SENATE No. 2030

Senate, October 8, 2015 – Text of the Senate Bill making appropriations for the fiscal year 2015 to provide for supplementing certain existing appropriations and for certain other activities and projects (Senate, No. 2030) (being the text of Senate, No. 2025, printed as amended)

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act making appropriations for the fiscal year 2015 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 purposes, which are forthwith to make supplemental appropriations for fiscal year 2015 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:

SECTION 1. To provide for supplementing certain items in the general appropriation act and other appropriation acts for fiscal year 2015, the sums set forth in sections 2 to 2E, inclusive, are hereby appropriated from the General Fund unless specifically designated otherwise in this act for in those appropriation acts, for the several purposes and subject to the conditions specified in this act or in those appropriation acts, and subject to the laws regulating the disbursement of public founds for the fiscal year ending June 30, 2015. These sums shall be in addition to any amounts previously appropriated and made available for the purposes of those items. These sums shall be anade available until June 30, 2016. Notwithstanding any general or special law to the contrary, appropriations made in section 2 shall not revert and shall be available for expenditure until June 30, 2016.

JUDICIARY

		Committee for Public Counsel Services	
11	0321-1510		\$1,400,000
12	0321-1520		\$2,500,000
		DISTRICT ATTORNEYS	
		Hampden District Attorney	
13	0340-0500		\$137,264
		Bristol District Attorney	
14	0340-0998		\$53,849
		SECRETARY OF THE COMMONWEALTH	
15	0521-0000		\$165,074
		EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE	
		Department of Revenue	
16	1233-2401		\$250,000
		Office of the Secretary of Administration and Finance	
17	1599-2015		\$8,043,236
18	1599-4440		\$8,843,356
19			· ·
20	1599-6901		\$5,287,476
	E	XECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFA	IRS
		Department of Conservation and Recreation	
21	2810-0100		\$402,000
		EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES	
		Office of the Secretary of Health and Human Services	
22	4000-0700		\$203,000,000
		Department of Public Health	
23	4512-0200		\$15,200,000
_		Department of Mental Health	
24	5095-0015		\$5,800,000

Department of Children and Families 25 4800-0038\$2,000,000 MASSACHUSETTS DEPARTMENT OF TRANSPORTATION Department of Transportation 26 27 Commonwealth Transportation Fund.......100% EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT Massachusetts Marketing Partnership 7008-0900\$500,000 EXECUTIVE OFFICE OF EDUCATION Department of Elementary and Secondary Education STATE UNIVERSITIES Framingham State University 30 7112-0100\$2,500,000 EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY Military Division 31 8700-1150\$9,489,062 Department of Correction 32 33 SECTION 2A. To provide for certain unanticipated obligations of the commonwealth, to 34 provide for an alteration of purpose for current appropriations and to meet certain requirements 35 of law, the sums set forth in this section are hereby appropriated from the General Fund unless specifically designated otherwise in this section, for the several purposes and subject to the 36 37 conditions specified in this section, and subject to the laws regulating the disbursement of public 38 funds for the fiscal year ending June 30, 2015. These sums shall be in addition to any amounts 39 previously appropriated and made available for the purposes of these items. These sums shall be made available until June 30, 2016. 40

TRIAL COURT

42	0330-0612 For the implementation and administration of a sequential intercept model project to
43	better serve individuals with mental health and substance abuse disorders involved in the
44	criminal justice system; provided, that the trial court shall hire a project coordinator to oversee
45	coordination, administration and financial oversight of the sequential intercept model project;
46	provided further, that not later than July 1, 2017, the project coordinator shall prepare and submit
47	a report to the house and senate committees on ways and means that shall include, but not be
48	limited to: (i) the design of the sequential intercept model mappings; (ii) the locations of
49	workshops held to advocate for the model; (iii) the number of cases in which the model has been
50	utilized; (iv) the initial impact of the model on rehabilitation and recidivism; and (v) the cost
51	savings associated with the model; and provided further, that funds appropriated in this item
52	shall not revert and shall be available for expenditure through June 30, 2016\$300,000
	OFFICE OF THE TREASURER AND RECEIVER GENERAL
53	0612-0001 For the state board of retirement to meet the obligations required of the board for the
	implementation of chapter 19 of the acts of 2015 and any related expenses\$146,980
<i>-</i> 1	implementation of enapter 17 of the acts of 2013 and any fenated expenses
	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
	Office of the Secretary of Administration and Finance
55	1599-0044 For a reserve related to special litigation costs\$1,500,000
	1377 0044 Tol a reserve related to special inigation costs
56	1599-0999 For a reserve to assist agencies in organizational transformation and other
56 57	
57	1599-0999 For a reserve to assist agencies in organizational transformation and other
57	1599-0999 For a reserve to assist agencies in organizational transformation and other improvements; provided, that the executive office for administration and finance shall report to the house and senate committees on ways and means not later than March 16, 2016 on: (i) the
57 58	1599-0999 For a reserve to assist agencies in organizational transformation and other improvements; provided, that the executive office for administration and finance shall report to the house and senate committees on ways and means not later than March 16, 2016 on: (i) the
57 58 59	1599-0999 For a reserve to assist agencies in organizational transformation and other improvements; provided, that the executive office for administration and finance shall report to the house and senate committees on ways and means not later than March 16, 2016 on: (i) the organizational efficiencies identified at each agency, including any cost-savings; (ii) the plan for
57 58 59 60 61	1599-0999 For a reserve to assist agencies in organizational transformation and other improvements; provided, that the executive office for administration and finance shall report to the house and senate committees on ways and means not later than March 16, 2016 on: (i) the organizational efficiencies identified at each agency, including any cost-savings; (ii) the plan for implementing those efficiencies at each agency in fiscal year 2016 and fiscal year 2017; and (iii) the projected fiscal impact of those efficiencies in fiscal year 2017\$1,000,000
57 58 59 60 61	1599-0999 For a reserve to assist agencies in organizational transformation and other improvements; provided, that the executive office for administration and finance shall report to the house and senate committees on ways and means not later than March 16, 2016 on: (i) the organizational efficiencies identified at each agency, including any cost-savings; (ii) the plan for implementing those efficiencies at each agency in fiscal year 2016 and fiscal year 2017; and (iii) the projected fiscal impact of those efficiencies in fiscal year 2017\$1,000,000
57 58 59 60 61 62 63	1599-0999 For a reserve to assist agencies in organizational transformation and other improvements; provided, that the executive office for administration and finance shall report to the house and senate committees on ways and means not later than March 16, 2016 on: (i) the organizational efficiencies identified at each agency, including any cost-savings; (ii) the plan for implementing those efficiencies at each agency in fiscal year 2016 and fiscal year 2017; and (iii) the projected fiscal impact of those efficiencies in fiscal year 2017\$1,000,000
57 58 59 60 61	1599-0999 For a reserve to assist agencies in organizational transformation and other improvements; provided, that the executive office for administration and finance shall report to the house and senate committees on ways and means not later than March 16, 2016 on: (i) the organizational efficiencies identified at each agency, including any cost-savings; (ii) the plan for implementing those efficiencies at each agency in fiscal year 2016 and fiscal year 2017; and (iii) the projected fiscal impact of those efficiencies in fiscal year 2017\$1,000,000

66	2016, the department shall report to the house and senate committees on ways and means on the
67	use and costs of staffing and training needs at the department\$2,500,000
68	1599-2016 For a reserve to be administered by the health policy commission; provided, that the
69	commission shall establish a pilot program to increase efficiencies and align systemwide goals
70	within 1 regional hospital system to improve the overall sustainability of the system; provided
71	further, that the program shall provide a systemwide grant to create a comprehensive approach to
72	systemwide needs; provided further, that the program shall include measurable milestones that
73	shall demonstrate progress in at least 1 of the following areas: (i) care coordination, integration
74	and delivery transformations; (ii) electronic health record and information exchange
75	advancements; (iii) increasing alternative payment methods and accountable care organizations;
76	(iv) enhancing patient safety; (v) increasing access to behavioral health services; or (vi)
77	increasing coordination between hospitals within the regional hospital systems and community-
78	based providers and organizations; provided further, that the commission shall select a system
79	that has not more than 1 academic hospital as part of the regional hospital system and include an
80	acute care hospital not receiving delivery system transformation initiative payments with both a
81	Medicaid payer mix that is more than 1 standard deviation above the statewide average and a
82	commercial payer mix that is more than 1/2 standard deviation below the statewide average
83	based on the cost report data from fiscal year 2012; provided further, that the commission shall
84	submit a report to the joint committee on health care financing and the house and senate
85	committees on ways and means not later than December 31, 2016 on: (a) a description of the
86	projects completed through the grant program; (b) an analysis of cost savings realized by the
87	regional hospital system through the grant program; and (c) any other outcomes the commission
88	considers relevant; and provided further, that the office of Medicaid shall seek federal financial
89	participation for grants made under the pilot program\$5,000,000
90	1599-8910 For a reserve to remediate identified and approved deficiencies incurred by the
91	sheriffs\$21,749,199

EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

Office of the Secretary of Health and Human Services

93	1599-0017 For a homelessness prevention reserve at the executive office of health and human		
94	services\$5,000,000		
95	1599-2002 For a reserve for the department of children and families to address training and		
96	supports for foster families and adoptive families\$1,000,000		
	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY		
	Office of the Secretary		
97	8000-1020 For grants to municipalities for police body camera pilot programs to be administered by the		
98	executive office of public safety and security to improve public safety, enhance community-police		
99	relations, foster better accountability for the actions of police personnel, deter inappropriate conduct by		
100	police officers and by members of the public, capture digital audio-video evidence for criminal, civil an		
101	traffic-related court cases, be used as a training tool for officer safety and best practices and protect		
102	privacy; provided that, the secretary of public safety and security shall distribute grants on a competitive		
103	basis; and provided further, that applicants shall submit a deployment plan that shall include the		
104	applicant's plan for: (i) the use of cameras; (ii) how the applicant will address privacy protections; (iii) a		
105	policy for retention of and access to video footage; (iv) enforcement; and (v) reporting and program		
106	evaluation\$250,000		
107	SECTION 2C.I. For the purpose of making available in fiscal year 2016 balances of		
108	appropriations which otherwise would revert on June 30, 2015, the unexpended balances of the		
109	appropriations listed below, not to exceed the amount specified below for each item, are hereby		
110	reappropriated for the purposes of and subject to the conditions stated for the corresponding item		
111	in section 2 of chapter 165 of the acts of 2014. For items that do not appear in said section 2 of		
112	said chapter 165, the amounts in this section are hereby reappropriated for the purposes of and		
113	subject to the conditions stated for the corresponding item in section 2 or 2A in prior		
114	appropriation acts. The unexpended balances of all appropriations in the Massachusetts		
115	management accounting and reporting system with a secretariat code of 01 or 17 are hereby		
116	reappropriated for the purposes of and subject to the conditions stated for the corresponding item		
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118 2011. The sums reappropriated in this section shall be in addition to any amounts available for those purposes.

