

HOUSE No. 03695

The Commonwealth of Massachusetts

PRESENTED BY:

Deval Patrick

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 passage of the accompanying bill:

An Act making appropriations for the fiscal year 2011 to provide for supplementing certain existing appropriations and for certain other activities and projects.

PETITION OF:

NAME:

| DISTRICT/ADDRESS:

HOUSE No. 03695

Message from His Excellency the Governor recommending legislation making appropriations for the fiscal year 2011 to provide for supplementing certain existing appropriations and for certain other activities and projects. August 25, 2011.

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act making appropriations for the fiscal year 2011 to provide for supplementing certain existing appropriations and for certain other activities and projects.

Whereas, the deferred operation of this act would tend to defeat its purpose, which is forthwith to make supplemental appropriations for fiscal year 2011 and to make certain changes in law, each of which is immediately necessary to carry out those appropriations or to accomplish other important public purposes, therefore, it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

□

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

- 1 Section 1. To provide for supplementing certain items in the general appropriation act and other
- 2 appropriation acts for fiscal year 2011, the sums set forth in section 2 are hereby appropriated
- 3 from the General Fund unless specifically designated otherwise in this act or in those
- 4 appropriation acts, for the several purposes and subject to the conditions specified in this act or
- 5 in those appropriation acts, and subject to the laws regulating the disbursement of public funds

6 for the fiscal year ending June 30, 2011. These sums shall be in addition to any amounts
7 previously appropriated and made available for the purposes of those items.

8 SECTION 2.

9 STATE AUDITOR

10 Office of the State Auditor

11 0710-0000 \$874,830

12 ATTORNEY GENERAL

13 Office of the Attorney General

14 0810-0000 \$671,665

15 INSPECTOR GENERAL

16 Office of the Inspector General

17 0910-0200 \$709,394

18 OFFICE OF THE STATE COMPTROLLER

19 Office of the State Comptroller

20 1599-3384 \$2,000,000

21 EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

22 Office of the Secretary of Administration and Finance

23 1599-4227 \$3,813,028

24 EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

25 Office of the Secretary of Health and Human Services

26 4000-0300 \$3,000,000

27 Department of Public Health

28 4510-0100 \$2,313,560

29 Department of Mental Health

30 5046-0000 \$3,000,000

31 Department of Youth Services

32 4200-0300 \$600,000

33 Department of Transitional Assistance

34 4403-2000 \$8,200,000

35 Department of Children and Families

36 4800-0015 \$1,580,000

37 4800-1100 \$650,000

38 Department of Developmental Services

39 5920-2000 \$5,000,000

40 5920-3000 \$5,500,000

41 EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT

42 Department of Workforce Development

43 7002-0012 \$9,000,000

44 EXECUTIVE OFFICE OF EDUCATION

45 Department of Elementary and Secondary Education

46 7035-0002 \$5,000,000

47 SECTION 2A. To provide for certain unanticipated obligations of the commonwealth, to
48 provide for an alteration of purpose for current appropriations, and to meet certain requirements
49 of law, the sums set forth in this section are hereby appropriated from the General Fund unless
50 specifically designated otherwise in this section, for the several purposes and subject to the
51 conditions specified in this section, and subject to the laws regulating the disbursement of public
52 funds for the fiscal year ending June 30, 2011. These sums shall be in addition to any amounts
53 previously appropriated and made available for the purposes of those items.

54 OFFICE OF THE STATE COMPTROLLER

55 Office of the State Comptroller

56 1599-3393 For a reserve for the Hayes settlement \$5,000,000

57 EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

58 Office of the Secretary of Administration and Finance

59 1599-0029 For a reserve to meet the fiscal year 2012 costs of employee training and other
60 economic benefits authorized by the collective bargaining agreement between the
61 commonwealth and service employees international union local 1199; provided, that the
62 secretary of administration and finance may transfer from the sum appropriated in this item to
63 other items of appropriation amounts that are necessary to meet these costs where the amounts
64 otherwise available are insufficient for the purpose; and provided further, that funds under this
65 item shall not revert but shall be made available for expenditure until June 30, 2012

66 \$1,000,000

67 1599-1706 For a reserve for the state share of costs to certain municipalities relating to the
68 June 1, 2011 storms; provided, that the comptroller shall transfer funds made available in this
69 item to municipalities for this purpose upon the written request of the secretary of administration
70 and finance \$10,000,000

71 1599-1707 For a reserve for the state share of costs to certain municipalities and municipal
72 lighting plants as identified by the Federal Emergency Management Agency for Emergency
73 Declaration 3296 relating to the December 2008 severe winter storm, for the counties of
74 Berkshire, Bristol, Essex, Franklin, Hampden, Hampshire, Middlesex, Suffolk and Worcester;
75 provided, that the comptroller shall transfer funds made available in this item to municipalities
76 for this purpose upon the written request of the secretary of administration and finance

77 \$6,200,000

78 1599-2013 For a reserve for costs associated with the Commonwealth's defense in the case of
79 Connor B., et al v. Patrick, et al, civil action No. 3:10-cv30073; provided, that the secretary may
80 transfer from the sum appropriated in this item to other items of appropriation amounts that are

81 necessary to meet these costs where the amounts otherwise available are insufficient for the
82 purpose. \$2,500,000

83 1599-3381 For a reserve to pay attorneys' fees in the lawsuit known as Hutchinson v. Patrick,
84 pending in the United States District Court. \$745,000

85 1599-4204 For a reserve to meet the fiscal year 2011 and 2012 costs of salary adjustments
86 and other economic benefits authorized by the collective bargaining agreement between the
87 Commonwealth and the State Police Association of Massachusetts \$4,509,518

88 1599-4252 For a reserve to meet the fiscal year 2011 and 2012 costs of salary adjustments
89 and other economic benefits authorized by the collective bargaining agreement between the
90 commonwealth and the Coalition for Public Safety, Unit 5 \$140,000

91 1599-4343 For a reserve to meet the fiscal year 2011 and fiscal year 2012 costs of salary
92 adjustments and other economic benefits authorized by the collective bargaining agreement
93 between the Suffolk county sheriff's department and the County Correction Officers/AFSCME
94 Local 414 \$293,950

