be relayed to potential parents without even saying a word. Moreover, an ultrasound may be performed in one location and an abortion obtained in another, where a woman can provide alternative reasons for the procedure.11

Restrictions on sex selective abortions alone are ineffective at altering skewed population ratios. This is because they do not deal with the root cause of gender inequality. Restrictions, if introduced in Australia, have the potential to perpetuate racial and sexual discrimination by ‘stereotyping and racial profiling of Asian women whose motivations for an abortion would be under suspicion.’12 An outcome of this sort is unacceptable and represents an important reason for ensuring that restrictions on sex selective abortion are not implemented.

3. The use of Medicare funded gender-selection abortions for the purpose of ‘family-balancing’

There is no comprehensive or reliable evidence to suggest that Medicare funding is being used to fund sex selective abortion for ‘family balancing’ or indeed, any other reason. The National Health and Medical Research Council's Ethical Guidelines on the Use of Assisted Reproductive Technology in Clinical Practice and Research advise against sex selection for non-medical purposes (section 11).13 Sex selection is not possible through the use of assisted reproductive treatment in states with legislation on this matter.

Few (if any) Australian studies on the reasons women provide for undergoing abortion indicate sex selection. Instead, reasons usually relate to:
the woman herself, the potential child, existing children, and the woman’s partner and other significant relationships, most of which contribute to what it means to a woman to be a good mother.\(^\text{14}\)

Other studies have found that the decision to terminate a pregnancy for many women centres on concerns about ‘wanting to be a good mother and provide a good home’.\(^{15,16}\) The reasons that women give for terminating a pregnancy are varied and complex and it is vital that women should be able to ‘make their own reproductive decisions with dignity and freedom from stereotypes and stigma’.\(^{17}\)

4. **Support for campaigns by United Nations agencies to end the discriminatory practice of gender-selection through implementing disincentives for gender-selection abortions**

As noted above, sex selective abortion is known to take place in countries in which gender inequality is deeply entrenched and male children are more highly valued.\(^\text{18}\) Women’s Health Victoria supports UN efforts to end the discriminatory practice of sex selection. Sex selection occurs within a complex social and cultural context – restricting sex selective abortion is ineffective in addressing the broader social and cultural issues that lead it. It is through widespread societal change in attitudes towards women that lasting improvements to the lives of women will be achieved.\(^\text{19}\) The World Health Organization has stated:

- Some (governments in affected countries) have passed laws to restrict the use of technology for sex-selection purposes and in some cases for sex-selective abortion. These laws have largely had little effect in isolation from broader measures to address underlying social and gender inequalities.\(^\text{20}\)

Comprehensive, well-resourced and whole-of-government approaches are needed to reduce gender inequality and promote the status of women. Such measures go well beyond restrictions on sex selective abortion.

5. **Concern from medical associations in first world countries about the practice of gender-selection abortion, viz. Canada, USA, UK**

Medical associations such as the Royal Australian College of Obstetricians and Gynaecologists (RANZCOG), the Royal College of Obstetricians and Gynaecologists (RCOG), the American College of Obstetricians and Gynaecologists (ACOG) regard abortion as an important health service for women. Some medical associations have made specific statements about sex selective abortion, supporting sex selective abortion because of sex-linked genetic diseases, but not for personal or cultural reasons. Women’s Health Victoria supports these statements and recommends that the most effective way to address sex selective abortion is through broad interventions to promote gender equality and the status of women. Restricting access to abortion risks curtailing women’s right to choose if, when and how many children she will have.
Comments on the Bill's *Statement of Compatibility with Human Rights*

Restrictions on sex selective abortion threaten the human rights of the women it seeks to protect because it can restrict access to abortion. The Beijing Declaration, which stemmed from the Fourth UN Conference on Women in 1995, unequivocally affirms that ‘the right of all women to control all aspects of their health, including their own fertility, is basic to their empowerment’. This is not referred to in the *Statement of Compatibility with Human Rights* that applies to the Health Insurance Amendment (Medicare Funding for Certain Types of Abortion) Bill 2013. A number of other UN human rights instruments are also omitted. For example, The UN Factsheet on the Right to Health asserts that:

> States should enable women to have control over and decide freely and responsibly on matters related to their sexuality, including their sexual and reproductive health, free from coercion, lack of information, discrimination and violence.

Australia also has an obligation to implement the principles of the Convention on the Elimination of All Forms of Discrimination Against Women. Article 12 requires that measures be taken to ensure ‘on a basis of equality of men and women, access to health care services, including those related to family planning.’ Restrictions on abortions restrict this access. In addition, a woman’s right to be treated equally and with dignity and respect must not be infringed by placing restrictions on abortion services.

The *Statement of Compatibility with Human Rights* refers to the child’s right to life. There is much jurisprudence demonstrating that life begins at the moment of birth. The *Law of Abortion: Final Report* published by the Victorian Law Reform Commission in 2008 provides an exploration of the key issues. In international law there is no precedent for interpreting the word ‘human being’ as including the foetus. The Universal Declaration of Human Rights states that ‘everyone’ has a right to life and, following debate during the drafting process, chose not to include specific reference to the foetus. In the International Covenant on Civil and Political Rights, the right to life has been consistently interpreted as beginning at birth. The Committee on the Convention on the Rights of the Child has referred to the need for States to take measures against unsafe abortion practices. The UN Human Rights Committee has also made consistent calls for states to decriminalise abortion laws. The right to life is not specifically conferred by Convention on the Elimination of All Forms of Discrimination Against Women (CEDAW), however the CEDAW Committee has framed the issue of maternal mortality as a result of unsafe abortions as a violation of a woman’s right to life. In addition to these conventions, the Victorian Law Reform Commission also cited examples of case law in Australia, as well as the UK, Canada, South Africa and France, in which the foetus does not have legally enforceable rights until they are born.

This extensive body of law should be acknowledged in any discussion of the right to life in the *Statement of Compatibility with Human Rights*. 
Summary:

1. Restrictions on abortion jeopardise a women’s right to choose if, when and how many children she will have.

2. Measures to reduce sex selection by addressing gender inequality are strongly supported.

3. There is no comprehensive evidence to suggest that sex selective abortion for cultural or family balancing reasons is taking place in Australia, or that Medicare is being used for this purpose.

4. There is no comprehensive evidence to suggest that Australians find sex selective abortion unacceptable – this evidence simply does not exist.

5. Medicare item numbers relating to abortion cover a range of other procedures and are therefore not an accurate indication of rates of abortion.

6. Restrictions on sex selective abortion in other countries have not been successful and risk discriminating against women from certain ethnic groups.

7. Sex selective abortion for non-medical purposes is already banned in the NHMRC’s Ethical Guidelines on the use of Assisted Reproductive Technology in Clinical Practice.

8. International human rights instruments support women’s right to control their own fertility.

Recommendation:

The Health Insurance Amendment (Medicare Funding for Certain Types of Abortion) Bill should not be passed into law.
References