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Committee for Public Counsel Services		
\$129,193	0321-1500 .	120
EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE		
Office of the Secretary of Administration and Finance		
	1500 0054	121
\$1,235,079		121
\$53,357		
\$3,774,924	1599-4444 .	123
\$7,435,045	1599-6903 .	124
EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAIRS	EX	
Department of Environmental Protection		
\$400,000	2200-0135	125
Department of Public Utilities	2200 0135 .	123
· v	2100 0012	126
\$147,589	2100-0012 .	
		127
EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES		
Department of Public Health		
\$1,634,400	4510-0710 .	128
Department of Mental Health		
\$2,000,000	5046-0000 .	129
Department of Transitional Assistance		
\$862,000	4401-1000	130
	7701-1000 .	130
Department of Children and Families	4000 0017	46.
\$208.302	4800-0015	131

EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT

Massachusetts Marketing Partnership EXECUTIVE OFFICE OF EDUCATION Department of Early Education and Care Department of Higher Education University of Massachusetts 135 7100-0207\$331,175 Cape Cod Community College 136 7504-0102 \$1.433.393 137 EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY 138 Department of State Police 139 8000-0106......\$237.246 **SHERIFFS** Hampden Sheriff's Office 8910-0102\$240,000 140 141 SECTION 2C.II. For the purpose of making available in fiscal year 2016 balances of 142 retained revenue and intragovernmental chargeback authorizations which otherwise would revert 143 on June 30, 2015, the unexpended balances of the authorizations listed below, not to exceed the 144 amount specified below for each item, are hereby reauthorized for the purposes of and subject to 145 the conditions stated for the corresponding item in section 2 or 2B of chapter 165 of the acts of 146 2014. Amounts in this section are hereby reauthorized from the funds designated for the corresponding item in said section 2 or 2B of said chapter 165. For items that do not appear in 148 said section 2 or 2B of said chapter 165, the amounts in this section are hereby reauthorized from 149 the funds designated for the corresponding item in section 2, 2A or 2B of this act or in prior 150 appropriation acts. The sums reauthorized in this section shall be in addition to any amounts 151 available for those purposes.

EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

Human Resources Division

153	1750-0601\$300,000
154	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
	Office of the Chief Medical Examiner
155	8000-0122 \$200,000
156	SECTION 3. Chapter 4 of the General Laws is hereby amended by striking out section
157	2A, as appearing in the 2014 Official Edition, and inserting in place thereof the following 4
158	sections:-
130	sections
159	Section 2A. Unless otherwise provided, this section shall apply to each special
160	commission established to make an investigation and study of any matter.
161	If it is provided that members of the senate or house of representatives shall be members
162	of a commission, those members shall be designated by the president of the senate and the
163	speaker of the house of representatives, respectively.
164	Any such commission: (1) shall be provided with quarters in the state house or elsewhere;
165	(2) may expend for expenses and for expert, legal, clerical and other assistance such sums as may
166	be appropriated therefor; (3) may travel within the commonwealth; (4) may hold hearings; (5)
167	shall report to the general court the results of its investigation and study and its
168	recommendations, if any, together with drafts of legislation necessary to carry its
169	recommendations into effect by filing the same with the clerk of either branch; and (6) may
170	report from time to time but shall file its final report not later than the last Wednesday in January
171	in the following year, if it is established, continued or revived and continued in an odd-numbered
172	year or not later than the last Wednesday in December in the same year if it is established,
173	continued or revived and continued in an even-numbered year.
174	Appointments to a special commission shall be reported to the boards and commissions
	Appointments to a special commission shall be reported to the boards and commissions
175	office within 30 days after appointment and the appointed member's appointing authority and the
176	report shall reference the date at which that term of appointment ends. The boards and
177	commissions office shall, within 30 days thereafter, make this information publicly available

online. Changes in commission appointments shall be reported within 30 days to the boards and commissions office.

Private or executive meetings of special commissions shall be open to the public unless a majority of the members of a commission shall vote otherwise. A notice of each such meeting shall be filed with the clerk of either branch and the notice or a copy of the notice, along with the agenda, shall be publicly posted in the office of that clerk at least 24 hours before such meeting, excluding Saturdays, Sundays and legal holidays.

If a commission is continued or revived and continued, it shall continue to exercise and perform all the rights, powers and duties previously conferred or imposed on it.

A special commission established to make an investigation and study of any matter shall automatically be dissolved 60 days after submission of its final report to the recipients designated in its enabling law. Commissions may seek extensions of reporting deadlines through their appropriate enabling authority if additional time is needed to complete and submit their final report.

Section 2B. Meeting agendas for open meetings of all commissions shall be filed with the clerk of either branch not less than 48 hours prior to the meeting or concurrently with the meeting notice. The commission shall make the agenda publicly available online; provided, however, that the commission may designate the clerk of either branch as the party responsible for making such information publicly available online. Meeting minutes from commission meetings shall be approved at the next subsequent meeting of the commission at which a quorum is present. The boards and commissions office shall be required to establish and maintain a website that allows the public at no cost to search for and obtain copies of the minutes of open meetings held by each commission. Minutes shall be posted on that website within 30 days after the commission has approved the minutes.

Section 2C. If the appointing authority for a seat on a commission, created either by law or executive order, makes a written finding that the authority is unable, within 90 days after the creation of the commission or the development of the vacant seat, to locate any person in the commonwealth who meets the requirements for that seat and who is also willing and suitable to

- serve, the appointing authority may be authorized to appoint a person for the seat who meets only some of the requirements enumerated in the enabling law or executive order.
- Section 2D. The boards and commissions office shall, on an annual basis, compile a list of active commissions that shall include each commission's members and each member's appointing authority, and commissions which have been dissolved and commissions which need additional appointments.
- SECTION 3A. Section 207 of chapter 6 of the General Laws, as so appearing, is hereby amended by striking out, in lines 21 and 22, the words "public welfare under chapter one hundred and eighteen or one hundred and eighteen E" and inserting in place thereof the following words:- transitional assistance under chapter 118 or of the division of medical assistance under chapter 118E.
- SECTION 4. Section 14A of chapter 6A of the General Laws, as so appearing, is hereby amended by striking out, in line 34, the words "and (7)" and inserting in place thereof the following words:- (7) provide consolidated human resource services to the employees of the department of higher education, the department of early education and care and the department of elementary and secondary education; and (8).
- SECTION 5. Section 3 of chapter 6C of the General Laws, as so appearing, is hereby amended by striking out clauses 47 and 48 and inserting in place thereof the following 4 clauses:-
- 225 (47) ensure regional equity related to transportation planning, construction, repair, 226 maintenance, capital improvement, development and funding;
- 227 (48) designate a representative to act in its interest in labor relations matters with its 228 employees;
- 229 (49) sell, lease or otherwise contract for advertising, including in or on facilities of the 230 department; and
- 231 (50) exercise all the powers and duties exercised by the outdoor advertising board under 232 chapter 93.

233	SECTION 6. Subsection (a) of section 45 of chapter 7C of the General Laws, as so
234	appearing, is hereby amended by striking out the second sentence and inserting in place thereof
235	the following sentence:- Eight members shall be appointed by the governor, 3 of whom shall
236	have not fewer than 15 years of experience as registered architects in the commonwealth who
237	may be architects emeritus but who shall not have a record of disciplinary action, 3 of whom
238	shall have not fewer than 15 years of experience as registered engineers in the commonwealth
239	who shall not have a record of disciplinary action and 2 of whom shall be representatives of the
240	public who are not architect designers, engineers or construction contractors.

- SECTION 7. Subsection (c) of said section 45 of said chapter 7C, as so appearing, is hereby amended by striking out the first sentence and inserting in place thereof the following 2 sentences:- The board shall employ an executive director who shall be appointed by the secretary of administration and finance and who shall have either: (i) not fewer than 15 years of experience as a registered architect who shall not have a record of disciplinary action; or (ii) not fewer than 15 years of experience as a registered engineer who shall not have a record of disciplinary action. The board shall employ such other staff or consultants as it may deem necessary, subject to appropriation.
- SECTION 8. Said chapter 7C is hereby amended by striking out section 59, as so appearing, and inserting in place thereof the following section:-
- Section 59. As used in this section and unless the context clearly requires otherwise,
 "schematic design" shall mean a basic and preliminary revision, development and
 implementation of the study or program parameters, or both the study and program parameters,
 and a further, but preliminary, investigation of the construction details, mechanical system, code
 issues, construction schedule, site utilities and cost estimate, including preliminary designs and
 design premises upon which the design scheme is based.
- An appropriation or authorization for the design or construction of a building project, beyond schematic design, for which a state agency is the using agency shall require the satisfactory completion of a study or program through schematic design before any services for the design or construction of the project may be contracted for, performed by contract or

otherwise, or funds allotted, encumbered or expended therefor, unless such appropriation or authorization specifically states that no such study or program need or shall be done.

263 No provider of design services for any building project for which a state agency is the using agency shall be selected by the designer selection board or by the administering agency 264 and no design services shall be performed beyond schematic design for or by such administering 265 agency for any building project for which the satisfactory completion of a study program is 267 required prior to the design or construction of that project, unless: (i) the study or program or, if appropriate, both, have been satisfactorily completed through schematic design; (ii) the using 268 agency certifies in writing to the commissioner of capital asset management and maintenance 269 that the study or program, including schematic design, or, if appropriate, both, correspond to the current needs of that agency, including its current long-term capital facilities development plan; (iii) the commissioner requests that the director of programming, the director of project management or the director of facilities management review the study or program, including 274 schematic design, or, if appropriate, both, and the director certifies in writing to the 275 commissioner that the study or program including schematic design, or if appropriate, both, reflects the using agency's needs as stated, that they provide an accurate estimate of the project 277 requirements, cost and schedule and that the project can be accomplished within the appropriation or authorization for that project and recommends proceeding with design, 279 construction or, if appropriate, both; and (iv) the commissioner of capital asset management and 280 maintenance certifies in writing to the secretary of administration and finance that the study or 281 program, including schematic design, or, if appropriate, both, are in conformity with the scope 282 and purpose of the appropriation or authorization for the project and legislative intent in regard 283 to long-range capital facility plans for the using agency, approves proceeding with regard to 284 long-range capital facility plans for the using agency and approves proceeding with design, construction or, if appropriate, both. 285

If the director whose review is requested or the commissioner of capital asset management and maintenance should fail to certify, recommend or approve, the commissioner shall immediately send notice of the commissioner's decision and the reasons for the decision to the secretary of administration and finance and to the house and senate committees on ways and means.

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Section 73. (a) There shall be a Massachusetts per cent for art program, or MPAP, to be administered by the public art commission established in subsection (b). The MPAP shall provide for the creation and preservation of public art. Under this program and in connection with construction or substantial renovation of any commonwealth-owned, managed and occupied building, not less than 0.5 per cent of the budgeted capital cost of the project, not to exceed \$250,000, shall be expended for the creation or preservation of public art in or on the site including, but not limited to, expenses related to selection processes and design and development. The MPAP shall apply only when the budgeted capital cost of a construction or renovation project exceeds \$4,000,000.