95 1599-4430 For a reserve to meet the fiscal year 2011 and 2012 costs of salary adjustments
96 and other economic benefits authorized by the collective bargaining agreement between the
97 commonwealth and NAGE local 229 \$1,300,000

98 EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

99 Office of the Secretary of Health and Human Services

100 4000-0114 For the purposes of establishing an EOHHS pilot program that would link
101 increased training to modest pay increases in order to reduce turnover rates; provided, that

102 EOHHS shall issue regulations for the administration and distribution of such funds and shall
103 submit said regulations to the House and Senate Committees on Ways and Means \$3,800,000

104 EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT

105 Department of Housing and Community Development

106 7004-0109 For a pilot program for stabilization services provided by regional homeless
107 networks, including programs designed to support and leverage HomeBASE; provided, that this
108 implementation shall be developed in collaboration with the interagency council to end
109 homelessness, as established in Executive Order 492 \$5,000,000

110 EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT

111 Department of Career Services

112 7002-1500 For the operation of the commonwealth corps program \$500,000

113 SECTION 2C.I. For the purpose of making available in fiscal year 2012 balances of
114 appropriations which otherwise would revert on June 30, 2011, the unexpended balances of the
115 maintenance appropriations listed below, not to exceed the amount specified below for each
116 item, are hereby re-appropriated for the purposes of and subject to the conditions stated for the
117 corresponding item in section 2 of the general appropriation act for fiscal year 2011. However,
118 for items which do not appear in section 2 of the general appropriation act, the amounts in this
119 section are re-appropriated for the purposes of and subject to the conditions stated for the
120 corresponding item in section 2 or 2A of this act or in prior appropriation acts. Amounts in this
121 section are re-appropriated from the fund or funds designated for the corresponding item in
122 section 2 of the general appropriation act; provided, however, that for items which do not appear

123 in section 2 of the general appropriation act, the amounts in this section are re-appropriated from
124 the fund or funds designated for the corresponding item in section 2 or 2A of this act or in prior
125 appropriation acts. The sums re-appropriated in this section shall be in addition to any amounts
126 available for said purposes.

127 TREASURER AND RECEIVER-GENERAL

128 Lottery Commission

129 0640-0000 \$815,000

130 SHERIFFS

131 Essex Sheriff's Department

132 8910-0619 \$21,578

133 STATE AUDITOR

134 Office of the State Auditor

135 0710-0000 \$874,830

136 ATTORNEY GENERAL

137 Office of the Attorney General

138 0810-0000 \$671,665

139 INSPECTOR GENERAL

140 Office of the Inspector General

141 0910-0200 \$709,394

142 OFFICE OF THE STATE COMPTROLLER

143 Office of the State Comptroller

144 1599-3384 \$2,000,000

145 1599-3393 \$5,000,000

146 EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

147 Office of the Secretary of Administration and Finance

148 1100-1560 \$440,693

149 1599-0016 \$110,000

150 1599-0029 \$1,000,000

151 1599-1706 \$10,000,000

152 1599-1707 \$6,200,000

153 1599-2013 \$2,500,000

154 1599-3381 \$745,000

155 1599-4204 \$4,509,518

156 1599-4227 \$4,132,356

157 1599-4252 \$140,000

158	1599-4281	\$10,000
159	1599-4282	\$10,000
160	1599-4283	\$10,000
161	1599-4284	\$10,000
162	1599-4343	\$293,950
163	1599-4430	\$1,300,000
164	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES	
165	Office of the Secretary of Health and Human Services	
166	4000-0114	\$3,800,000
167	4000-0300	\$3,000,000
168	Department of Public Health	
169	4510-0100	\$2,313,560
170	Department of Mental Health	
171	5046-0000	\$3,000,000
172	Department of Youth Services	
173	4200-0300	\$600,000
174	Department of Transitional Assistance	

175 4403-2000 \$8,200,000

176 Department of Children and Families

177 4800-0015 \$1,580,000

178 4800-0038 \$500,000

179 4800-0041 \$2,500,000

180 4800-1100 \$2,000,000

181 Massachusetts Commission for the Deaf and Hard of Hearing

182 4125-0100 \$90,000

183 Department of Developmental Services

184 5920-2000 \$5,000,000

185 5920-3000 \$5,500,000

186 EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT

187 Department of Housing and Community Development

188 7004-0109 \$5,000,000

189 EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT

190 Department of Workforce Development

191 7002-0012 \$9,000,000

192 Department of Career Services

193 7002-1500 \$500,000

194 EXECUTIVE OFFICE OF EDUCATION

195 Department of Elementary and Secondary Education

196 7035-0002 \$5,000,000

197 EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY

198 Office of the Secretary of Public Safety and Security

199 8000-0600 \$6,500

200 Department of State Police

201 8100-1001 \$2,700,000

202 Military Division

203 8700-0001 \$200,000

204 Parole Board

205 8950-0001 \$500,000

206 SECTION 2C.II. For the purpose of making available in fiscal year 2012 balances of retained
207 revenue and intragovernmental chargeback authorizations which otherwise would revert on June
208 30, 2011, the unexpended balances of the authorizations listed below, not to exceed the amount
209 specified below for each item, are hereby re-authorized for the purposes of and subject to the

210 conditions stated for the corresponding item in section 2 or 2B of the general appropriation act
211 for fiscal year 2009. However, for items which do not appear in section 2 or 2B of the general
212 appropriation act, the amounts in this section are re-authorized for the purposes of and subject to
213 the conditions stated for the corresponding item in section 2, 2A, or 2B of this act or in prior
214 appropriation acts. Amounts in this section are re-authorized from the fund or funds designated
215 for the corresponding item in section 2 or 2B of the general appropriation act; however, for items
216 which do not appear in section 2 or 2B of the general appropriation act, the amounts in this
217 section are re-authorized from the fund or funds designated for the corresponding item in section
218 2, 2A, or 2B of this act or in prior appropriation acts. The sums re-authorized in this section
219 shall be in addition to any amounts available for those purposes.

