

HOUSE No. 5260

The Commonwealth of Massachusetts



CHARLES D. BAKER
GOVERNOR

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COMMONWEALTH OF MASSACHUSETTS
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KARYN POLITO
LIEUTENANT GOVERNOR

August 31, 2022

To the Honorable Senate and House of Representatives,

I am filing for your consideration a bill entitled “An Act Making Appropriations for Fiscal Year 2022 to Provide for Supplementing Certain Existing Appropriations and for Certain Other Activities and Projects.”

As you know, Fiscal Year 2022 (FY22) was another remarkable year as it relates to tax revenues that leaves the Commonwealth in an exceptionally strong fiscal position. Actual revenue collections exceeded the twice-upgraded benchmark by \$3.5 billion, representing revenue growth of approximately 20.5% above Fiscal Year 2021. Meanwhile, a total of \$2.3 billion was deposited into the Stabilization Fund, bringing its FY22 ending balance to a historic \$6.9 billion.

Earlier in August, our Administration shared a preliminary FY22 surplus figure of \$1.9 billion after accounting for statutory transfers, previously appropriated supplemental funding, and estimated tax refunds due under Chapter 62F. With year-end revenue accounting progressing, the FY22 surplus now stands at \$2.3 billion. This figure incorporates the final calculated amount by which net state tax revenues exceeded allowable revenues and will therefore be returned to taxpayers under Chapter 62F of \$2.941 billion, which the Department of Revenue submitted today to the State Auditor in its annual report. This legislation includes a section setting aside the necessary amount of FY22 surplus to ensure that it is easily available as our administration implements the law and returns the exceeded allowable revenues to Commonwealth taxpayers as required by statute.

The proposal filed today allocates approximately \$1.622 billion gross / \$840 million net of the tax surplus to support a number of key priorities, such as the MBTA staffing and safety improvements, health and human services investments, and school safety initiatives, as well as for other fiscal year closeout needs. This bill does not fully allocate the FY22 state surplus – instead, it leaves \$1.5 billion remaining, which, in combination with approximately \$2.2 billion in available American Rescue Plan Act (ARPA) Fiscal Recovery Funds, is sufficient to fund the tax relief measures and other critical investments in the FORWARD/economic development bill that is currently pending with the Legislature.

In more detail, this supplemental budget proposal includes:

- \$200 million to support the MBTA’s work addressing the Federal Transit Administration’s safety directives and \$10 million to establish a training academy that will create a talent pipeline to address MBTA staffing challenges;
- \$108 million net for ongoing costs related to COVID-19, including for personal protective equipment, testing, treatment, and vaccines;
- \$50 million to support the construction, development, and capacity of new provider-operated community housing options for individuals being discharged from skilled nursing facilities and psychiatric, chronic, and rehabilitation hospitals;
- \$39 million to modernize the Commonwealth’s information technology infrastructure, improve cybersecurity and resiliency efforts, and optimize space efficiency across Executive department offices;
- \$37.3 million for a number of school safety initiatives, including \$20 million for matching grants that will enable security and communications upgrades in K-12 schools and public higher education institutes and \$10 million for child care providers to support safety measures and multi-hazard emergency planning;
- \$30 million to support the implementation of federal funding received through the Infrastructure Investment and Jobs Act in Fiscal Year 2023, including for project design, permitting, real estate transactions, and engineering;
- \$30 million to support the appointment of a guardian ad litem in Department of Children and Families custody cases;
- \$20 million to address the needs of immigrants and refugees, including temporary housing costs; and
- \$20 million to establish regional low threshold housing for homeless or housing unstable individuals with substance use disorder.

Moreover, I am recommending several policy changes. I am filing a number of necessary corrections that will allow for the successful implementation of various new statutes that became law earlier this month, including corrections to implement new tax credits related to offshore wind development and the employment of Massachusetts National Guard personnel. Other corrections will assist with the implementation of the 1% allocation of the retail sales of marijuana made by social equity businesses and will follow other similar statutes to allow the Department of Revenue to intercept sports wagering winnings for outstanding child support and tax debts.

I am also filing multiple new proposals that will bolster health and human services in the Commonwealth. One section will establish a trust fund in tandem with the \$50 million appropriation noted above to increase provider-operated community housing options through a grant program to be administered by the Secretary of Health and Human Services. Another section will provide the Department of Veterans' Services with the authority to access the FBI national criminal database prior to hiring employees for the Soldiers Homes located in Chelsea and Holyoke, in order to ensure that our most vulnerable residents are kept safe and secure. Finally, a set of related sections will establish effective and efficient administrative processes through which the Department of Public Health will manage the licensure and oversight of Registered Sanitarians and Certified Health Officers.