302 (b) There shall be a public art commission which shall administer the MPAP by: (i) working with the division of capital asset management and maintenance, project managers and 304 contractors to identify opportunities and locations for art; (ii) reviewing each project to ensure 305 relevance of and support for the public art, including engaging the relevant local site users and community stakeholders for their input; (iii) making curatorial decisions on a project-by-project 306 307 basis; (iv) establishing partnerships and relationships as relevant to the program and projects with members of the commonwealth's artist community, including artists, cultural institutions, 309 arts organizations and educational institutions; (v) consulting with local art and cultural 310 commissions; (vi) promoting and encouraging public art; (vii) promoting public access to and education with respect to art installations in public facilities; (viii) ensuring an inventory of and maintenance plan for the public art collection; and (ix) coordinating with the executive 313 department to ensure compliance with and participation in the MPAP. The commission may coordinate with educational, arts and cultural organizations, municipalities and other 315 organizations to provide alternative sources of funding for public art and programming for arts 316 and cultural education and research alternative funding mechanisms including, but not limited to, public-private partnerships that may increase the total pool of funds for public art and suggest the 317 318 development of programming for education and promotion regarding public art. All state 319 agencies within the executive department shall cooperate with and provide assistance to the 320 commission as necessary.

321 (c) The commission shall consist of: the commissioner of capital asset management and 322 maintenance or a designee who shall serve as chair; the executive director of the Massachusetts 323 cultural council or a designee; 2 persons to be appointed by the president of the Massachusetts 324 College of Art and Design, each of whom shall have a background in public art or architecture; and 5 persons to be appointed by the governor, 1 of whom shall have municipal government 325 326 experience who shall be selected from a list of 3 individuals nominated by the Massachusetts Municipal Association, Inc.; 1 of whom shall be a project designer with experience in the 327 328 creation and installation of public art; 1 of whom shall be an artist or representative from a 329 nonprofit or community organization associated with the arts who shall be selected from a list of 330 3 individuals nominated by the executive director of the Massachusetts cultural council; and 1 of whom shall be a faculty or staff member specializing in art or architecture at 1 of the 331 332 commonwealth's public institutions of higher education. At least 1 member of the commission shall be an artist and at least 1 member shall be an architect. The governor shall seek to appoint 333 334 persons who are from geographically diverse regions of the commonwealth. The MPAP 335 coordinator appointed pursuant to subsection (d) shall be a nonvoting member of the commission 336 and shall serve as its secretary. Commission members shall serve without compensation or 337 reimbursement for expenses. Commission members shall serve for terms of 5 years. 338 Commissioner members may be reappointed but shall not serve for more than 2 consecutive 339 terms. The commission shall meet at least quarterly and otherwise at the discretion of the chair.

(d) The commissioner of capital asset management and maintenance, in coordination with the commission, shall appoint an MPAP coordinator who shall report to the commissioner and shall have the requisite qualifications related to public art programs and project management to administer the MPAP. The coordinator's appointment shall be subject to approval by the commission. In coordination with the commission and any other agencies as the commissioner may deem appropriate, the coordinator shall, without limitation: (i) recommend the guidelines and parameters for the MPAP; (ii) coordinate the MPAP, including soliciting artists, setting up proposal review, overseeing artists' work and developing and managing community engagement and educational activities; (iii) research other successful funding mechanisms that increase the total pool of funds for public art; and (iv) oversee the creation of a central entity to host a variety of shared resources relating to the implementation, installation, maintenance and preservation of

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- public art. All guidelines, policies and regulations for the MPAP shall be approved by the commission.
- 353 (e) In selecting art installations for construction or renovation projects, the commission 354 shall give preference to artists residing in the commonwealth.
- 355 (f) The commonwealth shall have sole ownership of all artwork acquired through the 356 MPAP, subject to exceptions approved by the commission. The artist shall retain copyright of the 357 artwork unless otherwise noted in the contract for the work.
- 358 (g) Annually, not later than September 1, the commission shall provide a report to the 359 secretary of administration and finance, the house and senate committees on ways and means, the 360 joint committee on tourism, arts and cultural development and the clerks of the senate and house 361 of representatives describing the actions of the MPAP and the commission and any other 362 information the commission considers pertinent.
- SECTION 10. Section 35AAA of chapter 10 of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by striking out the seventh sentence and inserting in place thereof the following 2 sentences:- Any fiscal year-end balance in the fund that is not subject to appropriation shall not revert to the General Fund but shall remain in the fund and be available for expenditure during the next fiscal year. Any fiscal year-end balance in the fund that is subject to appropriation shall not be subject to section 5C of chapter 29.
- SECTION 11. The second paragraph of section 2 of chapter 14 of the General Laws, as so appearing, is hereby amended by striking out the last sentence and inserting in place thereof the following sentence:- The position of commissioner shall be classified in accordance with section 45 of chapter 30 and the salary shall be determined in accordance with section 46C of said chapter 30.
- SECTION 12. Section 4 of chapter 15A of the General Laws, as so appearing, is hereby amended by inserting after the word "education", in line 6, the following words:- who shall serve ex officio.

SECTION 13. Section 21 of said chapter 15A, as so appearing, is hereby amended by inserting after the word "education", in line 54, the following words:- except as otherwise required by section 4.

SECTION 13A. Subsection (a) of section 5 of chapter 21J of the General Laws, as so appearing, is hereby amended by striking out clause (a) and inserting in place thereof the following clause:-

- (a) For each tank eligible for reimbursement pursuant to this chapter, reimbursement for all costs, expenses, claims and other obligations eligible for reimbursement pursuant to this chapter shall not exceed, in the aggregate, \$2,500,000 as follows: (i) \$1,500,000 for reimbursement under subclause (1) of clause (a) section 4; and (ii) \$1,000,000 for expenses under subclause (2) of said clause (a) of said section 4, less the applicable deductible specified in subsection (b) of this section.
- SECTION 14. Subsection (a) of section 2MMMM of chapter 29 of the General Laws, as so appearing, is hereby amended by adding the following sentence:- Amounts credited to the fund shall not be subject to further appropriation and monies remaining in the fund at the end of a fiscal year shall not revert to the General Fund.
- 393 SECTION 15. Section 6D of chapter 30A of the General Laws, as so appearing, is hereby 394 amended by adding the following paragraph:-

Each executive office shall publish on its website a list of laws passed in the previous 24 months for which regulations are required and for which regulations have not been adopted, identifying the session law in which the statutory authority was passed and containing a brief statement as to the agency's plan to adopt the regulations. The plan shall be updated semiannually on the website and filed with the clerks of the senate and house of representatives and the senate and house chairs of the joint committee on state administration and regulatory oversight.

SECTION 15A. Section 41 of chapter 36 of the General Laws, as so appearing, is hereby amended by striking out, in lines 9 and 12, the figure "2018" and inserting in place thereof, in each instance, the following figure:- 2020.

SECTION 15B. Section 96B of chapter 41 of the General Laws, as so appearing, is
hereby amended by striking out, in line 30, the words: - "department of criminal justice training"
and inserting in place thereof the following words: - municipal police training committee.

SECTION 15C. Said section 96B of said chapter 41, as so appearing, is hereby further amended by striking out, in line 32, the words "in which he" and inserting in place thereof the following words:- or as a reserve or intermittent police officer who.

SECTION 16. Section 25B of chapter 54 of the General Laws, as so appearing, is hereby amended by adding the following subsection:-

413 (q) No early voting ballot cast under this section shall be counted if the officer charged 414 with the duty of counting the ballot is cognizant of the fact that the voter has died prior to the 415 opening of the polls on the day of the election.

SECTION 17. Subsection (n) of section 89 of chapter 71 of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by inserting after the first paragraph the following 4 paragraphs:-

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419 Notwithstanding the enrollment preferences in this section, a Horace Mann charter school in the city of Salem or Springfield may limit enrollment geographically or add a geographic 421 enrollment preference by: (i) using the assignment system of the city in which it is located; 422 provided, however, that within the walk zone for the Horace Mann charter school, as calculated 423 by the city's preexisting student assignment system, the percentage of students who qualify for the free or reduced price lunch program or another successor measure as determined by the 425 department shall be equal to or higher than the district's overall percentage of students who 426 qualify for the program; or (ii) offering enrollment preferences to students who reside in a 427 specific geographical area in which the school building is located; provided, however, that within 428 that geographical preference area, the percentage of students who qualify for the free or reduced

price lunch program or another successor measure as determined by the department shall be 430 equal to or higher than the district's overall percentage of students who qualify for the program.

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In order to institute a geographical enrollment limitation or preference, the original charter of the Horace Mann charter school or an amendment to the charter shall permit such a geographic enrollment limitation or preference. An amendment to the charter of a Horace Mann charter school to add a geographic enrollment limitation or preference shall require the approval of the local school committee, the board of trustees of the Horace Mann charter school and the commissioner.

In addition to providing the information pursuant to subsection (e), a Horace Mann charter school that offers a geographical enrollment preference shall include in its application for approval or amendment: (i) a definition of the geographical area for which it shall offer a geographic enrollment preference; (ii) an explanation of how the preference will support the mission of the Horace Mann charter school; (iii) evidence that within the geographical area there 442 resides an equal or higher percentage of low-income students, as measured by qualification for the free or reduced price lunch program or another measure as approved by the department, as compared to the district enrollment as a whole; and (iv) an explanation of how the Horace Mann charter school will target its recruitment and retention efforts for students within the geographical area. If a Horace Mann charter school that chooses to offer a geographical 447 enrollment preference seeks a charter renewal and intends to continue applying the geographical enrollment preference, the board shall consider whether the preference area continues to serve an adequate percentage of low-income students to qualify under this subsection.

A Horace Mann charter school that offers a geographical enrollment preference shall give priority for enrollment in the following order: (i) to students actually enrolled in the school on the date the application is filed with the board and to their siblings; (ii) to students who reside within the geographical enrollment preference area and are enrolled in the public schools of the district where the Horace Mann charter school is to be located; (iii) to other students who reside within the geographical preference area; (iv) to other students enrolled in the public schools of the district where the Horace Mann charter school is to be located but who reside outside of the geographical enrollment preference area; and (v) to other students who reside outside of the

- geographical preference area but within the city or town in which the Horace Mann charter
- 459 school is located.
- SECTION 18. Section 5 of chapter 78 of the General Laws is hereby repealed.
- SECTION 19. The second paragraph of section 7 of chapter 111B, as appearing in the
- 462 2014 Official Edition, is hereby amended by adding the following sentence:- No person shall be
- 463 committed to the to the Massachusetts Correctional Institution, Framingham for rehabilitative
- 464 purposes, under this section or section 35 of chapter 123.
- SECTION 20. Said section 7 of said chapter 111B of the General Laws, as so appearing,
- 466 is hereby amended by striking out, in lines 29 and 30, the words "or to the Massachusetts
- 467 correctional institution, Framingham".
- SECTION 21. Section 24B of chapter 112 of the General Laws, as so appearing, is
- 469 hereby amended by striking out, in line 1, the words "and the commissioner of education".
- SECTION 22. Said section 24B of said chapter 112, as so appearing, is hereby further
- amended by striking out, in lines 3 and 4, the words "and the commissioner".
- SECTION 23. Said section 24B of said chapter 112, as so appearing, is hereby further
- 473 amended by striking out, in lines 8, 9, 10 and 11, and in line 15, each time they appear, the words
- 474 "and said commissioner".
- SECTION 24. The third paragraph of section 35 of chapter 123 of the General Laws, as
- 476 so appearing, is hereby amended by adding the following sentence:- The person shall be
- 477 assessed using a standardized evaluation tool to be created by the department of mental health in
- 478 collaboration with the department of public health.
- SECTION 25. The fourth paragraph of said section 35 of said chapter 123, as so
- 480 appearing, is hereby amended by striking out the fourth sentence and inserting in place thereof
- 481 the following sentence:- If the person is a male, the person may be committed to the
- 482 Massachusetts Correctional Institution, Bridgewater if there are not suitable facilities available
- 483 under said chapter 111B; provided however, that the person so committed shall be housed and
- 484 treated separately from convicted criminals.

