

The Commonwealth of Massachusetts

PRESENTED BY:

Alice Hanlon Peisch

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to promote autonomy and success in schools.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Alice Hanlon Peisch	14th Norfolk
Patricia A. Haddad	5th Bristol
Louis L. Kafka	8th Norfolk
David Paul Linsky	5th Middlesex
Christopher M. Markey	9th Bristol
Kay Khan	11th Middlesex
Denise C. Garlick	13th Norfolk
Paul McMurtry	11th Norfolk
Diana DiZoglio	14th Essex
Kimberly N. Ferguson	1st Worcester
David T. Vieira	3rd Barnstable
James M. Kelcourse	1st Essex
Steven Ultrino	33rd Middlesex
Jeffrey N. Roy	10th Norfolk
RoseLee Vincent	16th Suffolk
Thomas M. Stanley	9th Middlesex
Hannah Kane	11th Worcester
Rady Mom	18th Middlesex

Steven S. Howitt	4th Bristol
Sheila C. Harrington	1st Middlesex
Gailanne M. Cariddi	1st Berkshire

By Ms. Peisch of Wellesley, a petition (accompanied by bill, House, No. 304) of Alice Hanlon Peisch and others relative to improving underperforming or chronically underperforming schools. Education.

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act to promote autonomy and success in schools.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Section 1J of chapter 69 of the General Laws, as appearing in the 2014
 Official Edition, is hereby amended by striking out subsection (a) and inserting in place thereof
 the following 2 subsections:-

4 (a) Prior to October 1, the commissioner of elementary and secondary education may, on 5 the basis of student performance data collected pursuant to section 1I, a school or district review 6 performed under section 55A of chapter 15, or regulations adopted by the board of elementary 7 and secondary education, designate 1 or more schools in a school district other than a Horace 8 Mann charter school as a priority, underperforming or chronically underperforming school. The 9 board shall adopt regulations establishing standards for the commissioner to make such 10 designations on the basis of data collected pursuant to section 1I or information from a school or 11 district review performed under section 55A of chapter 15. Upon the release of the proposed 12 regulations, the board shall file a copy thereof with the clerks of the house of representatives and

13 the senate who shall forward the regulations to the joint committee on education. Within 30 days 14 of the filing, the committee may hold a public hearing and issue a report on the regulations and 15 file the report with the board. The board, pursuant to applicable law, may adopt final regulations 16 making revisions to the proposed regulations as it deems appropriate after consideration of the 17 report and shall forthwith file a copy of the regulations with the chairpersons of the joint 18 committee on education and, not earlier than 30 days from the filing, the board shall file the final 19 regulations with the state secretary. Schools that score in the lowest 20 per cent statewide among 20 schools serving common grade levels on a single measure developed by the department that 21 takes into account student performance data and, beginning on July 1, 2011, improvement in 22 student academic performance, shall be deemed eligible for designation as a priority, 23 underperforming or chronically underperforming school, provided that any school designated as 24 a priority school shall be drawn from those schools most likely to be designated as 25 underperforming. Not more than 10 per cent of the total number of public schools may be 26 designated as a priority, underperforming or chronically underperforming school at any given 27 time.

28 In adopting regulations allowing the commissioner to designate a school as a priority, 29 underperforming or chronically underperforming school, the board shall ensure that such 30 regulations take into account multiple indicators of school quality in making such designations, 31 including, but not limited to: student attendance rates, dismissal rates and exclusion rates, 32 promotion rates, graduation rates or the lack of demonstrated significant improvement for 2 or 33 more consecutive years in core academic subjects, either in the aggregate or among subgroups of 34 students, including designations based on special education, low-income, English language 35 proficiency and racial or ethnic classifications.

Before a school is designated chronically underperforming by the commissioner, a school
must be designated underperforming and fail to improve.

A priority, underperforming or chronically underperforming school described in the following subsections shall operate in accordance with laws regulating other public schools, except as such provisions may conflict with this section or any turnaround plans created thereunder. A student who is enrolled in a school at the time it is designated as a priority, underperforming or chronically underperforming school shall be able to remain enrolled in the school while remaining a resident of the district if the student chooses to do so.

If a school district has one or more schools designated as underperforming or chronically underperforming, the commissioner may initiate the establishment of an Innovation Partnership Zone pursuant to section 92A of chapter 71 as an alternative to the requirements and procedures set forth in this section and section 1K. The commissioner may grant an exemption from any and all requirements of this section to an underperforming or chronically underperforming school that is a member of an Innovation Partnership Zone established pursuant to section 92A of chapter 71.

(a¹/₂)(1) Within 15 days of the commissioner designating a school as a priority school in accordance with the regulations developed pursuant to this section, the school committee and the local teachers union shall meet to negotiate a waiver agreement, if necessary, that identifies any provisions of the collective bargaining agreement that would be subject to a waiver upon a twothirds vote of the teachers working at least 50 per cent of the time in the designated priority school. Such waivers shall be designed to permit the implementation of a turnaround plan developed pursuant to this subsection which may include provisions that are inconsistent with

the existing collective bargaining agreement. Such negotiations shall be completed within 30 days of the commissioner designating a school as a priority school, and shall not be subject to impasse provisions under section 9 of chapter 150E or unilateral implementation after impasse pursuant to chapter 150E. If the school committee and the union fail to reach an agreement, the process provided in this subsection shall be terminated and the commissioner may designate the school as underperforming pursuant to subsection (a).

64 Within 15 days of the completion of the waiver negotiation process, the superintendent 65 shall convene a local stakeholder group for the purpose of developing a turnaround plan for the 66 school. The local stakeholder group shall include: (i) the superintendent, or a designee; (ii) the 67 chair of the school committee, or a designee; (iii) the president of the local teachers' union, or a 68 designee; (iv) an administrator from the school, who may be the principal, chosen by the 69 superintendent; (v) 2 educators chosen by the faculty of the school, 1 of whom shall be a 70 classroom teacher and 1 of whom shall be a certified non-teaching professional from the school; 71 and (vi) a parent member of the school council established pursuant to section 59C of chapter 71 72 to be chosen by the school council. Meetings of the local stakeholder group shall be open to the 73 public.