I am also refiling some important sections that have not yet been acted on by the Legislature. These include a critically important section that I am refiling that will mandate the appointment of a guardian ad litem (GAL) in every proceeding at the Juvenile Court in which it is alleged that a child has been subjected to child abuse or neglect. The GAL will provide children in the custody of the Department of Children and Families an independent advocate responsible for considering only the child's best interests. Additionally, the section will set a minimum hourly wage for GALs appointed pursuant to this requirement. I am also refiling a section that will permit the Department of Conservation and Recreation to extend the leases at certain skating rinks while also making changes that will encourage the lessees to make capital improvements to the rinks in order to ensure the continued operation of the facilities.

We recognize that the Legislature is committed to passing an economic development bill this session, which will direct needed funding toward many shared priorities. With a combined \$3.7 billion in available funding resources between the remaining state surplus and ARPA funds, investments in the following areas are clearly affordable and remain critically important:

- Tax reform measures that will provide meaningful relief to Massachusetts households and improve the state's competitiveness, including changes that would increase the rental deduction cap, expand dependent care tax credits, double the maximum senior circuit breaker tax credit, and reform the estate tax;

- Climate and environmental investments, including for state parks, trails, and campgrounds;
- Economic development programs and projects, including funding to revitalize downtowns, support businesses, and make targeted investments in local economic development;
- Support for fiscally distressed hospitals and human service providers; and
- Affordable housing production and homeownership programs focused on equitable development and opportunity.

I am also requesting that certain sections that I have filed in various pieces of legislation this year be included when the Legislature acts on the economic development bill, as these sections are currently before the House and Senate Conference Committee. These sections include the following:

- Brownfields Redevelopment Fund improvements and an extension of the Brownfields Tax Credit;
- Chapter 40R base districts and the new starter home chapter of the General Laws;
- Housing Development Incentive Program (HDIP) cap increase;
- Public housing reforms;
- Various changes that will improve administration and efficiency for municipal finance, including exceptions to the current restrictions for Municipal General Funds;
- Necessary compliance fixes related to Insurance Holding Companies;
- An extension of capital authorization for the Massachusetts Life Sciences Center;
- A correction to a line item to assist Ukrainian refugees;
- A correction to ensure that necessary transfers continue at the Massachusetts Department of Transportation;
- Sections related to the future of the Hynes Convention Center and the Boston Convention and Exhibition Center;
- Improvements to the Apprenticeship Tax Credit;

- Changes to the Department of Public Health’s standing order authority related to COVID-19 tests; and
- Changes that will allow local school districts to use time-limited federal education funds without incurring state level financial penalties.

Other necessary sections that are before the conference committee and which I support include changes to Domestic Money Transmission regulation.

I am also requesting action on a number of sections that I have filed in supplemental budgets earlier this year, including the following:

- The addition of early college/innovation pathways as an enrollment category for the purposes of Chapter 70 school funding.
- The expansion of voluntary services post-discharge from the Department of Youth Services care;
- Changes to the statutory dates by which the Massachusetts Bay Transportation Authority must finalize its annual capital budget;
- Changes to the Transitional Escrow Fund that specify that fringe costs may not be deducted from expenditures from that Fund; and
- Changes to the funding allocation for the Department of Family and Medical Leave as well as reimbursement language for the Inland Fish and Game Fund.

Sufficient revenues are available to finance the appropriations and other measures proposed in this legislation. I urge you to enact this legislation promptly to facilitate the closing of the books for fiscal year 2022 and to further pass other pending legislation as described above that would invest in our local communities, support critical state programs, services, and assets, and provide permanent tax relief for the people of the Commonwealth.

Respectfully submitted,

Charles D. Baker,
Governor

The Commonwealth of Massachusetts

**In the One Hundred and Ninety-Second General Court
(2021-2022)**

An Act making appropriations for the fiscal year 2022 to provide for supplementing certain existing appropriations and for certain other activities and projects.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to make supplemental appropriations for fiscal year 2022 and to make certain changes in law, each of which is immediately necessary to carry out those appropriations or to accomplish other important public purposes, , therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

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

1 SECTION 1. To provide for supplementing certain items in the general appropriation act
2 and other appropriation acts for fiscal year 2022, the sums set forth in section 2 are hereby
3 appropriated from the General Fund unless specifically designated otherwise in this act or in
4 those appropriation acts, for the several purposes and subject to the conditions specified in this
5 act or in those appropriation acts, and subject to the laws regulating the disbursement of public
6 funds for the fiscal year ending June 30, 2022. These sums shall be in addition to any amounts
7 previously appropriated and made available for the purposes of those items. These sums shall be
8 made available through the fiscal year ending June 30, 2023.