SECTION 25A. The fifth paragraph of section 17 of chapter 138 of the General Laws is hereby amended by striking out the first sentence, as amended by section 72 of chapter 287 of the acts of 2014, and inserting in place thereof the following sentence:- The licensing board for the city of Boston may grant 660 licenses for the sale of all alcoholic beverages under section 12.

SECTION 25B. Said fifth paragraph of said section 17 of said chapter 138 is hereby further amended by striking out the figure "660", as appearing in section 25A, and inserting in place thereof the following figure:- 665.

SECTION 25C. Section 24 of chapter 151A of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by striking out, in line 41, the word "thirty" and inserting in place thereof the following words:- 30 or who is attending an apprentice training program registered by the division of apprentice standards.

SECTION 25D. Chapter 176D of the General Laws is hereby amended by inserting after section 3B the following section:-

Section 3C. (a) As used in this section, the following words shall have the following meanings, unless the context clearly requires otherwise:

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"Ambulance service provider", a person or entity licensed by the department of public health pursuant to section 6 of chapter 111C to establish or maintain an ambulance service.

"Emergency ambulance services", emergency services that an ambulance service provider may render under its ambulance service license for a condition or situation in which an individual has a need for immediate medical attention or if the individual, a bystander or an emergency medical services provider perceives the potential for the need for immediate medical attention.

"Insurance policy" or "contract", a policy, contract, agreement, plan or certificate of insurance issued, delivered or renewed within the commonwealth that provides coverage for expenses incurred by an insured for transportation services rendered by an ambulance service provider.

"Insured", an individual entitled to ambulance services benefits pursuant to an insurance policy or contract.

"Insurer", a person as defined in section 1, a health maintenance organization as defined in section 1 of chapter 176G, a nonprofit hospital service corporation organized pursuant to chapter 176A, an organization as defined in section 1 of chapter 176I that participates in a preferred provider arrangement as defined in said section 1 of said chapter 176I, a carrier offering a small group health insurance plan pursuant to chapter 176J, a company as defined in section 1 chapter 175, an employee benefit trust, a self-insurance plan or a company certified pursuant to section 34A of chapter 90 and which may issue a motor vehicle liability policy pursuant to section 113A of said chapter 175 that provides insurance for the expense of medical coverage.

- 522 (b) Notwithstanding any general or special law to the contrary, if an ambulance service provider provides an emergency ambulance service to an insured but is not an ambulance service 523 524 provider under contract to the insurer maintaining or providing the insured's insurance policy or 525 contract, the insurer maintaining or providing the insurance policy or contract shall pay the 526 ambulance service provider directly and promptly for the emergency ambulance service rendered to the insured. The payment shall be made to the ambulance service provider notwithstanding 528 that the insured's insurance policy or insurance contract contains a prohibition against the 529 insured assigning benefits under the insurance policy or contract so long as the insured executes 530 an assignment of benefits to the ambulance service provider; provided, however, that such 531 payment shall be made to the ambulance service provider if an insured is either incapable or unable as a practical matter to execute an assignment of benefits under an insurance policy or 532 533 contract which does not prohibit an assignment of benefits or in connection with an insurance 534 policy or contract that contains a prohibition against an assignment of benefits. An ambulance 535 service provider shall not be considered to have been paid for an emergency ambulance service 536 rendered to an insured if the insurer makes payment for the emergency ambulance service to the 537 insured. An ambulance service provider shall have a right of action against an insurer that fails to 538 make a payment to it under this subsection.
- 539 (c) With the exception of nonprofit corporations licensed to operate critical care 540 ambulance services that perform both ground and air transports, payment to an ambulance

service provider under subsection (b) shall be at a rate equal to the rate established by the 542 municipality from which the patient was transported; provided, however, that the rate set by the 543 municipality shall be within the range set by regulation by the secretary of health and human 544 services. No payment to an ambulance service provider shall be less than the current published 545 rate for the ambulance service rendered to the insured as established by the Centers for Medicare 546 and Medicaid Services under Title XVIII of the Social Security Act. A municipality shall set the rate within the range set by the secretary using parameters recommended by the ambulance 548 service advisory council and adopted by the secretary. The parameters shall reflect geographical 549 and population density differences that disproportionately affect access in a municipality when 550 compared to similarly positioned municipalities. The secretary shall review the range every 3 551 years.

(d) An ambulance service provider receiving payment for emergency ambulance services pursuant to subsections (b) and (c) shall be considered to have been paid in full for the emergency ambulance services provided to the insured and shall have no further right or recourse to bill the insured for the emergency ambulance services, with the exception of coinsurance, copayments or deductibles for which the insured is responsible pursuant to the insured's insurance policy or contract.

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- (e) Nothing in this section shall be construed to limit or adversely affect an insured's right to receive benefits under an insurance policy or contract providing insurance coverage for emergency ambulance services. Nothing in this section shall create an entitlement on behalf of an insured to coverage for emergency ambulance services if the insured's insurance policy or contract provides no coverage for emergency ambulance services.
- 563 (f) There shall be an ambulance service advisory council to advise the secretary on price 564 range parameters set forth in subsection (c). The council shall be appointed by the secretary and consist of the following members or their designee: (i) the secretary of public safety and security; 565 566 (ii) the commissioner of the group insurance commission; (iii) a representative of the Fire 567 Chiefs' Association of Massachusetts; (iv) the president of the Massachusetts Municipal Association; (v) the president of the Massachusetts Association of Health Plans, Inc.; (vi) the 568 569 president of the Professional Fire Fighters of Massachusetts; (vii) a representative of the Massachusetts Ambulance Association, Incorporated; and (viii) the president of a commercial 570

- 571 insurer. The council shall make recommendations for pricing schedules that consider: (A) cost
- 572 differences associated with differences in geography that impact services; (B) differences in
- 573 distances traveled for services; and (C) the actual cost of providing services.
- SECTION 26. Section 3 of chapter 176Q of the General Laws, as appearing in the 2014
- 575 Official Edition, is hereby amended by adding the following clause:-
- 576 (x) to make applications to the United States Secretary of Health and Human Services to
- 577 waive any applicable provisions of the Patient Protection and Affordable Care Act, Pub. L. 111-
- 578 148, as amended from time to time, as provided for by 42 U.S.C. § 18052, and to implement the
- 579 state plans of any such waiver in a manner consistent with applicable state and federal laws, as
- 580 authorized by the United States Secretary of Health and Human Services pursuant to said 42
- 581 U.S.C. § 18052.
- SECTION 27. Section 39 of chapter 207 of the General Laws, as so appearing, is hereby
- 583 amended by striking out, in lines 43 and 44, the words "him of twenty-five dollars by said other
- 584 person" and inserting in place thereof the following words:- the secretary of \$25 for applications
- 585 delivered by mail, facsimile or by hand or \$20 for applications submitted electronically.
- SECTION 27A. Section 1 of chapter 211F of the General Laws, as so appearing, is
- 587 hereby amended by adding the following 2 definitions:-
- "Pretrial services plan", a written proposal submitted to the executive director of the
- 589 office of community corrections for approval and funding as a pretrial services program.
- "Pretrial services program", any program that is operated by a state, local or private
- 591 service agency, that the office of community corrections has deemed appropriate for an
- 592 individual awaiting trial.
- SECTION 27B. Section 2 of said chapter 211F, as so appearing, is hereby amended by
- inserting after the word "of", in line 3, the following words:- pretrial services programs and.

SECTION 27C. Said section 2 of said chapter 211F, as so appearing, is hereby further amended by inserting after the word "developing", in line 5, the following words:- pretrial services programs and.

SECTION 27D. Said section 2 of said chapter 211F, as so appearing, is hereby further amended by inserting after the word "corrections", in line 9, the following words:- "and pretrial services.".

SECTION 27E. Said chapter 211F is hereby amended by inserting after section 3 the following section:-

Section 3A. (a) Participation in a pretrial services program may be ordered by the court, in lieu of bail, or as a condition of release consistent with sections 57, 58 and 58A of chapter The court may dictate the duration and conditions of the pretrial services program.

(b) The probation department may utilize pretrial services programs for pretrial supervision consistent with sections 87 and 87A of said chapter 276.

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- (c) An individual held in jail may be released to probation to enter a pretrial services program upon the agreement of the sheriff who has the custody of the individual and the commissioner of probation.
- SECTION 27F. Section 4 of said chapter 211F, as appearing in the 2014 Official Edition, is hereby amended by inserting after the word "plans", in line 3, the following:- "and pretrial services plans.

SECTION 27G. Section 5 of said chapter 211F, as so appearing, is hereby amended by inserting after the word "commitments", in line 10, the following words:-, reducing pretrial detention, and increasing the court appearance rate.

SECTION 27H. Section 224 of chapter 127 of the acts of 1999 is hereby amended by striking out, in line 5, the word "two" and inserting in place thereof the following figure:- 3.

SECTION 27I. Section 9 of chapter 419 of the acts of 2008 is hereby amended by striking out subsection (a), as amended by section 81 of chapter 189 of the acts of 2010, and inserting in place thereof the following subsection:-

622 (a) There shall be an education and training collaborative to develop, in conjunction with 623 the Taunton Development Corporation, the regional education, training and skills alliance center. 624 The education collaborative shall be managed by a board of directors which shall consist of: the presidents of Bridgewater State University, the Massachusetts Maritime Academy, Massasoit 625 626 Community College, Cape Cod Community College, Bristol Community College, Wheaton 627 College, the Massachusetts Federation of Teachers, the Massachusetts Teachers Association, the Massachusetts AFL-CIO, the Taunton Area Chamber of Commerce, Inc. or their designees; the 628 629 chancellor of the University of Massachusetts at Dartmouth; the commissioner of developmental 630 services or a designee; and the executive director of the Southeastern Regional Planning & 631 Economic Development District or a designee. The board may, by majority vote, increase its membership to include the presidents of other institutions of higher education, the 632 633 superintendents of comprehensive high schools and regional vocational technical schools 634 housing their main campuses in southeastern Massachusetts or their designees; and the board 635 may, by majority vote, increase its membership to include private sector industry partners; 636 provided, however, that the number of private sector industry board members shall not represent 637 more than 49 per cent of the board. The board, by majority vote, may form an advisory 638 committee. Members of the board may vote according to the terms of the education 639 collaborative agreement but the land and property management of the center shall be the 640 responsibility of the Taunton Development Corporation.