(2) In creating the turnaround plan, the local stakeholder group shall, to the extent
practicable, base the plan on student outcome data, including, but not limited to: (i) data
collected pursuant to section 1I or information from a school or district review performed under
section 55A of chapter 15; (ii) student achievement on the statewide assessment system approved
by the board under section 1I of this chapter; (iii) other measures of student achievement,
approved by the commissioner; (iv) student promotion and graduation rates; (v) achievement
data for different subgroups of students, including low-income students as defined in chapter 70,

81 limited English-proficient students and students receiving special education; and (vi) student
82 attendance, dismissal rates and exclusion rates.

83 The local stakeholder group shall also consider, in the creation of the turnaround plan, 84 whether to include the following: (i) steps to address social service and health needs of students 85 at the school and their families, to help students arrive and remain at school ready to learn; 86 provided, however, that this may include mental health and substance abuse screening; (ii) steps 87 to improve or expand child welfare services and, as appropriate, law enforcement services in the 88 school community, in order to promote a safe and secure learning environment; (iii) steps to 89 improve workforce development services provided to students and their families at the school, to 90 provide students and families with meaningful employment skills and opportunities; (iv) steps to 91 address achievement gaps for limited English-proficient, special education and low-income 92 students; and (v) notwithstanding chapter 71A, alternative English language learning programs 93 for limited English proficient students; provided that the school committee may retain said 94 programs after the school is no longer designated as a priority school. The secretaries of health 95 and human services, labor and workforce development, public safety, health and child welfare 96 officials and other applicable state and local social services, shall coordinate with the 97 superintendent to implement the strategies established pursuant to clauses (i) to (iii), inclusive, of 98 this paragraph that are included in a final turnaround plan and shall, subject to appropriation, 99 reasonably support the implementation, which shall be consistent with the requirements of all 100 state and federal law applicable to the relevant programs to be administered. The secretary of 101 education shall assist the superintendent in facilitating the coordination.

To assess the school across multiple measures of school performance and student
 success, the turnaround plan shall include measurable annual goals including, but not limited to:

104 (i) student attendance, dismissal rates and exclusion rates; (ii) student safety and discipline; (iii) 105 student promotion and graduation and dropout rates; (iv) student achievement on the statewide 106 assessment system approved by the board under section 1I; (v) progress in areas of academic 107 underperformance; (vi) progress among subgroups of students, including low-income students as 108 defined by chapter 70, limited English proficient students and students receiving special 109 education; (vii) reduction of achievement gaps among different groups of students; (viii) student 110 acquisition and mastery of twenty-first century skills; (ix) development of college and career 111 readiness, including at the elementary and middle school levels; (x) parent and family 112 engagement; (xi) building a culture of academic success among students; (xii) building a culture 113 of student support and success among school faculty and staff; and (xiii) developmentally 114 appropriate child assessments from pre-kindergarten through third grade, if applicable.

(3) The plan shall include provisions intended to maximize the rapid achievement of students at the school by addressing the conditions for school effectiveness as determined by the department. The plan shall identify the specific provisions of the collective bargaining agreement that must be waived in order to implement the plan in accordance with the process set forth in paragraph (1) of this subsection, and shall describe the process and schedule for seeking approval of the plan by the teachers in the school pursuant to paragraph (5) of this subsection.

121 Notwithstanding any general or special law to the contrary, the turnaround plan may also 122 include provisions that allow the superintendent to: (i) expand, alter or replace the curriculum 123 and program offerings of the school, including the implementation of research-based early 124 literacy programs, early interventions for struggling readers and the teaching of advanced 125 placement courses or other rigorous nationally or internationally recognized courses, if the 126 school does not already have such programs or courses; (ii) reallocate the uses of the existing

127 budget of the school; (iii) provide additional funds to the school from the budget of the district, if 128 the school does not already receive funding from the district at least equal to the average per 129 pupil funding received for students of the same classification and grade level in the district; (iv) 130 provide funds, subject to appropriation, to expand the school day or school year or both of the 131 school; (v) limit, suspend or change 1 or more school district policies or practices that relate to 132 improved student performance and achievement at the school; (vi) for an elementary school, add 133 pre-kindergarten and full-day kindergarten classes, if the school does not already have such 134 classes; (vii) include a provision of job-embedded professional development for teachers at the school, with an emphasis on strategies that involve teacher input and feedback; (viii) provide for 135 136 increased opportunities for teacher planning time and collaboration, including professional 137 learning communities, focused on improving student instruction; (ix) establish a plan for 138 professional development for administrators at the school, with an emphasis on strategies that 139 develop leadership skills and use the principles of distributive leadership; (x) redesign and 140 refocus the use of existing teacher preparation periods in the school to ensure that such 141 preparation period is utilized to improve student instruction with an emphasis on improved 142 student performance and achievement at the school; (xi) develop a strategy to search for and 143 study best practices in areas of demonstrated deficiency in the school; (xii) establish strategies to 144 address student attendance, mobility and transiency among the student population of the school; 145 and (xiii) use formative and summative assessments to track student progress and to inform the 146 instructional strategies employed in the classroom. The plan may also include a financial plan for 147 the school based on additional funds to be provided by the district, commonwealth, federal 148 government, private foundations, or other sources to provide additional resources, and may 149 include a process for modifying the plan.

For a school with limited English proficient students, the professional development and planning time for teachers and administrators shall include specific strategies and content designed to maximize the rapid academic achievement of limited English proficient students at the school.