9 SECTION 2.

10 DISTRICT ATTORNEY

11	Hampden District Attorney		
12	0340-0500	Hampden District Attorney	\$180,157
13	OFFICE OF THE COMPTROLLER		
14	Office of the Comptroller		
15	1599-3384	Judgments Settlements and Legal Fees	\$10,000,000
16	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE		
17	Reserves		
18	1599-0793	COVID Response Reserve	\$400,000,000
19	1599-4448	Collective Bargaining Contract Costs	\$30,428,027
20	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES		
21	Office of the Secretary of Health and Human Services		
22	4000-0300	EOHHS and Medicaid Administration	\$2,000,000
23	4000-0700	MassHealth Fee for Service Payments	\$490,000,000
24	Department of Public Health		
25	4510-0721	Boards of Registration for Health Professions Licensure	\$7,100,000
26	TRANSPORTATION		
27	Massachusetts Department of Transportation		

28 1595-6368 Massachusetts Transportation Trust Fund \$36,738,441

29 1595-6369 Commonwealth Transportation Fund Transfer to the MBTA

30 \$200,000,000

31 EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT

32 Office of the Secretary of Labor and Workforce Development

33 7003-0101 Labor and Workforce Development Shared Services \$10,500,000

34 EXECUTIVE OFFICE OF EDUCATION

35 Department of Elementary and Secondary Education

36 7061-9400 Student and School Assessment \$3,000,000

37 SECTION 2A. To provide for certain unanticipated obligations of the commonwealth, to
38 provide for an alteration of purpose for current appropriations, and to meet certain requirements
39 of law, the sums set forth in this section are hereby appropriated from the General Fund unless
40 specifically designated otherwise in this section, for the several purposes and subject to the
41 conditions specified in this section, and subject to the laws regulating the disbursement of public
42 funds for the fiscal year ending June 30, 2022. Except as otherwise stated, these sums shall be
43 made available through the fiscal year ending June 30, 2027.

44 EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

45 Reserves

46 1599-0122 For a reserve to address the needs of immigrants and refugees, including
47 temporary housing costs; provided, that the office for refugees and immigrants shall administer
48 the program \$20,000,000

49 1599-0999 For a reserve to assist agencies in organizational transformation and other
50 improvements; provided, that funds shall be expended to implement changes in space use across
51 Executive department offices with the aims of optimizing efficient services for the public,
52 digitizing paper documents, increasing telecommuting opportunities for employees and reducing
53 lease costs where feasible and advisable \$28,956,875

54 1599-1214 For a reserve for expansion, upgrades or enhancements to staffing,
55 operations or infrastructure for new and existing facilities that treat men with an alcohol or
56 substance use disorder under sections 1 and 35 of chapter 123 of the General Laws; provided,
57 that the secretary of administration and finance may transfer funds from this item to state
58 agencies as defined in section 1 of chapter 29 of the General Laws \$14,000,000

59 1599-1250 For initiatives to improve the safety and security of child care providers,
60 public schools and public institutions of higher education, to be administered by the executive
61 office of education in coordination with the executive office of public safety and security and the
62 executive office of health and human services; provided, that not less than \$20,000,000 shall be
63 used for matching grants to public schools and districts and to public institutions of higher
64 education for security and communications upgrades; provided further, that not less than
65 \$10,000,000 shall be made available for a grant program for center-based child care providers to
66 improve security and for training for center-based and family child care providers on multi-
67 hazard emergency planning; provided further, that not less than \$2,000,000 shall be made

68 available for a public awareness campaign giving middle and high schools direction on what to
69 do if students, staff, family or friends see a student exhibiting troubling behavior; provided
70 further, that not less than \$500,000 shall be made available to develop a dedicated website with
71 comprehensive listings of resources, model programs and best practices for parents and
72 educators; provided further, that not less than \$2,750,000 shall be made available for grants to
73 public schools, districts and educational collaboratives to support a safe and anonymous system
74 for informing school staff and law enforcement professionals of unsafe, harmful, dangerous, life-
75 threatening, violent or unlawful activity that occurs or is threatened on school property or that
76 relates to an enrolled student or school personnel; provided further, that such grant funding may
77 be expended to facilitate integrated coordination of school- and community-based resources,
78 intervention and referral to services; provided further, that such grant funding may be used to
79 support or update tip line systems currently in place; provided further, that not less than
80 \$1,000,000 shall be made available for the department of elementary and secondary education to
81 provide assistance and funding to public schools and districts for school safety initiatives that
82 may include developing, implementing and training in district- and school-based multi-hazard
83 evacuation plans, to support emergency management plan development, implementation and
84 maintenance, table top exercising, conducting after action meetings and school behavioral threat
85 assessment; provided further, that such funds may be used to support stipends for school and
86 district staff as well as community partners participating on school- and district-based teams for
87 emergency management planning or threat assessment; provided further, that such funds may be
88 used by the department of elementary and secondary education to provide professional
89 development to grantees; and provided further, that not less than \$1,000,000 shall be made
90 available to support the administration of initiatives funded from this item \$37,250,000

91 1599-1410 For implementing chapter 144 of the acts of 2022; provided, that the
92 secretary of veterans' services may transfer funds between 1410-0010, 1410-0012, 1410-0015,
93 1410-0018, 1410-0024, 1410-0075, 1410-0251, 1410-0400, 1410-0630, 1410-1616, 4180-0100,
94 and 4190-0100; and provided further, that the secretary shall notify the house and senate
95 committees on ways and means not less than 30 days in advance of any such transfer
96 \$10,000,000