SECTION 27J. Said section 9 of said chapter 419 is hereby further amended by striking out subsection (i) and inserting in place the following subsection:-

- 643 (i) The education collaborative shall be considered a public entity and may sue and be 644 sued to the same extent as a city, town or regional school district. The education collaborative, 645 acting through its board of directors, may enter into contracts for the purchase of supplies, 646 materials and services including, but not limited to, services of a nonprofit to assist with the powers and duties of the board as prescribed in the written agreement under subsection (b) and 647 648 for the purchase or leasing of land, buildings and equipment as considered necessary by the board. For the purposes of this act, members of the nonprofit, whether created or contracted with 650 as prescribed in the written agreement under subsection (b), shall not be considered state 651 employees.
- SECTION 27K. The second paragraph of chapter 313 of the acts of 2010 is hereby amended by adding the following sentence:- The co-chairs of the commission may each appoint up to 3 additional commission members to fulfill the purpose of the commission.
- SECTION 28. Subsection (e) of section 49 of chapter 9 of the acts of 2011 is hereby amended by striking out the words, "January 1, 2016," and inserting in place thereof the following words:- January 1, 2017.
- SECTION 29. Subsection (f) of said section 49 of said chapter 9 is hereby amended by striking out, in line 2, the words "June 1, 2016" and inserting in place thereof the following words:- June 1, 2017.
- SECTION 30. Section 102 of chapter 35 of the acts of 2013 is hereby amended by striking out, each time it appears, the figure "2015" and inserting in place thereof the following figure:- 2017.
- SECTION 31. Item 7002-0021 of section 2 of chapter 38 of the acts of 2013 is hereby amended by striking out the words "December 31, 2015" and inserting in place thereof the following words:- June 30, 2016.
- SECTION 31A. Section 30 of chapter 79 of the acts of 2014 is hereby amended by striking out the date "November 30, 2015", inserted by section 54 of chapter 10 of the acts of 2015, and inserting in place thereof the following date:- September 30, 2016.

- SECTION 31B. Subsection (c) of section 75 of chapter 144 of the acts of 2014 is hereby amended by striking out the date, "June 30, 2015" and inserting in place thereof the following date:- February 1, 2016.
- SECTION 32. Item 1599-4440 of section 2 of chapter 165 of the acts of 2014 is hereby amended by inserting after the words "fiscal year 2015", the following words:- or fiscal year 2016.
- 676 SECTION 33. Said item 1599-4440 of said section 2 of said chapter 165 is hereby further amended by adding the following words:-; provided further, that for the fiscal year 2016 costs of 677 salary adjustments and other economic benefits authorized by collective bargaining agreements 678 679 with the state universities that have been ratified by the general court, the state universities shall 680 credit student accounts, upon receipt of funds, in an amount to be determined by individual state university campuses, in consultation with the department of higher education, for mandatory 681 682 general fee increases resulting from contractual salary increases in collective bargaining 683 agreements for that fiscal year; provided further, that fee credits to students shall reflect the amount of student fee increases associated with fiscal year 2016 collective bargaining 684 685 agreements funded through this item; and provided further, that not later than November 13, 2015, the department shall report to the house and senate committees on ways and means on the plan for implementation of fee credits to students enrolled at the state universities. 687
- SECTION 34. Said item 1599-4440 of said section 2 of said chapter 165 is hereby further amended by striking out the figure "\$5,551,224" and inserting in place thereof the following figure:- \$14,394,580.
- SECTION 35. Item 7077-0023 of said section 2 of said chapter 165 is hereby amended by inserting after the word "University", the second time it appears, the following words:-; provided further, that the amount allocated to the feasibility study shall not revert and shall be made available until June 30, 2016.
- SECTION 36. Said chapter 165 is hereby amended by striking out section 233 and inserting in place thereof the following section:-

697 (a) There shall be a special commission to be known as the 495/MetroWest Suburban 698 Edge community commission which shall consist of: 3 members of the senate, 1 of whom shall 699 serve as co-chair and 1 of whom shall be appointed by the minority leader; 3 members of the 700 house of representatives, 1 of whom shall serve as co-chair and 1 of whom shall be appointed by the minority leader; the secretary of housing and economic development or a designee who shall 701 702 serve as co-chair; the secretary of transportation or a designee; the secretary of energy and environmental affairs or a designee; the executive director of the Massachusetts Development 704 Finance Agency or a designee; 1 member selected by the 495/Metrowest Corridor Partnership, Inc.; 1 member selected by the Metropolitan Area Planning Council; 1 member selected by the 705 Massachusetts Municipal Association, Inc.; 1 member selected by the Massachusetts Association 706 of Planning Directors; 1 member selected by NAIOP Massachusetts, Inc.; 1 member selected by 707 708 the Massachusetts Water Works Association Inc.; 1 member selected by the MetroWest Regional Transit Authority; and 9 persons to be appointed by the governor, 1 of whom shall be an academic focused on suburban development, 1 of whom shall be a real estate professional with 710 experience working in edge communities, 1 of whom shall be a water resources expert with 711 712 experience working in edge communities, 1 of whom shall be a transportation engineer with 713 experience working in edge communities and 5 of whom shall be municipal officials who 714 represent different municipalities served by the 495/MetroWest Corridor Partnership, Inc.

715 (b) The commission shall make an investigation and study relative to development 716 challenges being experienced by edge communities, such as needs to address transportation, water, cellular and energy infrastructure, transit services, residential development, reuse of 717 former industrial facilities and historic mills, brownfields reclamation, downtown redevelopment 718 719 and other constraints. The commission shall hold at least 3 public forums in the region to solicit 720 stakeholders' feedback before developing policy responses and recommendations to ensure that edge communities may participate in the commonwealth's development initiatives and benefit 722 from the commonwealth's resources. The commission shall focus its investigation and study on the 35 municipalities served by the 495/MetroWest Corridor Partnership, Inc. and shall develop a 723 724 pilot program to address the issues to be studied and investigated by the commission. The commission shall choose certain municipalities served by the 495/MetroWest Corridor 725 726 Partnership, Inc. to partake in the pilot program; provided, however, that the 5 municipalities represented by a municipal official chosen by the governor for appointment on the commission

- shall participate in the pilot program. For the purposes of this section, "edge community" shall mean a municipality with a population of not more than 35,000, with a 5 per cent variance to account for postcensal population estimates.
- 731 (c) The commission shall report to the clerks of the senate and the house of 732 representatives and to the joint committee on economic development and emerging technologies 733 detailing the results of its investigation and study and include its recommendations, if any, for 734 legislation necessary to carry those recommendations into effect by filing the same with the 735 clerks of the senate and the house of representatives by December 31, 2016.
- 736 (d) All appointments to the commission shall be made within 90 days after the effective 737 date of this act.
- SECTION 36A. The first sentence of subsection (a) of section 54 of chapter 286 of the acts of 2014 is hereby amended by striking out the figure "11" and inserting in place thereof the following figure:- 16.
- SECTION 36A. Section 73 of chapter 287 of the acts of 2014 is hereby repealed.
- SECTION 37. Chapter 431 of the acts of 2014 is hereby amended by striking out the first paragraph and inserting in place thereof the following paragraph:-
- 744 There shall be a task force on child sexual abuse prevention. The task force shall be cochaired by the child advocate and the executive director of the Children's Trust and shall 746 include: the attorney general or a designee; the lieutenant governor or a designee; the house and senate chairs of the joint committee on children, families and persons with disabilities; the house minority leader or a designee; the senate minority leader or a designee; the commissioner of 749 public health or a designee; the commissioner of early education and care or a designee; the commissioner of children and families or a designee; the executive director of the Massachusetts office of victim assistance or a designee; the executive director of the Massachusetts District Attorneys Association or a designee; the director of the victim services unit of the sex offender registry board or a designee; the commissioner of elementary and secondary education or a designee; and representatives from each of the following child and youth service providers and 754 755 advocacy organizations who shall be appointed by the governor: the Alliance of Massachusetts

- 756 YMCAs, Inc.; the Massachusetts Society for the Prevention of Cruelty to Children; the
- 757 Massachusetts Children's Alliance, Inc.; the Massachusetts Citizens for Children, Inc.; the
- 758 Children's League of Massachusetts, Inc.; The Mass Mentoring Partnership, Inc.; the Girl Scouts;
- 759 the Massachusetts Alliance of Boys & Girls Clubs, Inc.; the Massachusetts Association for the
- 760 Treatment of Sexual Abusers, Inc.; the Massachusetts After School Partnership, Inc.; the Roman
- 761 Catholic Archdiocese of Boston; and the Massachusetts Adolescent Sexual Offender Coalition,
- 762 Inc. The governor may appoint additional representatives from agencies serving children, law
- 763 enforcement, religious organizations and others as necessary to fulfill the purpose of the task
- 764 force.
- SECTION 38. Said chapter 431 is hereby further amended by striking out the last
- 766 paragraph and inserting in place thereof the following paragraph:-
- The task force shall periodically report on its activities and recommendations to the
- 768 governor, the clerks of the senate and house of representatives and the house and senate chairs of
- 769 the joint committee on children, families and persons with disabilities and shall submit a final
- 770 report not later than June 30, 2017.
- SECTION 39. Item 0910-0210 of said section 2 of chapter 46 of the acts of 2015 is
- hereby amended by striking out the figure "\$650,000", each time it appears, and inserting in
- 773 place thereof, in each instance, the following figure: \$850,000.
- SECTION 39A. Item 1102-3309 of said section 2 of said chapter 46 is hereby amended
- 775 by striking out the figure "\$2,380,120" and inserting in place thereof the following figure:-
- 776 \$2,555,120.
- SECTION 40. Item 1233-2401 of said section 2 of said chapter 46 is hereby amended by
- striking out the figure, "\$250,000" and inserting in place thereof the following figure: \$500,000.
- SECTION 40A. Item 1410-0012 of said section 2 of said chapter 46 is hereby amended
- 780 by adding the following words:- "; and provided further, that the department shall appropriate to
- 781 each program or its successor under item 1410-0012 of section 2 of chapter 165 of the acts of
- 782 2014 the same appropriation in fiscal year 2016.

SECTION 40B. Item 1410-0250 of said section 2 of said chapter 46 is hereby amended by striking out the word "Chelsea," and inserting in place thereof the following words:
"Chelsea; and provided further, that the department shall appropriate to each program or its successor under item 1410-0250 of section 2 of chapter 165 of the acts of 2014 the same appropriation in fiscal year 2016.

SECTION 40C. Item 2200-0100 of section 2 of chapter 46 of the acts of 2015 is hereby amended by adding the following words:-; provided further, that the department shall conduct a study to determine the extent and impact of air, water, soil and noise pollution in the town of Milton resulting from airplane overflight traffic; provided further, that the examination shall include, but not be limited to, pollution effects on schools and playgrounds in the town of Milton; and provided further, that the department shall issue a report not later than July 1, 2016 detailing the extent and impact of pollution and recommendations for mitigation.