154 (4) The local stakeholder group shall submit an initial turnaround plan to the school 155 committee within 30 days of its initial meeting. The school committee may propose 156 modifications to the turnaround plan and shall submit any proposed modifications to the 157 superintendent within 10 days of receiving the initial plan. The superintendent shall consider and 158 may incorporate, alter or reject the proposed modifications submitted by the school committee, 159 and may propose additional modifications to the plan. Within 15 days of receiving any proposed 160 modifications from the school committee, the superintendent shall issue the final turnaround plan 161 for the school; provided, however, that if the plan requires any waiver of provisions of the 162 collective bargaining agreement beyond those authorized by the negotiated agreement pursuant 163 to paragraph (1) of this subsection, the school committee and the local teachers union shall meet 164 to negotiate additional waivers. Such negotiations shall be completed within 15 days and shall 165 not be subject to impasse provisions under section 9 of chapter 150E or unilateral 166 implementation after impasse pursuant to chapter 150E. If the school committee and the union 167 fail to reach an agreement, the process provided in this subsection shall be terminated and the 168 commissioner may designate the school as underperforming pursuant to subsection (a).

(5) The superintendent shall submit the final turnaround plan to the school committee and
the teachers in the school for approval, and shall forward a copy of said plan to the
commissioner. A two-thirds vote of the teachers shall be required to approve the plan and shall
be conducted by the local teachers union. A copy of the plan shall be provided to the faculty at

173 least 5 days in advance of an informational meeting which shall be held at least 5 days in 174 advance of the vote. The vote shall be by secret ballot. For the purposes of this vote, a teacher is any person working at least 50 per cent of the time in the designated priority school under a 175 176 license listed in 603 CMR 7.04 (3) (a), (b) or (d). A teacher on an approved leave at the time of 177 the election may vote in such election. A teacher who has prior to such vote given notice to leave 178 the school the following year because of: (i) retirement; (ii) resignation; (iii) voluntary transfer; 179 or (iv) any other reason or who has received notice to leave the school the following year 180 because of involuntary transfer, dismissal or any other reason, shall not be eligible to vote to 181 approve the plan. If a final turnaround plan is not approved within the time frame provided in 182 this subsection, the process provided in this subsection shall be terminated and the commissioner 183 may designate the school as underperforming pursuant to subsection (a). Each turnaround plan 184 shall be authorized for a period of not more than 2 years. The superintendent, as applicable, shall 185 be responsible for meeting the goals of the plan.

(6) Each school designated by the commissioner as a priority school pursuant to this
subsection shall be reviewed by the superintendent, in consultation with the principal of the
school, at least annually. The purpose of the review shall be to determine whether the school has
met the annual goals in its turnaround plan and to assess the overall implementation of the plan.
The review shall be in writing and shall be submitted to the relevant school committee not later
than July 1 for the preceding school year and shall be available to the public on the school
district's website.

193 If the superintendent, in consultation with the principal of the school, determines that the 194 school has met the annual performance goals stated in the turnaround plan, the review shall be 195 considered sufficient and the implementation of the turnaround plan shall continue. If the

superintendent determines that the school has not met 1 or more goals in the turnaround plan and that the failure to meet the goals may be corrected through reasonable modification of the plan, the superintendent may reconvene the local stakeholder group which may amend the turnaround plan in a manner consistent with the requirements of paragraphs (1) to (5), inclusive; provided, however, that if a turnaround plan includes a process for modifying the plan, such modifications shall be implemented in accordance with the provisions of the plan.

202 (7) At a point not more than 2 years after the designation of a school as a priority school, 203 the commissioner shall determine whether the school has improved sufficiently, requires further 204 improvement or has failed to improve. The commissioner may determine that: (i) the school has 205 improved sufficiently for the designation of the school as a priority school to be removed; (ii) the 206 school has improved, but has not improved sufficiently for the designation of the school as a 207 priority school to be removed, in which case the superintendent may, with the approval of the 208 commissioner, reconvene the local stakeholder group for the purposes of renewing the plan or 209 creating a new or modified plan for an additional period of not more than 2 years, consistent with 210 the requirements of paragraphs (1) to (5), inclusive; or (iii) consistent with the requirements of 211 subsection (a), the school is underperforming.

SECTION 2. Said section 1J of said chapter 69, as so appearing, is hereby amended by inserting after the word "System", in lines 101, 144, 451 and 492, the following words:-, or any successor statewide assessment system approved by the board pursuant to section 1I.

215 SECTION 3. Said section 1J of said chapter 69, as so appearing, is hereby further 216 amended by inserting after the words "chapter 71A", in line 123, the following words:-, provided that the school committee may retain said programs after the school is no longerdesignated as underperforming.

SECTION 4. Said section 1J of said chapter 69, as so appearing, is hereby further
amended by inserting after the word "government", in lines 125 and 475, the following words:-,
private foundations,.

222 SECTION 5. Said section 1J of said chapter 69, as so appearing, is hereby further 223 amended by striking out, in line 217, the words "or chronically underperforming".

224 SECTION 6. Said section 1J of said chapter 69, as so appearing, is hereby further 225 amended by inserting after the word "issues", in line 290, the following word:- to.

226 SECTION 7. Subsection (j) of said section 1J of said chapter 69, as so appearing, is 227 hereby amended by inserting after the second sentence the following sentence:- "If a 228 superintendent or external receiver wishes to authorize a turnaround plan, adopted pursuant to 229 subsections (b) to (g) inclusive, with elements that exceed three years in duration those elements 230 must be approved by the commissioner and the commissioner may enter into an agreement with 231 the district to provide for the continuation of those elements under any immediately subsequent 232 turnaround plans adopted pursuant to this section, or during a transitional period under 233 subsection (y)."

SECTION 8. Subsection (1) of said section 1J of said chapter 69, as so appearing, is
hereby amended by adding the following sentence:- Until the commissioner makes the
determination required under this section, and any new or amended turnaround plan is approved,
the terms of the expired turnaround plan shall remain in effect.