97 1599-2106 For a reserve to support the costs of recruiting, training, and compensating
98 guardians ad litem appointed pursuant to section 29 1/2 of chapter 119 of the General Laws;
99 provided, that the secretary of administration and finance may authorize the transfer of funds
100 from this item to other items for such purposes \$30,000,000

101 1599-2115 For costs associated with responding to and recovering from the COVID-
102 19 public health emergency; provided, that not less than \$6,000,000 shall be expended for
103 MelroseWakefield Healthcare, Inc., for the redevelopment and construction of a behavioral
104 health facility on the former Malden Hospital site; provided further, that not less than \$2,000,000
105 shall be expended for the South Boston Community Health Center; provided further, that not less
106 than \$1,000,000 shall be expended for Community Health Programs, Inc. to expand access to
107 dental services, including pediatric dental services, for MassHealth members in Berkshire
108 County; provided further, that not less than \$10,000,000 shall be expended for the Boys & Girls
109 Club of Greater Lowell; and provided further, that not less than \$5,000,000 shall be expended for
110 matching funds for a recreation and community center located at 101 Parker Street in the city of
111 Lawrence \$24,000,000

112 1599-6624 For a reserve to support expenses associated with the department of
113 unemployment assistance; provided, that the secretary of administration and finance may transfer
114 funds from this item as described in section 1 of chapter 29 of the General Laws \$15,000,000

115 1599-8910 For a reserve to support costs associated with the 14 county sheriffs’
116 offices; provided, that the secretary of administration and finance may transfer funds from this
117 item to state agencies as defined in section 1 of chapter 29 of the General Laws \$28,000,000

118 Division of Capital Asset Management and Maintenance

119 1102-0929 For a capital grant program for the preparation of plans and specifications,
120 repairs, construction, renovations, improvements, maintenance and repair, asset management and
121 demolition at public institutions of higher education; provided, that not less than \$25,000,000
122 shall be expended for projects related to the Science & Engineering Dion Building at the
123 University of Massachusetts – Dartmouth; provided further, that funds shall be made available
124 for capital improvements to the college of visual and performing arts at the University of
125 Massachusetts at Dartmouth, also known as the Star Store campus, to support arts programming
126 \$45,000,000

127 EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

128 Office of the Secretary of Health and Human Services

129 4000-0325 For the establishment of regional low threshold housing for homeless or
130 housing unstable individuals with substance use disorder \$20,000,000

131 EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT

132 Department of Housing and Community Development

133 7004-1000 For the federal Low Income Home Energy Assistance Program, to assist
134 eligible elders, working families and other households with assistance paying a portion of winter
135 home energy bills; provided, that the department of housing and community development shall
136 establish the maximum assistance for which a household shall be eligible \$10,000,000

137 7004-9323 For grants to local housing authorities for the redevelopment of public
138 housing; provided, that the grants shall require a local match as determined by the department of
139 housing and community development; provided further, that up to \$50,000,000 shall be
140 expended for the Mary Ellen McCormack Public Housing Community in the city of Boston;
141 provided further, that the department may exempt a recipient of grants from this item from the
142 requirements of chapters 7C and 121B of the General Laws upon a showing by the recipient that
143 such exemptions are necessary to accomplish the effective revitalization of public housing and
144 shall not adversely affect public housing residents or applicants of any income who are otherwise
145 eligible; and provided further, that the department may provide to recipients of grants from this
146 item such additional regulatory relief as may be required to further the objectives of public
147 housing redevelopment, including pursuit of complementary funding sources to ensure
148 preservation as permanently affordable housing \$50,000,000

149 EXECUTIVE OFFICE OF EDUCATION

150 Department of Early Education and Care

151 3000-1795 For developing and replicating innovative and flexible models of childcare
152 delivery that address evolving needs of parents and employers in the aftermath of COVID-19;
153 provided, that up to \$4,000,000 may be expended for Leo Inc. in the city of Lynn for capital
154 costs to increase childcare capacity \$10,000,000

155 SECTION 2E. The sums set forth in this section are hereby appropriated for transfer
156 from the General Fund to the trust funds named within each item unless specifically designated
157 otherwise in this section, for the purposes and subject to the conditions specified in this section
158 and subject to the laws regulating the disbursement of public funds for the fiscal year ending
159 June 30, 2022. Notwithstanding section 19A of chapter 29 of the General Laws, any transfer
160 under this section shall be made by the comptroller in accordance with a transfer schedule to be
161 developed for each item by the comptroller after consulting with the appropriate agency
162 secretary, the secretary of administration and finance and the state treasurer.