220 EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY

221 Office of the Secretary of Public Safety and Security

222 8000-0004 \$3,000,000

223 Municipal Police Training Committee

224 8200-0222 \$48,000

225 SECTION 2E. The sums set forth in this section are hereby appropriated for transfer from the
226 General Fund to the trust funds named within each item unless specifically designated otherwise
227 in this section, for the purposes and subject to the conditions specified in this section and subject
228 to the laws regulating the disbursement of public funds for the fiscal year ending June 30, 2011.
229 Items in this section shall not be subject to allotment under section 9B of chapter 29 of the
230 General Laws or reduction under section 9C of said chapter 29, without express authorization

231 from the general court. Notwithstanding section 19A of said chapter 29, any transfer under this
232 section shall be made by the comptroller in accordance with a transfer schedule to be developed
233 for each item by the comptroller, after consulting with the appropriate agency secretary, the
234 secretary of administration and finance and the state treasurer. The schedule for each
235 appropriation shall provide for transfers in increments considered appropriate to meet the cash
236 flow needs of each fund and all transfers under the schedule shall be completed not later than
237 June 30, 2011. Not later than 7 days after the schedules receive final approval by the comptroller,
238 they shall be reported to the house and senate committees on ways and means.

239 OFFICE OF THE STATE COMPTROLLER

240 Office of the State Comptroller

241 1595-6583 For an operating transfer to the Infrastructure Development Fund \$35,000,000

242 1595-6585 For an operating transfer to the Low Income Housing Tax Credit Fund

243 \$10,000,000

244 1599-0030 For an operating transfer to the Health Care Workforce Training Fund.....

245 \$15,000,000

246 1599-6584 For an operating transfer to the Innovation Investment and Access Fund

247 \$15,000,000

248 EXECUTIVE OFFICE OF EDUCATION

249 Department of Higher Education

250 7066-0035 For the support of the science, technology, engineering, and mathematics grant
251 fund established by section 2MMM of chapter 29 of the General Laws \$500,000

252 Authorize United States Treasury Reciprocal Offset Program

253 SECTION 3 . (A) Chapter 7A of the General Laws is hereby amended by adding the following
254 section: -

255 Section 19. (a) Notwithstanding any other general or special law to the contrary, the comptroller
256 may enter into an agreement with the Secretary of the Treasury to participate in a reciprocal
257 Treasury Offset Program pursuant to 31 U.S.C. section 3716 for the collection of any debts owed
258 to the commonwealth or to state agencies from federal payments to vendors, contractors and
259 taxpayers. The agreement may provide for the United States to submit non-tax debts owed to
260 federal agencies for offset against state payments otherwise due and owing to taxpayers, vendors
261 and contractors providing goods or services to the commonwealth, its departments, agencies or
262 institutions.

263 (b) For purposes of this section the following words have the following meanings:

264 “Agreement” or “offset agreement” means the agreement between the comptroller and the
265 Secretary of the Treasury authorized by this section.

266 “Debt” means a delinquent state tax or non-tax debt certified by the state treasurer or a federal
267 non-tax debt certified by a federal official and shall include but shall not be limited to fines, fees,
268 penalties and other non-tax assessments imposed by or payable to the commonwealth or federal
269 government that are finally determined to be due and owing.

270 "Federal official" means a unit or official of the federal government charged with the collection
271 of non-tax liabilities payable to the federal government and with the authority to enter into the
272 offset agreement.

273 "Person" means an individual, vendor, contractor, partnership, society, association, joint stock
274 company, limited liability company, corporation, estate, receiver, trustee, assignee, and any other
275 person acting in a fiduciary or representative capacity whether appointed by a court or otherwise,
276 or any combination of the foregoing.

277 "Refund" means an amount described as a refund of tax under the provision of the state tax law
278 that authorized its payment.

279 "State payments" shall include tax refunds and any vendor or contractor payments made by the
280 commonwealth to any person including expense reimbursements to an employee of the
281 commonwealth, provided that "state payments" do not include salary, wages, pension and any
282 other type, class or amount of payment as the comptroller determines to impact the health or
283 welfare of the citizens of the commonwealth.

284 (c) Pursuant to the agreement, a federal official may:

285 (1) certify to the comptroller the existence of a person's delinquent, non-tax debt owed by the
286 person to the federal government by providing:

287 (A) the full name and address of the person and any other names known to be used by the
288 person;

289 (B) the social security number or federal tax identification number;

290 (C) the amount of the federal non-tax liability; and

291 (D) a statement certifying that the debt is past due, that due process has been provided and that
292 the debt is legally enforceable in the amount certified, which may be provided in procedures for
293 certifying payments in the agreement.

294 (E) Any other information pursuant to the agreement;

295 (2) Request the comptroller to withhold any state payment to which the person is entitled; and

296 (3) Retain a portion of the proceeds of any federal administrative setoff authorized by the federal
297 offset program.

298 (d) As required or permitted by state law, federal law or the offset agreement, the comptroller:

299 (1) Shall determine if a person for whom a certification is received is due a state payment;

300 (2) Shall withhold a state payment that is due a person whose name has been certified by a
301 federal official;

302 (3) Shall notify the person of the amount withheld in accordance with the offset agreement;

303 (4) Shall pay to the federal official the lesser of:

304 (A) The entire state payment; or

305 (B) The amount certified; and

306 (C) Pay any refund or state payment in excess of the certified amount to the person less any fee
307 pursuant to subsection (e);

308 (D) If an individual filed a joint income tax return and the debt certified by a federal official is
309 not the liability of both parties to the joint income tax return, the comptroller may not withhold

310 or pay to the federal official that portion of the income tax refund attributable to the individual
311 not owing the debt. The comptroller and the commissioner of revenue shall adopt procedures
312 notifying parties to a joint income tax return of a proposed offset of a state income tax refund for
313 a debt certified by a federal official and shall allow the parties to such return 60 days to assert in
314 writing that a portion of the income tax refund is attributable to the individual not owing the
315 debt. If no such assertion by a party to the joint return is made within 60 days of notice, all of
316 the income tax refund shall be deemed attributable to the individual owing the debt.

317 (5) May certify to a federal official a person's delinquent debt owed to the commonwealth by
318 providing the federal official:

319 (A) the full name and address of the person and any other names known to be used by the
320 person;

321 (B) the social security number or federal tax identification number;

322 (C) the amount of the liability; and

323 (D) a statement certifying that the debt is past due, that due process has been provided and that
324 the debt is legally enforceable in the amount certified, which may be provided in procedures for
325 certifying payments in the agreement.