238	SECTION 9. Said section 1J of said chapter 69, as so appearing, is hereby further
239	amended by inserting after the words "chapter 71A", in line 473, the following words:-,
240	provided that the school committee may retain said programs after the school is no longer
241	designated as chronically underperforming.
242	SECTION 10. Said section 1J of said chapter 69, as so appearing, is hereby further
243	amended by inserting after the word "superintendent", in line 536, the following words:- or, if
244	one has been appointed pursuant to subsection (r), the school's receiver.
245	SECTION 11. Said section 1J of said chapter 69, as so appearing, is hereby further
246	amended by striking out, in line 558, the word "commissioner" and inserting in place thereof the
247	following words:- superintendent or, if one has been appointed pursuant to subsection (r), the
248	school's receiver.
240	
249	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further
249	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further
249 250	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 559, the figure "(7)" and inserting in place thereof the following
249 250 251	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 559, the figure "(7)" and inserting in place thereof the following figure:- (8).
249250251252	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 559, the figure "(7)" and inserting in place thereof the following figure:- (8). SECTION 13. Said section 1J of said chapter 69, as so appearing, is hereby further
 249 250 251 252 253 	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 559, the figure "(7)" and inserting in place thereof the following figure:- (8). SECTION 13. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 568, the words "underperforming or".
 249 250 251 252 253 254 	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 559, the figure "(7)" and inserting in place thereof the following figure:- (8). SECTION 13. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 568, the words "underperforming or". SECTION 14. Said section 1J of said chapter 69, as so appearing, is hereby further
 249 250 251 252 253 254 255 	SECTION 12. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 559, the figure "(7)" and inserting in place thereof the following figure:- (8). SECTION 13. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in line 568, the words "underperforming or". SECTION 14. Said section 1J of said chapter 69, as so appearing, is hereby further amended by striking out, in lines 571-572, the words "commissioner or superintendent" and

school district's operating budget, the amount approved for the operation of each chronically underperforming school shall be available for expenditure by the superintendent or the external receiver for any lawful purpose. A chronically underperforming school shall not expend or incur obligations in excess of its budget; provided, however, that a chronically underperforming school may spend federal and state grants and other funds received independently of its operating budget without approval from the school committee or by the superintendent if a receiver has been appointed.

SECTION 16. Subsection (t) of said section 1J of said chapter 69, as so appearing, is hereby amended by inserting after the second sentence the following sentence:-"The commissioner may approve elements of a turnaround plan that exceed three years in duration and may enter into an agreement with the district to provide for the continuation of those elements under any immediately subsequent turnaround plans adopted pursuant to this section."

271 SECTION 17. Said section 1J of said chapter 69, as so appearing, is hereby further
272 amended by striking out subsection (y) and inserting in place thereof the following subsection:-

273 (y) The board of elementary and secondary education shall adopt regulations regarding: 274 (1) the conditions under which a priority, underperforming or chronically underperforming 275 school shall no longer be designated as a priority, underperforming or chronically 276 underperforming school; and (2) the transfer of the operation of an underperforming or a 277 chronically underperforming school from a superintendent or an external receiver, as applicable, 278 to the school committee. The regulations shall include provisions to allow a school to retain 279 measures adopted in a turnaround plan for a transitional period if, in the judgment of the 280 commissioner, the measures would contribute to the continued improvement of the school. Such regulations shall also include provisions that clearly identify the conditions under which such a transitional period shall end and the powers granted to the commissioner and board under this section shall cease to apply to a school previously designated as underperforming or chronically underperforming.

285 SECTION 18. Said section 1J of said chapter 69, as so appearing, is hereby further 286 amended by striking out, in line 769, the word "underperforming" and inserting in place thereof 287 the following words:- priority, underperforming.

SECTION 19. The second paragraph of subsection (a) of section 1K of said chapter 69, as so appearing, is hereby amended by adding the following sentence:- At the request of the commissioner, the secretary of administration and finance shall appoint a chief procurement officer for a district designated as chronically underperforming.

292 SECTION 20. Said section 1K of said chapter 69, as so appearing, is hereby further 293 amended by striking out, in line 54, the word "an" and inserting in place thereof the following 294 word:- a.

295 SECTION 21. Said section 1K of said chapter 69, as so appearing, is hereby further 296 amended by inserting after the word "System", in lines 99 and 140, the following words:- , or 297 any successor statewide assessment system approved by the board pursuant to section 1I.

SECTION 22. Said section 1K of said chapter 69, as so appearing, is hereby further amended by inserting after the words "chapter 71A", in line 121, the following words:-, provided that the school committee may retain said programs after the district is no longer designated as chronically underperforming. 302 SECTION 23. Said section 1K of said chapter 69, as so appearing, is hereby further
 303 amended by striking out, in line 129, the word "an" and inserting in place thereof the following
 304 word:- a.

305 SECTION 24. Said section 1K of said chapter 69, as so appearing, is hereby further 306 amended by striking out, in lines 181-182, the words "reapplications. turnaround plan" and 307 inserting in place thereof the following word:- reapplications.

308 SECTION 25. Said section 1K of said chapter 69, as so appearing, is hereby further 309 amended by striking out, in lines 204 and 240, the word "commissioner" and inserting in place 310 thereof, in each instance, the following word:- receiver.

311 SECTION 26. Said section 1K of said chapter 69, as so appearing, is hereby further 312 amended by striking out, in lines 217-218, the word "commissioner/superintendent" and 313 inserting in place thereof the following word:- receiver.

314 SECTION 27. Said section 1K of said chapter 69, as so appearing, is hereby further 315 amended by striking out, in line 239, the word "if" and inserting in place thereof the following 316 word:- If.

317 SECTION 28. Said section 1K of said chapter 69, as so appearing, is hereby further 318 amended by striking out, in lines 293 and 303, the words "subsection (g)" and inserting in place 319 thereof, in each instance, the following words:- subsection (h).