SECTION 41. Item 4000-0300 of said section 2 of said chapter 46 is hereby amended by inserting after the words "chapter 165 of the acts of 2014" the following words:-; provided further, that in fiscal year 2016, in addition to the 50 per cent provided for in the previous proviso, the executive office shall expend the full amount in item 4000-0700 of chapter 38 of the acts of 2013 for payments to any acute pediatric hospital and pediatric specialty unit as defined in section 8A of chapter 118E of the General Laws to compensate for high complexity pediatric care.

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802 SECTION 41A. Item 4000-0321 of said section 2 of said chapter 46 is hereby amended by inserting after the words "state accounting system" the following words:- "; provided further, 803 804 that after providing payments due in accordance with the terms of the contingency contracts, the 805 office may use available funds to support special MassHealth projects that will receive enhanced 806 federal revenue opportunities, including MassHealth eligibility operations and systems 807 enhancements that support reforms and improvements to the MassHealth programs; provided 808 further, that any enhanced federal financial participation received for these special projects, 809 including the Implementation Advanced Planning Document or other eligibility operations and systems enhancement that support reforms and improvements to the MassHealth program shall 810 811 be deposited into this account.

SECTION 42. Item 4000-0600 of said section 2 of said chapter 46 is hereby amended by inserting after the words "calendar year 2007" the following words:-; provided further, that in fiscal year 2016, MassHealth shall expend not less than the amount expended in fiscal year 2015 to reimburse nursing home facilities for bed hold days.

SECTION 42A. Item 4000-0700 of said section 2 of said chapter 46 is hereby amended by inserting after the words "neonatal intensive care unit cases" the following words:-; provided further, that MassHealth may expend a supplemental payment up to 50 per cent of the amount appropriated in this item under section 2 of chapter 165 of the acts of 2014 for inpatient and outpatient behavioral and mental health services provided by an acute care hospital that has greater than 63 per cent of its gross patient service revenue from governmental payers and free care as determined by the executive office of health and human services, provided further, that such add-on amounts shall be prioritized for services provided to children and adolescents; provided further, that the department shall seek to obtain federal financial participation for this supplemental payment.

SECTION 43. Item 4512-0200 of said section 2 of chapter 46 is hereby amended by inserting after the words "services beds", the following words:-; provided further, that not less than \$1,200,000 shall be expended for verbal substance use screening.

SECTION 44. Item 4513-1026 of said section 2 of chapter 46 is hereby amended by striking out the words "Good Samaritans" and inserting in place thereof the following words:-Samaritans, Inc. of Boston.

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832 SECTION 45. Item 5095-0015 of said section 2 of said chapter 46 is hereby amended by 833 adding the following words:-; provided further, that the department shall expend not less than 834 \$5,800,000 for a substance use treatment program to provide detoxification and clinical stabilization services for civilly committed women with substance use disorders at Taunton State 836 Hospital; and provided further, that the department shall report to the house and senate committees on ways and means not later than May 2, 2016 on the implementation of the 837 treatment program including, but not limited to: (a) the number of individuals served; (b) the 838 839 average length of stay per individual; (c) the types of services received by participating individuals; and (d) the number of individuals who are referred to outpatient treatment after 840 841 completion of the program.

SECTION 45A. Item 7003-0900 of said section 2 of said chapter 46 is hereby amended by adding the following words:-; provided that the department shall expend funds for the operation of the joint labor-management committee for municipal police and fire.

SECTION 46. Item 7004-0099 of said section 2 of chapter 46 is hereby amended by inserting after the words "multi-family housing", the following words:- provided further, that not less than \$200,000 shall be expended for the Citizen Planner Training Collaborative for statewide training and curriculum development for local planning and zoning officials;.

SECTION 47. Said item 7004-0099 of said section 2 of said chapter 46 is hereby further amended by striking out the figure "\$8,687,359" and inserting in place thereof the following figure:- "\$8,887,359".

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SECTION 48. Item 7008-0900 of said section 2 of said chapter 46 is hereby amended by inserting after the word "Chelsea" the following words:-; provided further, that not less than \$500,000 shall be expended for the Outside the Box festival in the city of Boston.

855 SECTION 48A. Item 9110-1630 of said section 2 of said chapter 46 is hereby amended 856 by adding the following words:-; provided further, that the executive office of elder affairs shall 857 report, not later than December 1, 2016, to the house and senate committees on ways and means 858 on: (i) enrollment data and any other information relevant to caseload forecasting for items 9110-1630 and 9110-1500 at current levels; (ii) projected utilization of services provided by said items 859 860 9110-1630 and 9110-1500 with eligibility expanded to include the individuals whose income does not exceed 275 per cent of the federal poverty level and with eligibility expanded to include the individuals whose income does not exceed 300 per cent of the federal poverty level; (iii) the 863 projected fiscal impact of expanding eligibility to include the individuals whose income does not 864 exceed 275 per cent of the federal poverty level and the individuals whose income does not 865 exceed 300 per cent of the federal poverty level; (iv) program design considerations regarding the application of cost-sharing revenues to best support individuals in an expansion population of 866 867 up to 300 per cent of the federal poverty level; (v) an implementation plan for eligibility expanded to include the individuals whose income does not exceed 275 per cent of the federal 868 869 poverty level and with eligibility expanded to include the individuals whose income does not 870 exceed 300 per cent of the federal poverty level; provided further that the executive office of

871	health and hu	iman services shall file a state plan amendment for section 1915(i) of the federal		
872	Social Security Act to maximize the opportunity for federal financial participation for any future			
873	expansion of	eligibility for individuals whose incomes exceed current limits.		
874	SECT	TION 49. Item 1599-2040 of section 2B of said chapter 46 is hereby amended by		
875	striking out the figure, "\$5,000,000" and inserting in place thereof the following figure:-			
876	\$30,303,853.			
877	SECT	TON 50. Section 2D of said chanter 46 is hereby amended by striking out item		
878		SECTION 50. Section 2D of said chapter 46 is hereby amended by striking out item		
0/0	/043-1003 ai	nd inserting in place thereof the following items:-		
879	For the purposes of a federally funded grant entitled, Title I			
880	Program	\$66,058		
		Department of Elder Affairs.		
881	9110-1074	For the purposes of a federally funded grant entitled, Older Americans Act – Title		
882		III and Title VII\$10,182,633		
883	9110-1076	For the purposes of a federally funded grant entitled, Older Americans Act – Title		
884		IIIB\$1,190,451		
885	9110-1077	For the purposes of a federally funded grant entitled, National Family Caregiver		
886		Support Program\$3,700,000		
887	9110-1094	For the purposes of a federally funded grant entitled, SHINE – Serving the Health		
888		Insurance needs of Elders		
889		\$1,097,000		
890	9110-1173	For the purposes of a federally funded grant entitled, Older Americans Act – Title		
891		III Nutrition Program		
892	9110-1174	For the purposes of a federally funded grant entitled, Nutrition Services Incentive		
893		Program\$4,885,300		
894	9110-1178	For the purposes of a federally funded grant entitled, Senior Community Service		

For the purposes of a federally funded grant entitled, MA Chronic Disease Self-

Management Education Program\$100,714

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898	9110-1191	For the purposes of a federally funded grant entitled, Enhanced Alcohol and Drug		
899		Recovery Options Counseling Program\$198,706		
900	9110-1194	For the purposes of a federally funded grant entitled, MIPPA ADRC\$79,154		
901	SECT	SECTION 51. Item 1595-1068 of section 2E of said chapter 46 is hereby amended by		
902	adding the following words:-; and provided further, that up to \$707,000,000 in payments made			
903	for state and federal fiscal year 2014 or 2015 shall be made from the Medical Assistance Trust			
904	Fund, of which \$283,000,000 shall be made to the Cambridge Public Health Commission for			
905	dates of service in state and federal fiscal year 2014 or 2015 only after the Cambridge Public			
906	Health Commission transfers up to \$141,500,000 of its funds to the Medical Assistance Trust			
907	Fund using a federally permissible source of funds which shall fully satisfy the nonfederal share			
908	of such payment.			
909	SECT	ION 52. Said item 1595-1068 of said section 2E of said chapter 46 is hereby further		
910	amended by s	triking out the figure "\$462,000,000" and inserting in place thereof the following		
911	figure:- \$1,027,500,000.			
912	SECT	ION 53. Section 194 of said chapter 46 is hereby further amended by striking out		
913	section 194 an	nd inserting in place thereof the following section:-		
914	Sectio	n 194. (a) Notwithstanding any general or special law to the contrary, prior to		
915	transferring the consolidated net surplus in the budgetary funds to the Commonwealth			
916	Stabilization Fund under section 5C of chapter 29 of the General Laws, the comptroller shall			
917	dispose of the consolidated net surplus in the budgetary funds for fiscal year 2015 as follows: (i)			
918	transfer ½ of	the surplus, not to exceed \$10,000,000, to the Massachusetts Community		
919	Preservation	Trust Fund established in section 9 of chapter 44B of the General Laws; and (ii)		
920	transfer 1/2 of	the surplus, not to exceed \$10,000,000, to the Massachusetts Life Sciences		
921	Investment Fu	and established in section 6 of chapter 23I of the General Laws.		
922	(b) Af	ter making the transfers required under clauses (i) and (ii) of subsection (a), the		
923	comptroller sl	hall transfer, to the extent available, \$120,000,000, or any remaining funds, to the		
924	Commonweal	Ith Stabilization Fund established in section 2H of said chapter 29 of the General		
925	Laws.			

SECTION 54. Notwithstanding any general or special law to the contrary, prior to the close of fiscal year 2015 and upon the recommendation of both the secretary of administration and finance and the secretary of health and human services or their designees, the comptroller shall adjust any fiscal year 2015 appropriation fund split against or transfer out of the Community First Trust Fund established in section 35AAA of chapter 10 of the General Laws to match final department fiscal year 2015 Community First Trust Fund expenditures.

SECTION 55. Notwithstanding any general or special law to the contrary, the secretary of health and human services, with the written approval of the secretary of administration and finance, may authorize transfers of surplus among items 4000-0320, 4000-0430, 4000-0500, 4000-0600, 4000-0700, 4000-0875, 4000-0880, 4000-0885, 4000-0940, 4000-0950, 4000-0990, 4000-1400, 4000-1420 and 4000-1425 of section 2 of chapter 165 of the acts of 2014 for the purpose of reducing any deficiency in these items but any such transfers shall be made not later than October 31, 2015.

SECTION 56. Notwithstanding any general or special law to the contrary, any unexpended balances, not exceeding a total of \$20,000,000, in items 4000-0600, 4000-0700 and 4000-1425 of section 2 of chapter 165 of the acts of 2014 shall not revert to the General Fund until October 31, 2015 and may be expended by the executive office of health and human services to pay for services enumerated in said items 4000-0600, 4000-0700 and 4000-1425 of said section 2 of said chapter 165 provided during fiscal year 2015.

SECTION 57. Notwithstanding any general or special law to the contrary, the board of the commonwealth health insurance connector shall submit a report to the joint committee on health care financing and the house and senate committees on ways and means not less than 90 days prior to submitting an application and not less than 10 days after submitting an application under clause (x) of section 3 of chapter 176Q of the General Laws detailing the intent and proposed changes to the state plan and state laws.