326 (E) Any other information required by state statute or regulation applicable to the collection of
327 the debt by offset of federal payments;

328 (6) May request that the federal official withhold any federal vendor or other federal payment
329 pursuant to the offset agreement to which the person is entitled:

330 (A) The entire federal payment; or

331 (B) The amount certified; and

332 (C) Pay any refund or federal payment in excess of the certified amount to the person less any
333 fee pursuant to subsection (e);

334 (e) The comptroller may, by rule, establish a reasonable administrative fee to be charged to the
335 person for the provision of the state offset of a federal debt or the federal offset of a state debt.
336 The fee is a separate debt and may be withheld from any refund, reimbursement or other monies
337 held for the person. The comptroller may charge the person who is the subject of federal offset of
338 a state debt, a fee equal to the fee authorized in subsection (c). Any state administrative fees may
339 be retained by the comptroller, without further appropriation, for the costs of the intercept
340 program, including reporting, and for costs associated with other revenue generation and cost
341 savings initiatives as determined by the comptroller.

342 (f) The comptroller and the heads of the various state agencies may enter into interagency
343 agreements for the purpose of protecting a person's return information as defined under state tax
344 law and collecting debts, fees and penalties due the commonwealth, its departments, agencies or
345 institutions.

346 (B) Section 1 of chapter 62D of the General Laws, as appearing in the 2008 Official Edition, is
347 hereby amended by inserting after the numeral "29", in line 29, the following words:- , or any
348 federal agency as certified by a federal official to the comptroller pursuant to section 19 of
349 chapter 7A.

350 (C) Section 13 of said chapter 62D, as so appearing, is hereby amended by inserting after the
351 numeral "29", in line 15, the following words:- , or any federal agency as certified by a federal
352 official to the comptroller pursuant to section 19 of chapter 7A.

353 Accommodating Workforce Training Fund Receipt of Revenues

354 Section 3A. Subsection (a) of the section 2RR of chapter 29 of the General Laws, as amended by
355 section 93 of chapter 3 of the acts of 2011, is hereby further amended by adding the following
356 sentence:- For the purpose of accommodating discrepancies between the receipt of revenues and
357 related expenditures, the director of career services may incur obligations and the comptroller
358 may certify payment amounts not to exceed the most recent revenue estimate submitted by the
359 department and approved by the comptroller; provided, however, that the fund shall be in
360 balance by the close of each fiscal year.

361 Filing Change for Regulatory Small Business Impact Statements

362 SECTION 4. (A) Section 2 of chapter 30A of the General Laws is hereby amended by striking
363 out the fourth paragraph, inserted by section 67 of chapter 240 of the acts of 2010, and inserting
364 in place thereof the following paragraph:-

365 A small business impact statement shall be filed with the state secretary on the same day the
366 notice is filed and shall accompany the notice. Notwithstanding section 6, the state secretary
367 shall include the small business impact statement on the electronic website of the state secretary,
368 and the statement may be inspected and copied in the office of the state secretary during business
369 hours.

370 (B) Section 3 of said chapter 30A is hereby amended by striking out the fourth paragraph,
371 inserted by section 68 of said chapter 240, and inserting in place thereof the following
372 paragraph:-

373 A small business impact statement shall be filed with the state secretary on the same day the
374 notice is filed and shall accompany the notice. Notwithstanding section 6, the state secretary
375 shall include the small business impact statement on the electronic website of the state secretary,
376 and the statement may be inspected and copied in the office of the state secretary during business
377 hours.

378 End State Police Quinn Benefits

379 SECTION 5. (A) Section 108L of chapter 41 of the General Laws, as appearing in the 2008
380 Official Edition, is hereby amended by striking out, in lines 3 to 5, the words “, uniformed
381 members of the department of state police appointed under said section ten, state police
382 detectives appointed under section ten of said chapter twenty-two C”.

383 (B) The fifth paragraph of said section 108L of said chapter 41, as so appearing, is hereby
384 amended by striking out the third sentence.

385 Allow “Evergreen” Clauses in Public-Sector Collective Bargaining Agreements

386 SECTION 6. (A) Subsection (a) of section 7 of chapter 150E of the General Laws, as appearing
387 in the 2008 Official Edition, is hereby amended by adding after the word “years”, in line 3, the
388 following words:- ; but a provision in a collective bargaining agreement stating that the
389 agreement’s terms remain in effect beyond 3 years while the parties negotiate a successor
390 agreement shall be valid and enforceable.

391 (B) Subsection (A) shall apply retroactively to a collective bargaining agreement that contained a
392 provision stating that the agreement’s terms remain in effect beyond 3 years while the parties
393 negotiate a successor agreement but otherwise expired before the effective date of this act, unless

394 the continued effectiveness of such an agreement was the subject of judicial proceedings pending
395 on October 22, 2010 in a state or federal court in the commonwealth.

396 DCF Access to CPCS Indigency Forms

397 SECTION 7. Subsection (c) of section 2A of chapter 211D of the General Laws, as appearing in
398 section 112 of chapter 68 of the acts of 2011, is hereby amended by adding the following
399 paragraph:-

400 Upon request by the department of children and families, the commissioner of probation shall
401 provide to the department a copy of a person's indigency intake form, final assessment of
402 financial circumstances, and any report certifying that the person either continues to meet or no
403 longer meets the definition of indigency prepared by the chief probation officer in accordance
404 with this section. The department shall use these forms and reports for the purpose of
405 completing eligibility determinations under Title IV-E of the Social Security Act and for no other
406 purpose. The commissioner of probation and the commissioner of children and families shall
407 jointly determine the process by which the department of children and families shall obtain and
408 maintain these forms and reports. The department of children and families shall not make, and
409 shall prohibit, any dissemination of such information for any purpose other than those set forth in
410 this paragraph.

411 Mass. Service Alliance to Administer Commonwealth Corps

412 SECTION 8. Chapter 192 of the acts of 2007 is hereby amended by striking out sections 5 to 11,
413 inclusive, and inserting in place thereof the following 4 sections:-

414 Section 5. As used in sections 5 to 11, inclusive, the following words shall, unless the context
415 clearly requires otherwise, have the following meanings:-

416 “Corps members”, individuals who commit to service in the commonwealth corps pursuant to
417 this act.

418 “Corps projects”, programs established pursuant to this act to satisfy unmet community needs.