320 SECTION 29. Subsection (f) of said section 1K of said chapter 69, as so appearing, is
 321 hereby further amended by inserting after the second sentence the following sentence:- "The
 322 commissioner may approve elements of a turnaround plan that exceed three years in duration and

323	may enter into an agreement with the district to provide for the continuation of those elements
324	under any immediately subsequent turnaround plans adopted pursuant to this section."
325	SECTION 30. Said section 1K of said chapter 69, as so appearing, is hereby amended by
326	striking out, in lines 338-339, the following words:- for a transitional period.
327	SECTION 31. Said section 1K of said chapter 69, as so appearing, is hereby further
328	amended by striking out, in line 355, the words "subsection (h)" and inserting in place thereof
329	the following words:- subsection (i).
330	SECTION 32. Chapter 71 of the General Laws, as appearing in the 2014 Official Edition,
331	is hereby amended by inserting after section 92 the following section:-
332	Section 92A. Innovation Partnership Zones.
333	(a) An Innovation Partnership Zone shall consist of at least two public schools, operating
334	within a public school district, that is established for the purpose of improving school
335	performance and student achievement through increased autonomy and flexibility. An
336	Innovation Partnership Zone and its member schools shall have autonomy and flexibility in the
337	following areas: (i) curriculum; (ii) budget; (iii) school schedule and calendar; (iv) staffing
338	policies and procedures, including waivers from or modifications to, contracts or collective
339	bargaining agreements; (v) professional development; and (vi) school district policies and
340	procedures, including those related to procurement, human resources and operations. A student
341	who is enrolled in a school at the time that it is established as a member school within an
342	Innovation Partnership Zone shall retain the ability to remain enrolled in the school if the student
343	chooses to do so, and the overall student assignment system in the district shall be maintained in
344	the Innovation Partnership Zone.

All member schools in an Innovation Partnership Zone shall operate in accordance with
state and federal laws regulating other public schools, except as the law conflicts with this
section.

348 (b) An Innovation Partnership Zone established under this section shall operate according 349 to an Innovation Partnership Zone Plan and a memorandum of understanding between the board 350 of directors of the Innovation Partnership Zone and the local school committee. The 351 establishment of an Innovation Partnership Zone may be initiated by: (i) a public school district 352 that has one or more schools that score in the lowest 20 per cent statewide among schools 353 serving common grade levels on a single measure developed by the department that takes into 354 account student performance data and improvement in student academic performance; or (ii) the 355 commissioner of elementary and secondary education in a district that has one or more schools 356 designated as underperforming or chronically underperforming pursuant to section 1J of chapter 357 69 or in a district designated as chronically underperforming following a period of receivership 358 pursuant to section 1K of chapter 69.

A local school committee, superintendent, or local teacher's union shall have the authority to initiate the establishment of an Innovation Partnership Zone pursuant to clause (i) of this subsection, subject to the approval of the school committee. An Innovation Partnership Zone initiated by the commissioner pursuant to clause (ii) of this subsection shall be subject to the approval of the board of elementary and secondary education.

364 (c) An Innovation Partnership Zone shall be managed by a board of directors that
 365 includes at least five but no more than nine members. The majority of the members of the board
 366 of directors shall be independent members, defined as individuals who are not elected, appointed

367 or employed by any municipal entity of the community in which the Innovation Partnership Zone 368 is located. The board of directors shall also include at least three members who reside in the 369 community in which the Innovation Partnership Zone is located. Individuals who are serving in 370 elected or appointed positions in the school district or community in which the Innovation 371 Partnership Zone is located may serve as designated ex officio members of the board of 372 directors. For an Innovation Partnership Zone initiated by a school district pursuant to clause (i) 373 of subsection (b), the members of the board of directors shall be identified and listed in the 374 prospectus developed under subsection (d). For an Innovation Partnership Zone initiated by the 375 commissioner pursuant to clause (ii) of subsection (b), the members of the board of directors 376 shall be appointed by the commissioner. The board of directors of an Innovation Partnership 377 Zone shall be deemed to be public agents authorized by the commonwealth to operate and 378 manage the Innovation Partnership Zone and member schools.

The board of directors shall have full managerial and operational control of the Innovation Partnership Zone and its member schools; provided, however, that the school district in which the Innovation Partnership Zone is located shall remain the employer of record for all other purposes.

(d) For an Innovation Partnership Zone initiated by a public school district pursuant to clause (i) of subsection (b), the local school committee, superintendent, and local teacher's union shall follow a process, consistent with this subsection and subsections (e) to (j), inclusive, by which an Innovation Partnership Zone shall be established within the district. This process shall require that the individual or entity proposing to establish the Innovation Partnership Zone prepare a prospectus regarding the proposed Innovation Partnership Zone. The prospectus shall include, but not be limited to, a description of: (i) the rationale for establishing the proposed

390 Innovation Partnership Zone and the overall vision for the Innovation Partnership Zone, 391 including improving school performance and student achievement; (ii) the names and 392 accountability rankings of each school that will be included in the proposed Innovation 393 Partnership Zone and why these schools have been selected; (iii) the number of students that the 394 Innovation Partnership Zone expects to serve; (iv) a preliminary assessment of the autonomy and 395 flexibility under subsection (a) that the Innovation Partnership Zone will seek; (v) why such 396 flexibility is desirable to carry out the objectives of the Innovation Partnership Zone; (vi) the 397 external partners, if any, that will be involved in supporting the Innovation Partnership Zone and 398 its member schools, and the services that such partners are expected to provide; (vii) a proposed 399 timetable for establishing the Innovation Partnership Zone; and (viii) the names of the 400 individuals who will be appointed to serve as the members of the board of directors for the 401 Innovation Partnership Zone in accordance with the requirements in subsection (c).

402 (e) Upon completion of the prospectus under subsection (d), the individual or entity 403 proposing to establish the Innovation Partnership Zone shall submit the prospectus to the 404 superintendent, who shall within 30 days convene a screening committee consisting of the 405 superintendent or a designee, the chair of the local school committee or a designee and a 406 representative from the leadership of the local teacher's union.