SECTION 57A. Notwithstanding any general or special law to the contrary, the secretary of health and human services shall provide a report on the compliance with the requirement of section 245 of chapter 224 of the acts of 2012 that the executive office of health and human services seek from the secretary of the United States Department of Health and Human Services

an exemption or waiver from the Medicare requirement set forth in 42 U.S.C. §1395x(i) that an 956 admission to a skilled nursing facility be preceded by a 3-day hospital stay. The report shall 957 include, but not be limited to: (i) a timeline of the date the initial request for the exemption or 958 waiver was provided to the United States Department of Health and Human Services and any 959 subsequent follow up requests; (ii) next steps the secretary plans to take to secure the exemption 960 or waiver; (iii) any limitations or restrictions that the secretary has encountered in the attempt to secure the exemption or waiver; and (iv) any recommended legislative actions that may assist to facilitate an exemption or waiver. The secretary shall provide the report to the clerks of the 962 963 senate and house of representatives, the chairs of the joint committee on healthcare financing and 964 the house and senate chairs of the committees on ways and means not later than March 1, 2016.

SECTION 57B. Notwithstanding any general or special law to the contrary, the Massachusetts Bay Transit Authority shall collaborate with the town of Milton and said Authority shall provide for the demolition and removal of the publicly owned portions of the properties located at 10 Central avenue, 131 Eliot street and the property between 10 Central avenue and 131 Eliot street, adjacent to the Massachusetts Bay Transit Authority Central Avenue Station.

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971 SECTION 57C. Notwithstanding any general or special law or rule or regulation to the contrary, the department of elementary and secondary education shall evaluate the feasibility of 973 adopting the standardized test known as the Partnership for Assessment of Readiness for College 974 and Careers, or PARCC, as a replacement for the currently administered Massachusetts Comprehensive Assessment System, or MCAS, test or an updated MCAS test or variation of the MCAS test. In conducting such evaluation, the department shall consider first and foremost what is in the best interests of students in the commonwealth, and shall also analyze and consider the logistical, financial, pedagogical and administrative impacts on school districts, educators, and the commonwealth of replacing the MCAS test or an updated or modernized version of the 980 MCAS test with the PARCC test. The evaluation shall also include cost estimates and existing 981 and potential funding sources for the implementation of the PARCC test and the realignment and 982 redesign of curriculum associated with the PARCC test, including, but not limited to, the 983 purchase and deployment of technology. The department shall provide to the general courtthe following: (1) an assessment of the costs to realign the educational curriculum of the

985 commonwealth, developed pursuant to the act, to the standards adopted by the board of 986 elementary and secondary education, herein known as the board, in 2010, including, but not 987 limited to, the costs to the department, the costs to the board, and the costs to each individual 988 school district in the commonwealth. Such costs shall include, but not be limited to: the cost of developing and implementing any new assessment, such as the Partnership for Assessment for 989 990 Readiness for College and Career; professional development; teacher and administration 991 evaluations; and any equipment, hardware, software, or technology upgrades needed for 992 compliance with said new assessment; (2) any additional costs associated with data mapping of 993 students in the commonwealth, as well as the administrative costs required to collect, maintain 994 and protect the confidentiality of such data collection; (3) the procedure required to repeal the 995 2010 decision of the board to adopt the standards; provided further that the commissioner shall 996 provide a report on the impacts of the adoption of the standards on the commonwealth's current 997 standards with particular regard to the high ranking of students in the commonwealth on the 998 National Assessment of Education Progress and international standardized tests, such as the 999 Programme for International Student Assessment. In conducting such an assessment, the 1000 department shall conduct not fewer than 4 public hearings to receive testimony from members of 1001 the public, including parents, teachers and administrators.

The department shall not take action to adopt or implement any alternative to the MCAS test for school districts in the commonwealth unless and until a report detailing the results of the evaluation is filed with the clerks of the house of representatives and senate, the joint committee on education and the house of representatives and senate committees on ways and means.

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SECTION 58. (a) There is hereby established on the books of the commonwealth a Debt Defeasance Trust Fund, to be used, without further appropriation, for the purposes specified in subsection (b). The comptroller shall transfer the sum of \$100,000,000 to the fund from the General Fund.

(b) Notwithstanding any general or special law to the contrary, the state treasurer shall expend not later than May 31, 2016, from the Debt Defeasance Trust Fund an amount not to exceed \$100,000,000 for the purpose of purchasing securities to be held for the credit of or cash deposit into a sinking fund to be established in accordance with section 49 of chapter 29 of the General Laws. The monies in the sinking fund shall be applied to pay, at maturity or upon

1015 redemption, bonds of the commonwealth to be identified by the state treasurer at the time the 1016 sinking fund is established, including the payment of any redemption premium thereon and any 1017 interest accrued or to accrue to the date of maturity or earlier redemption of those bonds. In selecting the bonds to be paid from the sinking fund, the state treasurer shall attempt to maximize 1018 the financial benefits to the commonwealth produced thereby. The state treasurer may enter into 1019 1020 an agreement with a trustee to establish the sinking fund for the benefit of the holders of the bonds to be paid pursuant to this section. Said section 49 of said chapter 29 applicable to sinking 1021 funds established with trustees shall apply to the deposit of funds pursuant to this section to the 1022 extent such section is consistent with this section. 1023

- (c) If any monies remain in the Debt Defeasance Trust Fund on June 1, 2016, the comptroller shall, with the consent of the state treasurer and the secretary of administration and finance, transfer such monies from the fund to the General Fund, to be made available exclusively for item 0699-0015 without further appropriation.
- (d) Not later than June 1, 2016, the state treasurer shall submit a report to the house and senate committees on bonding, capital expenditures and state assets and the house and senate committees on ways and means detailing the actions taken under this section including, but not limited to: (i) the interest saved on the payment of bonds; (ii) interest generated on the monies in the Debt Defeasance Trust Fund; (iii) a list of the bonds paid; and (iv) the amount made available to item 0699-0015 under subsection (c).

SECTION 59. Section 58 is hereby repealed.

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SECTION 59A. The Massachusetts Port Authority shall expend not less than \$2,500,000 within 18 months for homes and school buildings in the town of Milton in the Boston Logan Airport Sound Insulation program; provided, however, that if homes and school buildings in the town of Milton are not currently eligible under federal law for the Boston Logan Airport Sound Insulation program, the Authority shall formally request and immediately and vigorously pursue a waiver from the Federal Aviation Administration to allow for sound insulation for homes and school buildings in the town of Milton. Funds shall first be expended for the homes and school buildings most impacted by overflight traffic, accounting for both frequency and elevation.

SECTION 60. In fiscal year 2015, the comptroller shall credit \$732,585 to the Money
Follows the Person Rebalancing Demonstration Grant Trust Fund, an amount equal to the
amount of federal financial participation received in the fourth quarter of state fiscal year 2014,
in accordance with section 35TT of chapter 10 of the General Laws.

SECTION 61. (a) Notwithstanding any general or special law to the contrary early intervention programs shall be considered a "social service program" under 8A of chapter 118E of the General Laws.

- 1050 (b) Notwithstanding any general or special law to the contrary, not later than July 1, 1051 2016, the executive office of health and human services, in consultation with the center for 1052 health information and analysis, shall establish rates for early intervention programs in 1053 accordance with chapter 257 of the acts of 2008.
- SECTION 62. Notwithstanding any general or special law to the contrary, MassHealth and any commercial insurer that insures MassHealth subscribers shall provide double electric breast pumps to expectant and new mothers per birth as specifically prescribed by their attending physician, consistent with the Patient Protection and Affordable Care Act of 2010, Public Law 111-148.
- SECTION 63. Notwithstanding section 28 of chapter 53 of the General Laws or any other general or special law to the contrary, the state primary in 2016 shall be held on Tuesday, September 6, 2016.
- SECTION 64. Notwithstanding section 3 of chapter 53 of the General Laws or any other general or special law to the contrary, a person whose name is not printed on the September 6, 2016 state primary ballot as a candidate for an office but who receives sufficient votes to nominate the person for that office shall file in the office of the state secretary a written acceptance of the nomination and a receipt from the state ethics commission verifying that a statement of financial interest has been filed pursuant to chapter 268B of the General Laws not later than 5:00 P.M. on Monday, September 12, 2016.
- SECTION 65. Notwithstanding sections 11, 13 and 53A of chapter 53 of the General 1070 Laws and section 5 of chapter 55B of the General Laws or any other general or special law to the

1071 contrary, objections to and withdrawals from nominations made at the September 6, 2016 state 1072 primary shall be filed with the state secretary not later than 5:00 P.M. on Friday, September 9, 1073 2016.

SECTION 66. Notwithstanding section 14 of chapter 53 of the General Laws or any other general or special law to the contrary, any vacancies from the September 6, 2016 state primary caused by death, withdrawal or ineligibility under section 65 shall be filled by an executive committee, determined by the state party committee, of the same political party who made the original nomination.

SECTION 67. Notwithstanding section 15 of said chapter 53 or any other general or special law to the contrary, when a nomination is made to fill a vacancy caused by the death, withdrawal or ineligibility of a candidate from the September 6, 2016 state primary, the certificate of nomination shall be on a form prescribed by the state secretary, shall be signed by the executive committee appointed by the state committee of the same political party as provided for in section 66 and shall be filed with the state secretary not later than 5:00 P.M. on Wednesday, September 14, 2016.

SECTION 68. Notwithstanding section 135 of chapter 54 of the General Laws or any other general or special law to the contrary, a petition for a recount of the September 6, 2016 state primary shall be filed with the appropriate local election officials not later than 5:00 P.M. on Monday, September 12, 2016 and all recounts shall be completed and notice of the results shall be sent to the state secretary not later than 5:00 P.M. on Friday, September 16, 2016.

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Petitions for districtwide and statewide recounts of the September 6, 2016 state primary shall be submitted to the appropriate local election officials for certification not later than 12:00 P.M. on Monday, September 12, 2016 and local election officials shall complete certification not later than 12:00 P.M. on Tuesday, September 13, 2016. Thereafter, certified petitions shall be filed with the secretary of state not later than 12:00 P.M. on Wednesday, September 14, 2016. If the state secretary determines that the contest is eligible for a statewide or districtwide recount, the state secretary shall notify the local election officials who shall complete the recount and shall notify the state secretary of the results of the recount not later than 12:00 P.M. on Monday, September 19, 2016.

SECTION 69. Notwithstanding sections 8, 9 and 10, inclusive, of chapter 55B of the
General Laws or any other general or special law to the contrary, the state ballot law commission
shall notify candidates of any objections filed to nominations at the September 6, 2016 state
primary not later than 12:00 P.M. on Monday, September 12, 2016. Notice of the commission
hearings shall be given by telephone and electronic mail. Hearings on objections shall be held
beginning on Thursday, September 15, 2016 and decisions shall be rendered not later than 5:00
P.M. on Friday, September 16, 2016.

SECTION 69A. (a) Notwithstanding sections 32 to 36, inclusive, of chapter 7C of the
General Laws or any other general or special law to the contrary, the commissioner of capital
asset management and maintenance, in consultation with the commissioner of public health, may
lease for a term, including extensions, not to exceed 15 years, a parcel of land on the campus of
the Lemuel Shattuck hospital in the Jamaica Plain section of the city of Boston to the Shattuck
Child Care Center, Inc., a not for profit corporation, to operate a child day care center. The exact
boundaries of the property to be leased shall be determined by the commissioner of capital asset
management and maintenance, in consultation with the commissioner of public health, based
upon a survey or other plan acceptable to the commissioners. The lease shall be in accordance
with the terms and conditions specified in this section.