163 EXECUTIVE OFFICE OF TECHNOLOGY SERVICES AND SECURITY

164 Office of the Secretary of Technology Services and Security

165 1595-0007 For an operating transfer to the Cybersecurity and Resiliency Fund,
166 established in section 12 of chapter 7D of the General Laws as added by section 4 of this act
167 \$10,000,000

168 EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

169 Office of the Secretary of Health and Human Services

170 1595-0522 For an operating transfer to the Building Capacity for Community Living
171 Fund, established in section 2AAAAAA of chapter 29 of the General Laws as added by section
172 19 of this act \$50,000,000

173 TRANSPORTATION

174 Massachusetts Department of Transportation

175 1595-6373 For an operating transfer to the Massachusetts Transportation Trust
176 Fund, established under section 4 of chapter 6C of the General Laws; provided, that funds shall
177 be expended for the nonparticipating costs of eligible projects in the federal highway system,
178 including project design, permitting, right of way, real estate transactions, the costs of
179 engineering, and other services essential to these projects; provided further, that the
180 Massachusetts Department of Transportation shall report on the use of the funds not later than
181 October 31 following the end of each fiscal year to the joint committee on transportation, the
182 house and senate committees on ways and means and the secretary of administration and finance

183 \$30,000,000

184 Commonwealth Transportation Fund.....100%

185 SECTION 2C.I. For the purpose of making available in fiscal year 2023 balances of
186 appropriations which otherwise would revert on June 30, 2022, the unexpended balances of the
187 appropriations listed below, not to exceed the amount specified below for each item, are hereby
188 re-appropriated for the purposes of and subject to the conditions stated for the corresponding
189 item in section 2 of chapter 24 of the acts of 2021. However, for items which do not appear in
190 section 2 of the general appropriation act, the amounts in this section are re-appropriated for the
191 purposes of and subject to the conditions stated for the corresponding item in section 2 or 2A of
192 this act or in prior appropriation acts. Amounts in this section are re-appropriated from the fund
193 or funds designated for the corresponding item in section 2 of said chapter 24; provided,
194 however, that for items which do not appear in section 2 of said chapter 24, the amounts in this
195 section are re-appropriated from the fund or funds designated for the corresponding item in
196 section 2 through 2E of this act or in prior appropriation acts. The unexpended balance of each
197 appropriation in the Massachusetts management accounting and reporting system with a

198 secretariat code of 01 or 17 is hereby re-appropriated for the purposes of and subject to the
199 conditions stated for the corresponding item in said section 2 of said chapter 24. The sums
200 reappropriated in this section shall be in addition to any amounts available for said purposes.

201 JUDICIARY

202 Trial Court

203 0330-0410 Alternative Dispute Resolution Services \$250,000

204 DISTRICT ATTORNEYS

205 Northwestern District Attorney

206 0340-0600 Northwestern District Attorney \$260,000

207 TREASURER AND RECEIVER-GENERAL

208 State Lottery Commission

209 0640-0000 State Lottery Commission \$1,420,171

210 OFFICE OF THE INSPECTOR GENERAL

211 Office of the Inspector General

212 0910-0200 Office of the Inspector General \$307,000

213 0910-0300 Inspector General Internal Special Audit Units \$54,160

214 0910-0330 Division of State Police Oversight \$50,000

215 BOARD OF LIBRARY COMMISSIONERS

216	Board of Library Commissioners		
217	7000-9101	Board of Library Commissioners	\$89,000
218	OFFICE OF THE CHILD ADVOCATE		
219	Office of the Child Advocate		
220	0930-0100	Office of the Child Advocate	\$250,000
221	POLICE REFORM COMMISSIONS		
222	Police Reform Commissions		
223	1599-1210	Peace Officer Standards and Training Commission Reserve	\$2,899,430
224	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE		
225	Reserves		
226	1599-0054	Hinton Lab Response Reserve	\$620,000
227	1599-0080	Tests Vaccines Outreach Reserve	\$11,000,000
228	1599-0768	DUA Public Information Campaign Reserve	\$855,324
229	1599-1211	Police Reform Reserve	\$3,328,000
230	Bureau of the State House		
231	1102-3400	State House Security Operations	\$112,000
232	Health Policy Commission		

233	1450-1200	Health Policy Commission	\$300,000
234		Supplier Diversity Office	
235	1780-0100	Supplier Diversity Office	\$555,000
236		EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAIRS	
237		Office of the Secretary of Energy and Environmental Affairs	
238	2000-0100	Energy and Environmental Affairs Administration	\$388,957
239	2000-0101	Climate Adaptation and Preparedness	\$73,000
240	2000-1700	Energy and Environmental Affairs Information Technology Costs	
241		\$781,909	
242		Department of Fish and Game	
243	2300-0101	Riverways Protection and Access	\$457,000
244		Department of Agricultural Resources	
245	2511-0100	Agricultural Resources Administration	\$152,000
246		Department of Conservation and Recreation	
247	2810-0122	Special Projects in Parks and Recreation	\$333,000
248		EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES	
249		Department of Public Health	
250	4590-0915	Public Health Hospitals	\$400,000