419 “Corps sponsors”, non-profit and public entities that participate in corps projects.

420 “Massachusetts Service Alliance,” or “MSA”, the non-profit organization which administers the
421 commonwealth corps program.

422 “Unmet community needs”, needs including, but not limited to, those pertaining to education,
423 public health, public safety, the environment and other human needs in underserved populations
424 and areas in the commonwealth.

425 Section 6. (a) Subject to the receipt of adequate funding by the commonwealth or other sources,
426 there shall be a commonwealth corps.

427 (b) The commonwealth corps shall be composed of corps members who will commit to no more
428 than 12 months of full-time, part-time or flex-time service to the commonwealth to address
429 unmet community needs.

430 (c) Corps members shall be residents of the commonwealth who are at least 18 years of age.
431 Members shall be the responsibility of the corps sponsors with support from the MSA. Corps
432 members shall undertake meaningful service projects addressing unmet community needs in
433 areas including, but not limited to, the environment, education, health and basic human services

434 and may serve full or part-time; but, members having direct contact with minor children or
435 vulnerable adults shall be required to pass a background check.

436 (d) The MSA and the corps sponsors shall, to the extent practicable, ensure that corps members
437 are placed with corps projects that match their interests, geographic constraints, skills and
438 abilities. Corps sponsors may enroll individuals who choose to defer a stipend to serve as a corps
439 member. Corps sponsors shall seek to enroll individuals who are economically, geographically,
440 ethnically, socially, physically or educationally diverse.

441 (e) A corps member shall not be subject to chapter 31 or chapter 30, section 9A of the General
442 Laws. Corps members shall not be considered to be an employee of the commonwealth entitled
443 to the benefit of chapter 152 of the General Laws, nor shall a corps member be considered to be
444 an employee of the commonwealth for any other purpose.

445 Section 7. (a) The MSA shall administer the commonwealth corps and in so doing shall: (1)
446 provide the personnel necessary to carry out the purposes of this chapter; (2) recruit corps
447 sponsors; (3) coordinate among agencies of the commonwealth and other organizations using
448 community service and volunteerism as a strategy to assist in the solution of local, regional and
449 statewide problems; (4) initiate studies and analyses of proposed and implemented service and
450 volunteer projects, which will aid in solving local, regional and statewide problems; (5)
451 recommend expansion of corps opportunities to address all community needs, such as education,
452 environment, public safety, public health and employment and training; (6) encourage the
453 corporate community of the commonwealth to become an active partner in the support, advocacy
454 and promotion of community service and volunteer opportunities in the commonwealth; (7)
455 develop a grant application and selection process using the criteria set forth in subsection (b) for

456 non-profit organizations and public entities, including schools and educational institutions,
457 seeking to participate in the commonwealth corps; (8) review grant applications from non-profit
458 organizations and public entities, including schools and educational institutions and selecting
459 grant awardees; (9) establish criteria and procedures for recruiting residents of the
460 commonwealth who are 18 years or older to serve as corps members; (10) establish procedures
461 for matching and placing corps members with corps projects; (11) establish personnel policies
462 and procedures for corps members; (12) determine the appropriate financial match support levels
463 by private business, community groups, foundations, public agencies and individuals; (13) assist
464 corps sponsors in the development of scholarships and matching funds from private businesses,
465 community groups, foundations, public agencies and individuals in order to support a portion of
466 a corps member's stipend and benefits; and (14) monitor corps members and corps sponsors for
467 compliance with all state and federal laws and funding agreements.

468 (b) The MSA shall give projects meeting the following criteria preference: (1) projects
469 addressing a well-established unmet community need; (2) projects articulating measurable goals,
470 including an assessment of the impact on the corps members and on the targeted community; (3)
471 projects providing services to communities and organizations throughout the commonwealth; (4)
472 projects not using corps members to replace previously budgeted positions or to reduce overtime,
473 hours of work or opportunities for advancement for employees or members of corps sponsors;
474 and (5) projects falling within 1 or both of the following categories: (i) direct service projects
475 that give corps members opportunities to provide direct services addressing unmet community
476 needs including, but not limited to, tutoring or mentoring, providing health care education,
477 providing services to the homeless, enhancing historic, cultural, and natural resources of the
478 commonwealth, enhancing environmental restoration, enhancing emergency preparedness and

479 response; or (ii) volunteer-generating projects that give corps members the opportunity to recruit,
480 train and support volunteers to participate in civic projects and to meet unmet community needs.

481 Section 8. The MSA shall file with the governor, on or before January 1 and on or before July 1
482 of each year, a report, which shall include but not be limited to the following: (1) a financial
483 statement summarizing its expenditures and available funds; (2) the number of projects and
484 proposed placements submitted to it; (3) the number of volunteers assigned to corps sponsors; (4)
485 the number of hours served by corps members; (5) the number of beneficiaries served by corps
486 projects; (6) a description of corps projects and a summary of the work completed; (7) a measure
487 of outputs and outcomes; and (8) information on other pertinent service data as may be
488 determined by the governor.

489 Highway Fund Accounts Change

490 SECTION 9. Section 2 of chapter 131 of the acts of 2010 is hereby amended by striking out the
491 figure “0340-0101” and inserting in place thereof the following figure:- 0340-0198.

492 SECTION 10. Said section 2 of said chapter 131 is hereby further amended by striking out the
493 figure “0340-0201” and inserting in place thereof the following figure:-0340-0298.

494 SECTION 11. Said section 2 of said chapter 131 is hereby further amended by striking out the
495 figure “0340-0301” and inserting in place thereof the following figure:- 0340-0398.

496 SECTION 12. Said section 2 of said chapter 131 is hereby further amended by striking out the
497 figure “0340-0401” and inserting in place thereof the following figure:- 0340-0498.

498 SECTION 13. Said section 2 of said chapter 131 is hereby further amended by striking out the
499 figure “0340-0501” and inserting in place thereof the following figure:- 0340-0598.

500 SECTION 14. Said section 2 of said chapter 131 is hereby further amended by striking out the
501 figure “0340-0601” and inserting in place thereof the following figure:-0340-0698.

502 SECTION 15. Said section 2 of said chapter 131 is hereby further amended by striking out the
503 figure “0340-0701” and inserting in place thereof the following figure:- 0340-0798.

