



WARNING

Beware of the extreme, deceptive, and dangerous
ABORTION UNTIL BIRTH AMENDMENT 4
on the November ballot funded by out-of-state radicals like George Soros!

The **BALLOT SUMMARY** of the amendment reads as follows: *No law shall prohibit, penalize, delay, or restrict abortion before viability or when necessary to protect the patient's health, as determined by the patient's healthcare provider. This amendment does not change the Legislature's constitutional authority to require notification to a parent or guardian before a minor has an abortion.*"

AMENDMENT 4 IS DELIBERATELY DECEPTIVE!

It will enshrine abortion—for virtually any reason up to nine months of pregnancy—as a fundamental right in Florida's constitution, even when the unborn baby can feel pain. This broad and undefined language would invalidate and repeal almost every commonsense law in Florida regulating abortion, making abortion the only medical service almost completely exempt from any legal health and safety regulations that could be deemed to **"delay or restrict abortion."**

DELIBERATE CONFUSION!

Key terms in the amendment such as **viability, health, and healthcare provider** are **not defined at all anywhere in the amendment**. This is unprecedented as most ballot initiatives provide extensive definitions and guidelines in order to establish legal clarity. The authors of this amendment, however, absolutely intended to use the lack of definitions to confuse and manipulate voters into supporting a radical agenda that is completely out of touch with the majority of Floridians.

"Viability" UNDEFINED! No definition leaves no clear limits on when abortions can be performed.

"Patient's health" UNDEFINED! Amendment 4 allows for an abortion up until birth for any "health" reason, which could include headaches or nausea or even emotional health factors like stress or anxiety—all used to justify late-term abortion.

"Healthcare provider" UNDEFINED! The term, under older Florida statutes, could include a host of non-medical doctors, including podiatrists, physical therapists, and clinic receptionists. This means even employees of abortion clinics, who are not doctors, could be allowed to prescribe and perform late-term abortions.

"Parental notification" UNDEFINED! The amendment claims to respect "parental notification", but deliberately fails to mention that **parental consent** laws would be gutted. A minor child could not be given an aspirin without a parent's permission, but would be able to receive an abortion—even a late term abortion—without parental consent! Abortion would become the only surgical procedure a minor could undergo without a parent's consent in the state of Florida.

"No law shall prohibit, penalize, delay, or restrict abortion." UNDEFINED! When Michigan voters approved a 2022 abortion amendment similar to Amendment 4 that will be on Florida's November ballot, they had no idea that it might result in having their tax dollars spent on abortions. After all, that possibility was **never mentioned** in the amendment. But lawyers with the ACLU, the radical group behind both Michigan's amendment and Florida's Amendment 4, recently filed a lawsuit based on Michigan's abortion amendment to force Michigan to provide taxpayer funding of abortion. The lawsuit argues that without taxpayer funding for abortions, Michiganders experience a "delay [in] access to care" - language which uses the same operative term - **"delay"** - as Amendment 4. Under this precedent, Florida will face the same threat of mandatory taxpayer funding for abortion!