251	Department of Mental Health		
252	5046-0000	Adult Mental Health and Support Services	\$5,000,000
253	Department of Children and Families		
254	4800-0015	Clinical Support Services and Operations	\$2,175,325
255	4800-1100	Social Workers for Case Management	\$5,060,000
256	Massachusetts Commission for the Blind		
257	4110-1000	Community Services for the Blind	\$400,000
258	Massachusetts Commission for the Deaf and Hard of Hearing		
259	4125-0100	Massachusetts Commission for the Deaf and Hard of Hearing	
260			\$871,396
261	Department of Developmental Services		
262	5920-2000	Community Residential Services	\$34,000,000
263			
264	EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT		
265	Office of the Secretary of Housing and Economic Development		
266	7002-0017	Housing and Economic Development IT Costs	\$125,000
267	Department of Business Development		
268	7007-0801	Microlending	\$1,300,000

269	7007-0150	Regional Economic Development Grants	\$1,300,000
270		Department of Telecommunications and Cable	
271	7006-0071	Department of Telecommunications and Cable	\$160,000
272		Massachusetts Marketing Partnership	
273	7008-0900	Office of Travel and Tourism	\$146,282
274		EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY	
275		Office of the Secretary of Public Safety and Security	
276	8000-0600	Executive Office of Public Safety	\$400,000
277		Department of State Police	
278	8100-0515	New State Police Class	\$2,275,000
279	8100-1014	SAEK Testing	\$2,200,000
280		Municipal Police Training Committee	
281	8200-0200	Municipal Police Training Committee	\$500,000
282		Department of Fire Services	
283	8324-0000	Department of Fire Services	\$3,058,688
284	8324-0050	Local Fire Department Projects and Grants	\$173,170
285		Military Division	

286 8700-0001 Military Division \$511,000
287 Department of Correction
288 8900-0010 Prison Industries and Farm Services Program \$91,164
289 Parole Board
290 8950-0001 Parole Board Administration \$498,250

291 SECTION 2C.II. For the purpose of making available in fiscal year 2023 balances of
292 retained revenue and intragovernmental chargeback authorizations which otherwise would revert
293 on June 30, 2022, the unexpended balances of the authorizations listed below, not to exceed the
294 amount specified below for each item, are hereby re-authorized for the purposes of and subject to
295 the conditions stated for the corresponding item in section 2 or 2B of chapter 24 of the acts of
296 2021. However, for items which do not appear in section 2 or 2B of said chapter 24, the amounts
297 in this section are re-authorized for the purposes of and subject to the conditions stated for the
298 corresponding item in section 2, 2A, or 2B of this act or in prior appropriation acts. Amounts in
299 this section are re-authorized from the fund or funds designated for the corresponding item in
300 section 2 or 2B of the general appropriation act; however, for items which do not appear in
301 section 2 or 2B of the general appropriation act, the amounts in this section are re-authorized
302 from the fund or funds designated for the corresponding item in section 2, 2A, or 2B of this act
303 or in prior appropriation acts. The sums re-authorized in this section shall be in addition to any
304 amounts available for those purposes.

305 EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

306 Operational Services Division

307 1775-0800 Chargeback for Purchase Operation and Repair of State Vehicles
308 \$2,800,000

309 EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES

310 Department of Veterans' Services

311 1410-0018 Agawam and Winchendon Cemeteries Retained Revenue \$650,000

312 EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY

313 Department of Correction

314 8900-0011 Prison Industries Retained Revenue \$65,125

315 8900-0021 Chargeback for Prison Industries and Farm Program \$1,463,943

316 SECTION 3. Section 106 of chapter 6A of the General Laws, as inserted by section 9 of
317 chapter 144 of the acts of 2022, is hereby amended by adding the following paragraph:-

318 The secretary shall maintain a standardized policy and procedure for all state-operated
319 veterans' homes in the commonwealth regarding a background record check process prior to
320 employment, which shall include fingerprint-based checks of state and national criminal history
321 databases, as authorized by Public Law 92-544. The department of veterans' services shall
322 conduct fingerprint-based checks of the state and national criminal history databases, as
323 authorized by Public Law 92-544, to determine the suitability of all candidates for employment
324 in state-operated veterans' homes in the commonwealth.

325 Fingerprints shall be submitted to the identification section of the department of state
326 police for a state criminal history check and forwarded to the Federal Bureau of Investigation for

327 a national criminal history check, according to the policies and procedures established by the
328 identification section and by the department of criminal justice information services.

329 Upon receipt of the results of the state and national criminal background checks, the
330 department of veterans' services and its authorized staff shall treat the information according to
331 sections 167-178, inclusive, of chapter 6 and the regulations thereunder regarding criminal
332 offender record information. Information obtained by the department of veterans' services under
333 this section may be used only for such purposes and shall not be disseminated to any
334 unauthorized person or entity.

335 Authorized department staff may receive all criminal offender record information and the
336 results of checks of state and national criminal history databases under said Public Law 92-544.
337 The department shall promulgate regulations necessary to implement this section.