407 The screening committee shall review the prospectus for the purpose of determining 408 whether the prospectus: (i) presents a sound and coherent plan for improving student 409 achievement; (ii) supports or enhances existing educational efforts in the district; and (iii) 410 reasonably can be expanded into a comprehensive Innovation Partnership Zone plan. Within 30 411 days of receiving a prospectus, the screening committee shall decide, on the basis of a two-thirds 412 vote, to accept, reject or return the prospectus for revisions. If a prospectus is rejected or

413 returned, the screening committee shall provide a detailed explanation for the decision. A
414 prospectus that is rejected or returned may be revised and resubmitted for subsequent
415 consideration. By approving the prospectus, the screening committee shall also approve the
416 establishment of the board of directors for the proposed Innovation Partnership Zone.

417 (f) Upon the approval of the prospectus by the screening committee under subsection (e), 418 the newly constituted board of directors shall develop a memorandum of understanding with the 419 local school committee that includes, but is not limited to, the following: (i) a detailed 420 description of the division of responsibilities between the board of directors of the Innovation 421 Partnership Zone and the local school committee; (ii) the services that shall be provided by the 422 public school district to member schools in the Innovation Partnership Zone and the amount of 423 funding that shall be allocated by the local school committee to provide such services; (iii) a 424 detailed budget and financial agreement, including the allocation of per-pupil funding for the 425 Innovation Partnership Zone and its member schools; (iv) the necessary activities to successfully 426 transfer the management of the member schools to the board of directors of the Innovation 427 Partnership Zone; and (v) a description of the anticipated process by which the composition of 428 member schools may be altered as appropriate and necessary. The memorandum of 429 understanding shall be a public document and must be posted on the website of the school 430 district in which the Innovation Partnership Zone is located.

(g) Upon the approval of the memorandum of understanding by the board of directors and
local school committee, the board of directors shall develop a comprehensive Innovation
Partnership Zone plan for the proposed Innovation Partnership Zone. The board of directors shall
engage district and community representatives, including but not limited to school
administrators, teachers, students, parents and family members, municipal leaders and other

436 members of the community in which the proposed Innovation Partnership Zone will be 437 established, in the development of the plan. The Innovation Partnership Zone plan shall articulate 438 the areas of autonomy and flexibility under subsection (a) that the proposed Innovation 439 Partnership Zone will use, and shall include, but not be limited to, the following: (i) a copy of the 440 prospectus developed under subsection (d); (ii) a copy of the memorandum of understanding 441 approved by the board of directors and the local school committee; (iii) a description of the 442 process by which the member schools will determine the uses of their autonomies and flexibility; 443 (iv) a curriculum plan, which shall include a preliminary description of the curriculum and 444 related programs that may be implemented in the member schools; (v) a proposed budget for the 445 Innovation Partnership Zone, including a description of how funds will be used and distributed 446 among the member schools; (vi) a school schedule plan, which shall include a preliminary 447 description of the ways, if any, the programs or calendars of the member schools within the 448 proposed Innovation Partnership Zone may be enhanced or expanded; (vii) a staffing plan, 449 which shall include a description of how the principals, administrators, faculty, and staff will be 450 recruited, employed, evaluated, and compensated in the member schools of the proposed 451 Innovation Partnership Zone and any proposed waivers or modifications of collective bargaining 452 agreements; (viii) a policy and procedures plan, which shall include a preliminary description of 453 the operational policies and procedures that may be used by the member schools in the proposed 454 Innovation Partnership Zone; and (ix) a professional development plan, which shall include a 455 description of how the Innovation Partnership Zone may provide high-quality professional 456 development to the administrators, teachers and staff working in the member schools of the 457 proposed Innovation Partnership Zone.

458 To the extent practicable, the Innovation Partnership Zone plan shall be based on student 459 outcome data, including, but not limited to: (i) student achievement on the Massachusetts 460 Comprehensive Assessment System, or any successor statewide assessment system approved by 461 the board of elementary and secondary education pursuant to section 1I of chapter 69; (ii) other 462 measures of student achievement, approved by the commissioner, as appropriate; (iii) student 463 promotion, graduation rates and dropout rates; (iv) achievement data for different subgroups of 464 students, including low-income students as defined by chapter 70, limited English-proficient 465 students and students receiving special education; and (v) student attendance, dismissal rates and 466 exclusion rates.

467 In order to assess the proposed Innovation Partnership Zone and its member schools 468 across multiple measures of school performance and student success, the Innovation Partnership 469 Zone plan shall include measurable annual goals including, but not limited to, the following: (i) 470 student attendance; (ii) student safety and discipline; (iii) student promotion and graduation and 471 dropout rates; (iv) student achievement on the Massachusetts Comprehensive Assessment 472 System, or any successor statewide assessment system approved by the board of elementary and 473 secondary education pursuant to section 11 of chapter 69; (v) progress in areas of academic 474 underperformance; (vi) progress among subgroups of students, including low-income students as 475 defined by chapter 70, limited English-proficient students and students receiving special 476 education; and (vii) reduction of achievement gaps among different groups of students.

The provisions of the collective bargaining agreements applicable to the administrators,
teachers and staff employed in the district in which the Innovation Partnership Zone is located
shall be considered to be in operation at the member schools in the Innovation Partnership Zone,

except to the extent the provisions are waived or modified under the Innovation Partnership Zoneplan and such waivers or modifications are approved under subsection (h).

482 (h) Upon the completion of the Innovation Partnership Zone plan, the board of directors 483 and local teachers union shall meet to negotiate waivers or modifications to the applicable 484 collective bargaining agreement necessary for the implementation of the Innovation Partnership 485 Zone plan. If the negotiations have not resulted in an agreement within 40 days, either party may 486 petition the division of labor relations for the selection of an arbitrator. The division shall select 487 an arbitrator within 3 days of the petition from a list submitted by the parties. The arbitrator shall 488 conduct a hearing within 14 days of the arbitrator's selection. The arbitrator shall consider the 489 parties' positions and the needs of the students in the district. The arbitrator's decision shall be 490 consistent with the contents of the Innovation Partnership Zone plan developed by the board of 491 directors. The arbitrator shall, within 14 days of the close of the hearing, submit a decision which 492 shall be final and binding on the parties.