504 SECTION 16. Said section 2 of said chapter 131 is hereby further amended by striking out the
505 figure “0340-0801” and inserting in place thereof the following figure:- 0340-0898.

506 SECTION 17. Said section 2 of said chapter 131 is hereby further amended by striking out the
507 figure “0340-0901” and inserting in place thereof the following figure:- 0340-0998.

508 SECTION 18. Said section 2 of said chapter 131 is hereby further amended by striking out the
509 figure “0340-1001” and inserting in place thereof the following figure:- 0340-1098.

510 SECTION 19. Said section 2 of said chapter 131 is hereby further amended by striking out the
511 figure “0340-1101” and inserting in place thereof the following figure:- 0340-1198.

512 SECTION 20. Said section 2 of said chapter 131 is hereby further amended by striking out the
513 figure “0699-0016” and inserting in place thereof the following figure:- 0699-0014.

514 SECTION 21. Said section 2 of said chapter 131 is hereby further amended by striking out the
515 figure “0699-2004” and inserting in place thereof the following figure:- 0699-2005.

516 SECTION 22. Said section 2 of said chapter 131 is hereby further amended by striking out the
517 figure “0810-0007” and inserting in place thereof the following figure:- 0810-0098.

518 SECTION 23. Said section 2 of said chapter 131 is hereby further amended by striking out the
519 figure “8000-0000” and inserting in place thereof the following figure:- 8000-0600.

520 SECTION 24. Said section 2 of said chapter 131 is hereby further amended by striking out the
521 figure “8100-0000” and inserting in place thereof the following figure:- 8100-1001.

522 SECTION 25. Said section 2 of said chapter 131 is hereby further amended by striking out the
523 figure “8100-0011” and inserting in place thereof the following figure:- 8100-0018.

524 SECTION 26. Section 2 of chapter 68 of the acts of 2011 is hereby amended by striking out the
525 figure “0340-0101” and inserting in place thereof the following figure:- 0340-0198.

526 SECTION 27. Said section 2 of said chapter 68 is hereby further amended by striking out the
527 figure “0340-0201” and inserting in place thereof the following figure:-0340-0298.

528 SECTION 28. Said section 2 of said chapter 68 is hereby further amended by striking out the
529 figure “0340-0301” and inserting in place thereof the following figure:- 0340-0398.

530 SECTION 29. Said section 2 of said chapter 68 is hereby further amended by striking out the
531 figure “0340-0401” and inserting in place thereof the following figure:- 0340-0498.

532 SECTION 30. Said section 2 of said chapter 68 is hereby further amended by striking out the
533 figure “0340-0501” and inserting in place thereof the following figure:- 0340-0598.

534 SECTION 31. Said section 2 of said chapter 68 is hereby further amended by striking out
535 the figure “0340-0601” and inserting in place thereof the following figure:-0340-0698.

536 SECTION 32. Said section 2 of said chapter 68 is hereby further amended by striking out the
537 figure “0340-0701” and inserting in place thereof the following figure:- 0340-0798.

538 SECTION 33. Said section 2 of said chapter 68 is hereby further amended by striking out the
539 figure “0340-0801” and inserting in place thereof the following figure:- 0340-0898.

540 SECTION 34. Said section 2 of said chapter 68 is hereby further amended by striking out the
541 figure “0340-0901” and inserting in place thereof the following figure:- 0340-0998.

542 SECTION 35. Said section 2 of said chapter 68 is hereby further amended by striking out the
543 figure “0340-1001” and inserting in place thereof the following figure:- 0340-1098.

544 SECTION 36. Said section 2 of said chapter 68 is hereby further amended by striking out the
545 figure “0340-1101” and inserting in place thereof the following figure:- 0340-1198.

546 SECTION 37. Said section 2 of said chapter 68 is hereby further amended by striking out the
547 figure “0699-0016” and inserting in place thereof the following figure:- 0699-0014.

548 SECTION 38. Said section 2 of said chapter 68 is hereby further amended by striking out the
549 figure “0699-2004” and inserting in place thereof the following figure:- 0699-2005.

550 SECTION 39. Said section 2 of said chapter 68 is hereby further amended by striking out the
551 figure “0810-0007” and inserting in place thereof the following figure:- 0810-0098.

552 SECTION 40. Said section 2 of said chapter 68 is hereby further amended by striking out the
553 figure “8000-0000” and inserting in place thereof the following figure:- 8000-0600.

554 SECTION 41. Said section 2 of said chapter 68 is hereby further amended by striking out the
555 figure “8100-0000” and inserting in place thereof the following figure:- 8100-1001.

556 SECTION 42. Said section 2 of said chapter 68 is hereby further amended by striking out the
557 figure “8100-0011” and inserting in place thereof the following figure:- 8100-0018.

558 Bristol County Sheriff Retained Revenue

559 SECTION 43. Item 8910-8310 of said section 2 of said chapter 131 is hereby amended by
560 striking out the figure "\$8,000,000", inserted by section 25 of chapter 409 of the acts of 2010,
561 wherever it appears, and inserting in place thereof in each instance the following figure:-

562 \$9,495,000

563 HRD Civil Service Retained Revenue

564 SECTION 44. Item 1750-0102 of section 2 of chapter 68 of the acts of 2011 is hereby amended
565 by striking out the figure "\$2,056,966", both times it appears, and inserting in place thereof, in
566 each instance, the following figure:- \$2,700,000.

567 SAVE Funding

568 SECTION 45. (A) Item 4000-0300 of said section 2 of said chapter 68 is hereby further amended
569 by adding the following words:- ; and provided further, that funds may be expended for the
570 purposes of implementing the federal Systematic Alien Verification for Entitlements, or SAVE,
571 system.

572 DHCFP Funding

573 SECTION 46. (A) Said section 2 of said chapter 68 is hereby further amended by striking out
574 item 4100-0059.

575 (B) Item 4100-0060 of said section 2 of said chapter 68 is hereby amended by striking out the
576 words "between July 1, 2011 and December 31, 2011".

577 (C) Said item 4100-0060 of said section 2 of said chapter 68 is hereby further amended by
578 striking out the figure "\$10,578,754" and inserting in place thereof the following figure:-
579 \$21,157,507.