338 SECTION 4. Chapter 7D of the General Laws is hereby amended by adding the
339 following section:-

340 Section 12. (a) There shall be established and set up a separate non-budgeted special
341 revenue, to be known as the Cybersecurity and Resiliency Fund. The chief information officer
342 for the commonwealth shall expend funds in the trust without further appropriation to support
343 activities related to the procurement of end-user devices in compliance with any security and
344 resiliency directives that the executive office of technology services and security may develop.
345 The unexpended balance in the fund at the end of a fiscal year shall remain available for
346 expenditure in subsequent fiscal years. No expenditure made from the fund shall cause the fund
347 to be in deficit at any point.

348 (b) Not later than 30 days after the start of each fiscal year, the chief information officer
349 shall submit a spending plan to the secretary of administration and finance and the house and
350 senate committees on ways and means. The spending plan shall include the expected quantity
351 and total cost of any procurements planned for that fiscal year for each client department. The
352 spending plan shall include the fund balance at the start of the current fiscal year and
353 expenditures and incomes from the prior fiscal year. Spending from the fund shall be subject to
354 approval of the secretary of administration and finance. The chief information officer shall report
355 not less than every 6 months to the secretary of administration and finance and the house and
356 senate committees on ways and means on how the funds have been expended and how
357 expenditures have differed from the spending plan.

358 SECTION 5. Chapter 10 of the General Laws is hereby amended by inserting after
359 section 35SSS the following section:-

360 Section 35TTT. (a) There shall be established and set up on the books of the
361 commonwealth a separate non-budgeted special revenue fund to be known as the
362 Starmet/Nuclear Metals Superfund Fund to be expended, without further appropriation, by the
363 secretary of energy and environmental affairs or the secretary's designee, as trustee, in
364 consultation with the department of environmental protection. Any balance in the fund at the end
365 of the fiscal year shall remain available for expenditure in subsequent fiscal years. No
366 expenditure made from the fund shall cause the fund to become deficient at any point during the
367 fiscal year.

368 (b) The fund is established to accept, expend or otherwise utilize, on behalf of the
369 commonwealth, funds received from the United States on behalf of the United States Army, or

370 from any other person or non-governmental, quasi-governmental or governmental entity, for the
371 purpose of:

372 (1) Providing a separate account for the receipt of the monies from the United States on
373 behalf of the United States Army pursuant to the Administrative Agreement between the
374 department, the United States Army, and the United States on behalf of the United States Army
375 dated March 2004, as amended from time to time; and

376 (2) Reimbursement or payment to the commonwealth, or to the department for costs at or
377 in connection with the Starmet/Nuclear Metals Superfund site related to the agreement. This
378 includes, without limitation, development, procurement, contractor and oversight costs related to
379 the agreement and costs of implementing the agreement, including salaries of department staff
380 and any salary-related charges.

381 There shall be credited to the fund any appropriation, grant, gift or other contribution
382 made to the fund and any interest earned on the monies in the fund.

383 (c) If the department determines that monies remaining in the fund are not needed to
384 reimburse or pay the commonwealth or the department for costs under the agreement, such funds
385 shall be retained for further response actions at or in connection with the site.

386 SECTION 6. Sections 51 to 53, inclusive, and sections 70 to 72, inclusive, of chapter 13
387 of the General Laws are hereby repealed.

388 SECTION 7. Subsection (a) of section 45 of chapter 15A of the General Laws, as
389 appearing in the 2020 Official Edition, is hereby amended by striking out the last sentence and
390 inserting in place thereof the following 2 sentences:- A vacancy on a board that exists as a result

391 of this section shall be filled for the remainder of the term in the same manner as the prior
392 appointment and be consistent with section 21 of chapter 15A and section 1A of chapter 75. The
393 commissioner shall forthwith notify the governor when any such vacancy exists.

394 SECTION 8. Section 10C of chapter 21A of the General Laws, as so appearing, is hereby
395 amended by striking out, in line 1, the words “secretary, undersecretary,”.

396 SECTION 9. Chapter 21N of the General Laws is hereby amended by adding the
397 following section:-

398 Section 12. (a) Upon issuance by the department of a notice of non-compliance, any
399 alternative compliance payment, as defined in 310 CMR 7.75, owed by a retail electric supplier
400 pursuant to sections 2, 6 and 7 of this chapter , including any interest, additional amount,
401 addition to debt or assessable penalty under said sections 2, 6 or 7, or pursuant to the
402 department’s administrative penalty authority set forth in section 16 of chapter 21A, together
403 with any costs that may accrue in addition thereto, shall constitute a debt to the department. Such
404 debt shall also be a lien in favor of the department upon all property and rights to property,
405 whether real or personal, belonging to the indebted retail electric supplier including property
406 acquired after the lien arises. The lien shall arise 30 days after the department issues the first
407 notice of non-compliance and shall continue until: (1) the debt is satisfied; (2) a judgment against
408 the retail electric supplier arising out of such debt is satisfied; (3) any such debt or judgment is
409 discharged by the department by a waiver or release under subsection (d); or (4) any such debt or
410 judgment becomes unenforceable by reason of the lapse of time. The lien created in favor of the
411 department for any such alternative compliance payment shall remain in effect for a period of 10
412 years after issuance of the notice of non-compliance. For a bankruptcy case under the United