493 (i) Upon completion of the negotiation process under subsection (h), the board of 494 directors shall undertake a final vote to approve the Innovation Partnership Zone plan developed 495 under subsection (g) and shall submit the plan to the commissioner. Within 45 days of receipt, 496 the commissioner shall accept, reject or request revisions to the plan. The commissioner shall 497 present specific requests for information or data if revisions are required, and shall provide 498 detailed feedback if the plan has been rejected. The board of directors shall submit a revised plan 499 to the commissioner within 30 days of receiving the request, and within 15 days of receiving the 500 revised document, the commissioner shall accept the document or request additional revisions. 501 The board of directors may submit a new plan if the original plan is rejected.

(j) Upon approval of the plan, the commissioner shall, in writing, notify the board of
directors of the formal establishment of the Innovation Partnership Zone and the board of
directors shall have the authority to operate and manage the Innovation Partnership Zone and its
member schools for a term of five years.

(k) At the end of each five-year term, if the Innovation Partnership Zone and its member schools have substantively achieved academic and other goals and have fulfilled all material responsibilities articulated in the Innovation Partnership Zone plan, the term for the Innovation Partnership Zone may be renewed for another five years, subject to the approval of the local school committee. The board of directors and local school committee may mutually agree to terminate the Innovation Partnership Zone at any point during a five-year term or at the end of the term.

513 (1) Pursuant to clause (ii) of subsection (b), the commissioner of elementary and 514 secondary education may, on the basis of student performance data collected pursuant to section 515 11 of chapter 69, a school or district review performed under section 55A of chapter 15, or 516 regulations adopted by the board of elementary and secondary education, initiate the 517 establishment of an Innovation Partnership Zone in a public school district that has one or more 518 schools designated as underperforming or chronically underperforming pursuant to section 1J of 519 chapter 69. The commissioner may initiate the establishment of an Innovation Partnership Zone 520 in a district designated as chronically underperforming following a period of receivership 521 pursuant to section 1K of chapter 69.

(m) For an Innovation Partnership Zone initiated by the commissioner, the commissioner
and board of directors shall follow a process, consistent with this subsection and subsections (n)

to (t), inclusive, by which an Innovation Partnership Zone shall be established within the district. This process shall require that the commissioner present a recommendation to initiate the establishment of an Innovation Partnership Zone to the board of elementary and secondary education. At their first formal meeting following the presentation of the recommendation of the commissioner, the members of the board of elementary and secondary education shall vote to authorize the commissioner to initiate the establishment of the proposed Innovation Partnership Zone.

(n) Upon the approval of the board of elementary and secondary education, the
commissioner shall, in consultation with representatives from the local school district and
community in which the proposed Innovation Partnership Zone shall operate, select and appoint
the members of the board of directors for the Innovation Partnership Zone in accordance with the
requirements set forth in subsection (c).

(o) The newly constituted board of directors shall develop a memorandum of
understanding with the local school committee that includes, but is not limited to the components
listed in subsection (f). The commissioner shall serve as a signatory for the memorandum of
understanding. The memorandum of understanding shall be a public document and must be
posted on the website of the school district in which the Innovation Partnership Zone is located.

(p) Upon the completion of the memorandum of understanding, the board of directors
shall develop a comprehensive Innovation Partnership Zone plan for the proposed Innovation
Partnership Zone. The board of directors shall engage district and community representatives,
including but not limited to school administrators, teachers, students, parents and family
members, municipal leaders and other members of the community in which the proposed

546	Innovation Partnership Zone will be established, in the development of the plan. The Innovation
547	Partnership Zone plan shall articulate the areas of autonomy and flexibility under subsection (a)
548	that the proposed Innovation Partnership Zone will use, and shall include, but not be limited to,
549	the components listed under subsection (g).
550	The provisions of the collective bargaining agreements applicable to the administrators,
551	teachers and staff employed in the district in which the Innovation Partnership Zone is located
552	shall be considered to be in operation at the member schools in the Innovation Partnership Zone,
553	except to the extent the provisions are waived or modified under the Innovation Partnership Zone
554	plan and such waivers or modifications are approved under subsection (q).
555	(q) Upon the completion of the Innovation Partnership Zone plan, the board of directors
556	and local teachers union shall meet to negotiate waivers or modifications to the applicable
557	collective bargaining agreement necessary for the implementation of the Innovation Partnership
558	Zone plan.
559	The bargaining shall be conducted in good faith and completed within 30 days. The
560	agreement shall be subject to ratification within 10 business days by the bargaining unit members
561	employed in the Innovation Partnership Zone member schools at the time of negotiation. If the
562	parties are unable to reach an agreement within 30 days or if the agreement is not ratified within
563	10 business days by the bargaining unit members employed in the Innovation Partnership Zone
564	member schools at the time of negotiation, the parties shall submit remaining unresolved issues
565	to a joint resolution committee for dispute resolution process on the next business day following
566	the end of the 30 day bargaining period or failure to ratify.

567 The joint resolution committee shall be comprised of 3 members, 1 of whom shall be 568 appointed by the employee organization within 3 business days following the submission of 569 unresolved issues to the joint resolution committee, 1 of whom shall be appointed by the board 570 of directors within 3 business days following the submission of unresolved issues to the joint 571 resolution committee and 1 who shall be selected through the American Arbitration Association 572 who shall forthwith forward to the parties a list of 3 conciliators, each of whom shall have 573 professional experience in elementary and secondary education, from which the parties may 574 agree upon a single conciliator; provided, however, that if the parties cannot select a conciliator 575 from among the 3 within 3 business days, the American Arbitration Association shall select a 576 conciliator from the remaining names. The joint resolution committee shall conduct a dispute 577 resolution process to be concluded within 10 business days of selection. This process shall be 578 conducted in accordance with the rules of the American Arbitration Association and consistent 579 with this section; provided however, that all members of the joint resolution committee must 580 agree to any resolution. The fee for the process shall be shared equally between the 2 parties 581 involved.