580 DCF Transferability

581 SECTION 47. (A) Item 4800-0015 of said section 2 of said chapter 68 is hereby amended by
582 striking out the words “; and provided further, that no funds shall be transferred from 4800-0040
583 to any of those items”.

584 (B) Said item 4800-0015 of said section 2 of said chapter 68 is hereby further amended by
585 adding the following words:- ; and provided further, that the commissioner of the department of
586 children and families may transfer funds into item 4800-0030 from 4800-0038, 4800-0040 and
587 4800-0041 as necessary under an allocation plan which shall detail, by object class, the
588 distribution of the funds to be transferred and which the commissioner shall file with the house
589 and senate committees on ways and means 15 days prior to any such transfer”.

590 State Police Training

591 SECTION 48. (A) Said section 2 of said chapter 68 is hereby amended by striking out item
592 8100-0011 and inserting in place thereof the following item:-

593 8100-0011 For the department of state police, which may expend an amount not to exceed
594 \$4,100,000 for certain police activities provided pursuant to agreements authorized in this item;
595 provided, that for fiscal year 2012, the colonel of state police may enter into service agreements
596 with the commanding officer or other person in charge of a military reservation of the United
597 States located in the Massachusetts Development Finance Agency, established in chapter 23G of
598 the General Laws; provided further, that such agreements shall establish the responsibilities
599 pertaining to the operation and maintenance of police services including, but not limited to: (a)
600 provisions governing payment to the department for the cost of regular salaries, overtime,
601 retirement, and other employee benefits; and (b) provisions governing payment to the department

602 for the cost of furnishings and equipment necessary to provide such police services; provided
603 further, that the department may charge any recipients of police services for the cost of such
604 services, as authorized by this item; provided further, that the department may retain the revenue
605 so received and expend such revenue as necessary pursuant to this item to provide the agreed
606 level of services; provided further, that the colonel may enter into service agreements as may be
607 necessary to enhance the protection of persons, as well as assets and infrastructure located within
608 the commonwealth, from possible external threat or activity; provided further, that such
609 agreements shall establish the responsibilities pertaining to the operation and maintenance of
610 police services including, but not limited to: (a) provisions governing payment to the department
611 for the cost of regular salaries, overtime, retirement, and other employee benefits; and (b)
612 provisions governing payment to the department for the cost of training and /or equipment
613 necessary to provide such police services; provided further, that the department may charge any
614 recipients of police services for the cost of such services, as authorized by this item; provided
615 further, that the department may retain the revenue so received and expend such revenue as
616 necessary pursuant to this item to provide the agreed level of services; provided further, that the
617 colonel may expend from this item costs associated with joint federal and state law enforcement
618 activities from federal reimbursements received therefore; and provided further, that
619 notwithstanding any general or special law to the contrary, for the purposes of accommodating
620 discrepancies between the receipt of retained revenues and related expenditures, the department
621 may incur expenses and the comptroller may certify for payment amounts not to exceed the
622 lower of this authorization or the most recent revenue estimate as reported in the state accounting
623 system \$4,100,000

624 (B) Said section 2 of said chapter 68 is hereby further amended by striking out item 8100-0515
625 and inserting in place thereof the following item:-

626 8100-0515 For trainee salary, salary-related and medical expenses, including mental and
627 medical health screening, and for the operating and clerical costs associated with the
628 Massachusetts State Police Academy for the purpose of hiring and training state police recruits to
629 maintain the strength of the department of state police \$2,000,000

630 DOC Retained Revenue Correction

631 SECTION 49. Item 8900-0010 of said section 2 of said chapter 68 is hereby amended by striking
632 out the words “amounts collected” and inserting in place thereof the following words:- to the
633 comptroller the amounts to be transferred from the Commonwealth Transportation Fund to the
634 department of correction revenue source 9000.

635 Senior Care Options Notification

636 SECTION 50. The executive office of health and human service shall provide to each
637 beneficiary age 65 and over a one-time notice of options available for enrollment in voluntary
638 programs including Program of All Inclusive Care for the Elderly plans, MassHealth Senior Care
639 Options, Frail Elder Home and Community Based Waiver Program and any other voluntary
640 elected benefit to which the beneficiary is entitled to supplement or replace such beneficiary’s
641 MassHealth benefits. The executive office shall include in the notice the names and contact
642 information for the program providers, general contact information for the division and a general
643 description of the benefits of joining particular programs. The notice shall be written in clear and
644 simple language and shall include instructions for requesting a copy of such notice in a language
645 other than English. The notice shall include a method for the beneficiary to request from the

646 executive office additional information on any program described in the notice. Before the
647 content and format of the annual notice is finalized, the executive office shall forward the
648 proposed draft for review and comment to the program providers. The executive office shall
649 work with the program providers and other appropriate stakeholders to assess whether, and to
650 what extent, barriers to program enrollment shall be alleviated through modifications to the
651 program or the enrollment process.

652 CPCS Transferability

653 SECTION 51. Notwithstanding any general or special law to the contrary, at the request of the
654 committee for public counsel services, with written approval of the secretary of administration
655 and finance, the comptroller shall allow the transfer of funds at any time from item 0321-1510 to
656 item 0321-1520 for the purpose of reducing any deficiency in the latter appropriation. All such
657 transfers, in aggregate, shall not exceed \$3,200,000 and shall be effective for fiscal year 2011.

658 Balance Remaining in Workforce Training Trust Fund

659 SECTION 52. Notwithstanding any general or special law to the contrary, any unexpended
660 funding made available under item 7003-0701 of section 2 of chapter 131 of the acts of 2010
661 shall not revert, but shall remain available for expenditure from the Workforce Training Trust
662 Fund, established by section 2RR of chapter 29 of the General Laws.

663 MDDC Waiver

664 SECTION 53. Notwithstanding any general or special law to the contrary, the budget director
665 may waive up to \$86,000 in costs that would otherwise be collected by the state comptroller
666 from the Massachusetts developmental disabilities council under sections 5D and 6B of chapter

667 29 of the General Laws. The waiver shall be in writing and the budget director shall provide
668 copies to the house and senate committees on ways and means. The waiver shall be solely for the
669 purpose of state match funding for federal grant awards received from the National Association
670 of Councils on Developmental Disabilities. The waiver shall be effective until June 30, 2012.