- 1117 (b) The lease may authorize the Shattuck Child Care Center, Inc. to locate modular units on the leased premises and to undertake such site work and other work as may be reasonably required to prepare the leased premises for the modular units. The commissioner of capital asset 1119 management and maintenance may license or otherwise permit the Shattuck Child Care Center, 1120 1121 Inc. access over, on and under other portions of the Lemuel Shattuck hospital campus for the purpose of connecting the leased premises to public utilities. The lease shall require the Shattuck Child Care Center, Inc. to carry comprehensive general liability insurance, with the 1124 commonwealth named as a co-insured, to protect the commonwealth against all personal injury or property damage on the facilities during the term of the lease and may contain such other 1125 1126 terms and provisions as the commissioner of capital asset management and maintenance, in 1127 consultation with the commissioner of public health, considers appropriate.
- 1128 (c) Notwithstanding sections 39A to 39S, inclusive, and section 39M of chapter 30 of the 1129 General Laws, sections 44A to 44M, inclusive, of chapter 149 of the General Laws, and any

1130 other general or special law to the contrary, the Shattuck Child Care Center, Inc. may procure the 1131 project authorized by this act, and any necessary design and construction services for the project, 1132 without undertaking a competitive bid process; provided, however, that the Shattuck Child Care 1133 Center, Inc. shall pay prevailing wages in accordance with sections 26 and 27 of chapter 149 of the General Laws in connection with any such construction. 1134

- 1135 (d) The Shattuck Child Center, Inc. shall annually compensate the commonwealth in the sum of \$1.00 for the term of the lease authorized in this section. The Shattuck Child Care Center, Inc. shall pay all costs and expenses of the transaction authorized in this act as 1138 determined by the commissioner of capital asset management and maintenance including, but not limited to, the costs of any surveys, all costs, liabilities and expenses of any nature and kind 1139 related to the development, maintenance, use and operation of the leased premises and the operation costs for the portion of the parcels set aside for use by the commonwealth.
- 1142 (e) Notwithstanding subsection (a) of this section, the commissioner of capital asset management and maintenance shall comply with paragraphs 5 and 6 of section 36 of chapter 7C 1143 of the General Laws. 1144

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- (f) No lease agreement entered into pursuant to this section by or on behalf of the commonwealth shall be valid unless the lease provides that the property shall be used solely to 1146 operate a child day care center or activities directly related to the operation of a child day care 1148 center. If, for any reason, the property ceases to be used for the purposes described in this 1149 section, the commonwealth may terminate the lease. If the lease is terminated, the care, custody 1150 and control of the property shall be with the commonwealth and the division of capital asset management and maintenance.
- 1152 SECTION 70. Notwithstanding any general or special law to the contrary, local election 1153 officials shall transmit absentee ballots to voters covered under the federal Uniformed and Overseas Citizens Absentee Voting Act, 42 U.S.C. §§ 1973ff-1 et seq., whose applications were received at least 45 days before the November 8, 2016 state election, not later than Saturday, September 24, 2016. 1156
- 1157 SECTION 71. Notwithstanding any general or special law to the contrary, the state 1158 secretary may add or change any dates relating to the nominations made at the September 6,

2016 state primary that the state secretary considers necessary for the orderly administration of the November 8, 2016 state election by providing notice of the change to the state parties and any affected person, by filing notice with the regulations division by posting on the state secretary's website and by whatever other means the state secretary considers appropriate.

SECTION 71A. Notwithstanding any general or special law to the contrary, the
department of public health shall, not later than May 1, 2017, develop or provide for the
development of a publicly available application-programming interface to enable the
development of third party end-user software and applications that improve ease of access and
utilization of the prescription monitoring program established under section 24A of chapter 94C
of the General Laws; provided, that the department may collaborate with the Massachusetts
Technology Collaborative, the Massachusetts Life Sciences Corridor, the Massachusetts Institute
of Technology Media Lab, regional chambers of commerce or other innovation and technology
hubs in the commonwealth for design competitions or other initiatives that encourage such
software and application designs from sources within the commonwealth.

SECTION 72. The special commission established in section 47 of chapter 260 of the acts of 2014 is hereby revived and continued and shall submit its report and findings, along with any drafts of legislation, to the house and senate committees on ways and means, the joint committee on the judiciary, the joint committee on children, families and persons with disabilities and the clerks of the senate and house of representatives not later than January 31, 2016.

SECTION 73. The working group established in section 164 of chapter 46 of the acts of 2015 is hereby revived and continued and shall file a report of its findings and recommendations, along with any drafts of legislation necessary to implement its recommendations, with the clerks of the senate and house of representatives not later than March 1, 2016.

SECTION 73A. The secretary of health and human services shall implement regulations to establish the ambulance service provider payment price range set forth in subsection (c) of section 3C of chapter 176D of the General Laws.

- SECTION 74. The salary adjustments and other economic benefits authorized by the following collective bargaining agreements shall be effective for section 7 of chapter 150E of the General Laws:
- (i) between the University of Massachusetts and the American Federation of State, County and Municipal Employees, Local 1776, Unit A01;
- 1191 (ii) between the University of Massachusetts and the Professional Staff 1192 Union/MTA/NEA, Units A52 and B42;
- 1193 (iii) between the University of Massachusetts and the Professional Staff 1194 Union/MTA/NEA, Unit A15;
- (iv) between the University of Massachusetts and the American Federation of Teachers, Local 1895, Unit D85;
- 1197 (v) between the Barnstable Sheriff's Office and the National Correctional Employees 1198 Union, Local 122; and
- 1199 (vi) between the Commonwealth of Massachusetts and the State Police Association of 1200 Massachusetts, Unit 5A.
- SECTION 75. The department of public health shall make a request for approval from the United States Department of Agriculture for the expenditure of benefits on diapers for children and infants under the federal Special Supplemental Nutrition Program for Women, Infants, and Children.
- SECTION 76. Notwithstanding any general or special law to the contrary, a retired police officer of a city or town who is appointed as a special police officer pursuant to special legislation shall be subject to chapter 151A of the General Laws.
- SECTION 77. There shall be an educational task force to review the effect of school day start times for middle and secondary school students. The task force shall consist of: the house and senate chairs of the joint committee on education or their designees who shall serve as cochairs of the task force; the secretary of education or a designee; the commissioner of elementary and secondary education or a designee; the executive director of the Massachusetts Association

1213 of School Committees or a designee; the executive director of the Massachusetts Association of School Superintendents or a designee; the executive director of the Massachusetts Association of 1214 1215 Secondary School Principals or a designee; the executive director of Start School Later, Inc. or a 1216 designee; and a superintendent from a district which has implemented later school day starting 1217 times.

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The task force shall: (i) conduct a comprehensive study, including a review of the scientific findings relative to sleep needs of adolescents, relative to the effect which middle school and secondary school start times have on the health and academic performance of students; (ii) determine the number of districts in the commonwealth which have implemented later school day starting times for middle school and secondary schools and examine the academic performance of students, including performance on statewide tests; and (iii) identify 1224 resources and opportunities to assist districts, including consideration of regionalization of start time policies, in implementing later school day start times for middle school and secondary schools.

1227 The task force shall file a report containing its findings and recommendations, including 1228 legislation necessary to carry out its recommendations, with the clerks of the house and senate by 1229 December 31, 2016.

1230 SECTION 78. Notwithstanding any general or special law to the contrary, there shall be a special commission to study pancreatic cancer. The commission shall consist of: the secretary of 1231 1232 health and human services or a designee; the commissioner of public health or a designee; the 1233 commissioner of insurance or a designee; the house and senate chairs of the joint committee on public health; the house minority leader or a designee; the senate minority leader or designee; 2 members to be appointed by the senate president, 1 of whom shall be a person with pancreatic 1235 1236 cancer or a survivor and 1 of whom shall be a medical specialist in pancreatic cancer; 2 members 1237 to be appointed by the speaker of the house of representatives, 1 of whom shall be a person with 1238 pancreatic cancer or a survivor and 1 of whom shall be a medical specialist in pancreatic cancer; 1239 and 4 members to be appointed by the governor, 1 of whom shall be a person with pancreatic cancer or a survivor, 1 of whom shall be a medical specialist in pancreatic cancer, and 2 of whom 1241 shall be members of the public with demonstrated expertise in issues relating to the work of the commission. The special commission shall make an investigation and study to: 1242

- (1) establish a mechanism in order to ascertain the prevalence of pancreatic cancer in the commonwealth and the unmet needs of persons with pancreatic cancer and those of their families and collect time-of-diagnosis statistics and likely risks for pancreatic cancer;
- 1246 (2) study pancreatic cancer prevention, screening, education and support programs for in 1247 the commonwealth;
- 1248 (3) provide recommendations for additional legislation, support programs and resources 1249 necessary to meet the unmet needs of persons with pancreatic cancer and their families and how 1250 to effectuate an early diagnosis and treatment for Pancreatic Cancer patients.
- Vacancies in the membership of the commission shall be filled in the same manner provided for the original appointments.
- The commission shall organize within 120 days following the appointment of a majority of its members and shall select a chair and vice-chair from among the members. The chairperson shall appoint a secretary who need not be a member of the commission.
- The members shall serve without compensation for their duties on the commission but shall be reimbursed for necessary expenses incurred in the performance of their duties as provided by section 2A of chapter 4 of the General Laws.
- The commission shall be entitled to call to its assistance and avail itself of the services of the employees of any state, county or municipal department, board, bureau, commission or agency as it may require and as may be available to it for its purposes.
- 1262 SECTION 79. Notwithstanding any general or special law to the contrary, the department 1263 of elementary and secondary education in conjunction with the department of children and families and the executive office for administration and finance shall conduct a study on the 1265 feasibility of creating education savings accounts for students who have an active duty military parent serving in the armed forces or who have a parent who was killed while serving active duty 1266 or for students who were wards of the state, have been adopted and are currently in foster care. 1267 1268 The study and any recommendations shall be submitted to the clerks of the senate and house of representatives, the joint committee on education and the house and senate committees on ways 1269 1270 and means by December 31, 2015.

- SECTION 80. Fee credits provided to students pursuant to item 1599-4440 of section 2 of chapter 165 of the acts of 2014 shall be reflected in student bills upon the effective date of this section and the receipt of funds pursuant to this section.
- SECTION 81. Only individuals held in jail beginning on or after the effective date of section 3A of chapter 211F of the General Laws shall be eligible for a pretrial services program under subsection (c) of said section 3A of said chapter 211F.
- SECTION 82. Clause (50) of section 3 of chapter 6C of the General Laws, inserted by section 5, shall take effect as of November 1, 2009.
- SECTION 83. Sections 19, 20, 24 and 25 shall take effect on January 1, 2017.
- SECTION 84. Section 25B shall take effect on September 1, 2016.
- SECTION 85. Section 59 shall take effect on June 2, 2016.