Notwithstanding any other provision of this chapter, the unanimous decision of the joint resolution committee shall be dispositive of all the issues in dispute and shall be submitted to the parties within 10 business days of the completion of the process. In the event that a unanimous decision is not submitted to the parties within 10 business days, the commissioner will resolve all outstanding issues. The commissioner may extend any deadline as needed.

(r) Upon completion of the negotiation process under subsection (q), the board of
directors shall undertake a final vote to approve the Innovation Partnership Zone plan developed
under subsection (p) and shall submit the plan to the commissioner. Within 45 days of receipt,

the commissioner shall accept, reject or request revisions to the plan. The commissioner shall present specific requests for information or data if revisions are required, and shall provide detailed feedback if the plan has been rejected. The board of directors shall submit a revised plan to the commissioner within 30 days of receiving the request, and within 15 days of receipt, the commissioner shall accept the revised document or request additional revisions. The board of directors may submit a new plan if the original plan is rejected.

596 (s) Upon approving the plan, the commissioner shall present a recommendation to 597 establish the Innovation Partnership Zone to the board of elementary and secondary education. 598 At their first formal meeting following the presentation of the recommendation of the 599 commissioner, the members of the board of elementary and secondary education shall vote on 600 the establishment of the Innovation Partnership Zone in accordance with criteria developed by 601 the board of elementary and secondary education. By a vote of the majority, the board of 602 elementary and secondary education may approve the establishment of the Innovation 603 Partnership Zone, request additional information or data, or reject the recommendation of the 604 commissioner. The commissioner and board of directors of the proposed Innovation Partnership 605 Zone shall respond to any requests for information and data within 30 days, and the members of 606 the board of elementary and secondary education shall vote on the establishment of the 607 Innovation Partnership Zone at a subsequent meeting selected by the chair of the board of 608 elementary and secondary education. If the recommendation to establish the Innovation 609 Partnership Zone is rejected, the chair of the board of elementary and secondary education shall 610 present detailed feedback to the commissioner and the board of directors of the proposed 611 Innovation Partnership Zone.

(t) Upon approval of the establishment of the Innovation Partnership Zone by the board of elementary and secondary education, the commissioner shall, in writing, notify the board of directors of the formal establishment of the Innovation Partnership Zone and the board of directors shall have the authority to operate and manage the Innovation Partnership Zone and its member schools for a term of five years.

(u) At the end of each five-year term, if the Innovation Partnership Zone and its member schools have substantively achieved academic and other goals and have fulfilled all material responsibilities articulated in the Innovation Partnership Zone plan, the term for the Innovation Partnership Zone may be renewed for another five years, subject to the approval of the commissioner and the board of elementary and secondary education. The board of directors and commissioner may mutually agree to terminate the Innovation Partnership Zone at any point during a five-year term or at the end of the term.

624 (v) The commissioner shall report annually to the joint committee on education, the 625 house and senate committees on ways and means, the speaker of the house of representatives and 626 the senate president on the implementation and fiscal impact of this section. The report shall 627 include, but not be limited to, the following: (i) a list of all Innovation Partnership Zones and 628 their member schools, descriptions of academic and career themes as applicable and student 629 enrollment, retention and demographic data; (ii) information about the uses of autonomy and 630 flexibility in the Innovation Partnership Zones and how they are enabling the Zones and the 631 member schools to achieve academic and other goals; (iii) student achievement and school 632 performance data, including achievement data by student subgroup; (iv) information about the 633 instructional, operational, fiscal and other implications of the Innovation Partnership Zones; and 634 (v) information about the establishment of future Innovation Partnership Zones as applicable.

635 (w) Notwithstanding this section or any other general or special law to the contrary, for 636 the purposes of chapter 268A and chapter 30B: (i) an Innovation Partnership Zone shall be 637 deemed to be a state agency; and (ii) the appointing official of a member of the board of directors 638 of an Innovation Partnership Zone shall be deemed to be the commissioner. Members of boards 639 of directors of Innovation Partnership Zones operating under this section shall file a disclosure 640 annually with the state ethics commission, the department and the city or town clerk wherein 641 such Innovation Partnership Zone is located. The disclosure is in addition to the requirements of 642 said chapter 268A and a member of a board of directors must also comply with the disclosure 643 and other requirements of said chapter 268A. The form of the disclosure shall be prescribed by 644 the ethics commission and shall be signed under penalty of perjury. Such form shall be limited to 645 a statement in which members of the board of directors shall disclose any financial interest that 646 they or a member of their immediate families, as defined in section 1 of said chapter 268A, have 647 in any Innovation Partnership Zone or Innovation Partnership Zone member school located in the 648 commonwealth or in another state or with a person doing business with an Innovation 649 Partnership Zone or Innovation Partnership Zone member school.

Each member of a board of directors of an Innovation Partnership Zone shall file such disclosure for the preceding calendar year with the commission within 30 days of becoming a member of the board of directors, by September 1 of each year thereafter that the person is a member of the board of directors and by September 1 of the year after the person ceases to be a member of the board of directors; provided, however, that no member of a board of directors shall be required to file a disclosure for the year in which he or she ceases to be a member of the board of directors if he served less than 30 days in that year.

- (x) Nothing in this section shall prohibit the commissioner of elementary and secondary
 education from exercising the right to designate schools as underperforming or chronically
 underperforming pursuant to subsections 1J and 1K of chapter 69.
- 660 SECTION 33. The board of elementary and secondary education shall promulgate rules 661 and regulations to implement the provisions of this act. Such regulations shall, at a minimum, 662 address the appropriate level of per-pupil funding to be allocated by the local school committee 663 to the board of directors of an Innovation Partnership Zone established pursuant to section 92A 664 of chapter 71.