671 Health Care Workforce Training Fund

672 SECTION 54. There shall be established and set up on the books of the commonwealth a fund
673 to be known as the Health Care Workforce Training Fund. The fund shall be used to provide
674 employment and training opportunities for health care employees. The secretary of
675 administration and finance shall serve as the fund's trustee and may, in consultation with the
676 secretary of labor and workforce development, make expenditures or transfer funds to other
677 departments for the purposes of providing additional employment and training opportunities for
678 health care workers in the commonwealth.

679 The fund shall support the distribution of state incentive grants to selected health systems, non-
680 profit organizations, labor unions, labor-industry partnerships and others. Such grants shall
681 incentivize cooperative efforts with the healthcare workforce to better align education programs
682 with industry needs, and to provide job retraining, career ladder and/or educational services. The
683 fund shall support programs for current healthcare workforce employees and healthcare workers
684 who are seeking new positions or placements within the health care industry. The fund shall
685 supplement and not replace existing publicly-financed training and educational programs
686 available for the healthcare workforce.

687 The fund shall be credited with any appropriations, bond proceeds or other monies authorized by
688 the general court and specifically designated to be credited to it, such additional funds as are

689 subject to the direction and control of the secretary, any pension funds, federal grants or loans,
690 royalties or private investment capital which may properly be applied in furtherance of the
691 objectives of the fund, any proceeds from the sale of qualified investments secured or held by the
692 fund, any fees and charges imposed relative to the making of qualified investments as defined by
693 the secretary, secured or held by the fund and any other monies which may be available to the
694 secretary for the purposes of the fund from any other source or sources.

695 This fund shall be in effect until June 30, 2014.

696 Low Income Housing Tax Credit Fund

697 SECTION 55. There shall be established and set up on the books of the commonwealth a fund to
698 be known as the state low income housing tax credit fund. The commissioner of revenue shall
699 serve as the fund's trustee. Funds made available for this fund shall only be used for the purpose
700 of offsetting General Fund costs associated with the state low income housing tax credit claimed
701 annually by eligible taxpayers in the commonwealth. By June 30 of every fiscal year during
702 which this fund is effective, the commissioner shall determine the projected costs to the state of
703 the state low income housing tax credit within the fiscal year and request that the comptroller
704 transfer funding from the fund to the General Fund in an amount not to exceed the projected
705 costs, but no such transfer shall be processed without the written approval of the secretary of
706 administration and finance. The aggregate amount of transferred funds for all fiscal year during
707 which the fund is effective shall not exceed \$10,000,000. The fund shall remain in effect until
708 June 30, 2014.

709 Infrastructure Development Fund

710 SECTION 56. There shall be established and set up on the books of the commonwealth a fund to
711 be known as the Infrastructure Development Fund. The secretary of housing and economic
712 development shall serve as the fund's trustee. The fund is created for purpose of creating jobs
713 and stimulating economic development in the commonwealth through infrastructure-related
714 investments made by the secretary of housing and economic development in consultation with
715 the secretary of transportation. Allowable purposes of this fund shall include shovel-ready
716 infrastructure projects including, but not limited to, transit and highway projects, business
717 expansion and redevelopment use and other related projects found by the secretary of housing
718 and economic development to create economic opportunity and jobs both directly and indirectly
719 across the state. Funds may be used by the secretary of housing and economic development to
720 support matching funds for certain capital expenditures which are sponsored by higher education
721 institutions for scientific or technology research and development. No funds shall be expended
722 from this fund, including any spending by the secretary of housing and economic development
723 for the oversight of the fund, without the written approval of the secretary of administration and
724 finance. This fund shall remain in effect until June 30, 2013.

725 Projects that are eligible under this fund include, up to \$5,000,000 for infrastructure supporting
726 downtown redevelopment in Quincy; up to \$1,250,000 for Main Street streetscape improvements
727 in the town of Bourne; up to \$3,000,000 for infrastructure to support the redevelopment of the
728 Dever School in the city of Taunton; up to \$2,000,000 for the Acushnet Avenue International
729 Marketplace in the city of New Bedford; up to \$750,000 for the reconstruction of Dicks Brook
730 culvert and downtown streetscape improvements in the town of Barre; up to \$2,500,000 for
731 rehabilitation of downtown parking structure in the city of Pittsfield; up to \$1,300,000 for
732 downtown revitalization and streetscape improvements in the town of Randolph; up to

733 \$1,000,000 for Everett Avenue reconstruction in the city of Chelsea; up to \$2,500,000 for
734 downtown revitalization and sewer improvements in the town Easton; up to \$2,200,000 for
735 construction of an access road at Holyoke Community College in the city of Holyoke; up to
736 \$1,250,00 for road and infrastructure improvements to support downtown revitalization in the
737 town of Amesbury; up to \$1,550,000 for Commerce Way improvements in the town of
738 Plymouth; up to \$2,000,000 for infrastructure improvements to support redevelopment of
739 Greylock Glen in the town of Adams; up to \$1,000,000 for the restoration of rail crossing and the
740 towns of Hopedale and Milford; up to \$2,000,000 for the Route 1 water main relocation in the
741 town Saugus; up to \$1,000,000 for the Merrimack Street parking facility and streetscape
742 improvements for the town of Haverhill; up to \$1,200,000 for South End streetscape
743 improvements in the city of Springfield; up to \$1,500,000 for public infrastructure improvements
744 at Northwest Park in the town of Burlington; up to \$500,000 for the Ingelside Park revitalization
745 in the town of Winthrop; and up to \$1,500,000 for downtown streetscape improvements in the
746 city of Brockton.

747 Innovation Investments and Access Fund

748 SECTION 57. There shall be established and set up on the books of the commonwealth a fund to
749 be known as the Innovation Investments and Access Fund. The secretary of housing and
750 economic development shall serve as the fund's trustee. The fund is created for the purpose of
751 supporting innovation across the commonwealth through investments that target growth
752 industries that will create jobs. Allowable purposes of this fund shall include targeted
753 investments by the secretary, including through other state departments or quasi-public agencies
754 where, in his determination, the state has a great opportunity for economic growth and business
755 development. No funds shall be expended from this fund, including any spending by the

756 secretary of housing and economic development for the oversight of the fund, without the written
757 approval of the secretary of administration and finance. This fund shall remain in effect until
758 June 30, 2013.