413 States Code, the running of the period of limitations in this section shall be suspended for: (i) the
414 period during which the department is prohibited by reason of such case from collecting the lien
415 and (ii) the period during which a plan for payment of the lien is in effect and 6 months
416 thereafter. The running of the period of limitations in this section shall be suspended for the
417 period during which the payment or collection is stayed pursuant to the retail electric supplier
418 contesting the lien. If the lien would extend beyond its initial or any subsequent 10-year period,
419 the department may refile its notice of lien. If any such notice of lien is refiled within the
420 required refiling period, as defined in section 6323(g)(3) of the Internal Revenue Code, the lien
421 in favor of the department shall relate back to the date of the first such lien filing. The
422 department shall promulgate such regulations as may be necessary for the implementation of this
423 subsection.

424 (b) A lien imposed by this section shall not be perfected as against any mortgagee,
425 pledgee, purchaser, creditor or judgment creditor until notice thereof has been filed by the
426 department:

427 (1) with respect to real property or fixtures, in the registry of deeds of the county where
428 such property is situated; and

429 (2) with respect to personal property other than fixtures, in the filing office in which the
430 filing of a financing statement would perfect, under article 9 of chapter 106, an attached
431 nonpossessory security interest in tangible personal property belonging to the retail electric
432 supplier liable to pay the alternative compliance payment as if the retail electric supplier were
433 located in the commonwealth under section 9-307 of said chapter 106. The filing of any such lien

434 or of a waiver or release of any such lien shall be received and registered or recorded without
435 payment of any fee in the commonwealth.

436 (c) In any case where an alternative compliance payment becomes due upon issuance of a
437 notice of non-compliance, the department, in addition to other modes of relief, may direct a civil
438 action to be filed in a superior court of the commonwealth to collect the debt or enforce the lien
439 of the department under this section with respect to such liability, or to subject any property of
440 whatever nature, of the indebted retail electric supplier, or in which the supplier has any right,
441 title or interest, to the payment of such liability.

442 (d) The department may issue a waiver or release of any lien imposed by this section.
443 Such waiver or release shall be conclusive evidence that the lien upon the property covered by
444 the waiver or release is extinguished. The department shall issue a waiver or release of any lien
445 imposed by this section in any case where the debt for which such lien attached has been paid or
446 legally abated.

447 (e) Notwithstanding any general or special law to the contrary, the department may
448 establish financial compliance assurance requirements for any retail electricity supplier subject to
449 requirements or standards established in this chapter. The department may require a bond or
450 other security in amount and form as determined to be necessary and appropriate to ensure
451 compliance with all such requirements or standards.

452 SECTION 10. Section 10A of chapter 22C of the General Laws, as appearing in the 2020
453 Official Edition, is hereby amended by striking out the fifth and sixth paragraphs and inserting in
454 place thereof the following paragraph:-

455 The colonel shall determine the duties and responsibilities of state police cadets. A state
456 police cadet shall not carry arms and shall not have any power of arrest other than that of an
457 ordinary citizen. A state police cadet shall be considered an employee of the commonwealth.

458 SECTION 11. Subsection (a) of section 8A of chapter 23J of the General Laws, as
459 inserted by section 14 of chapter 179 of the acts of 2022, is hereby amended by striking out the
460 words “, in consultation with the department of revenue”.

461 SECTION 12. Subsection (b) of said section 8A of said chapter 23J, as so inserted, is
462 hereby amended by striking out the words “, in consultation with the department of revenue,”.

463 SECTION 13. Subparagraph (1) of subsection (c) of said section 8A of said chapter 23J,
464 as so inserted, is hereby amended by striking out the words “and the department of revenue”.

465 SECTION 14. Subparagraph (2) of said subsection (c) of said section 8A of said chapter
466 23J, as so inserted, is hereby amended by striking out the words “, in consultation with the
467 department of revenue,”.

468 SECTION 15. Said subparagraph (2) of said subsection (c) of said section 8A of said
469 chapter 23J, as so inserted, is hereby further amended by striking out the words “, exemptions or
470 other tax benefits”.

471 SECTION 16. Subsection (b) of section 9A of chapter 23J of the General Laws, as
472 inserted by section 18 of chapter 179 of the acts of 2022, is hereby amended by striking out the
473 words “shall make expenditures from the trust fund” and inserting in place thereof the following
474 words:- may make expenditures from the fund solely.

475 SECTION 17. Section 5 of chapter 23N of the General Laws, as inserted by section 5 of
476 chapter 173 of the acts of 2022 is hereby amended by striking out subsection (c) and inserting in
477 place thereof the following subsection:-

478 (c)(1) The commission is authorized to obtain a state and national fingerprint-based
479 criminal background check, as authorized by Public Law 92-544, to determine the suitability of
480 any applicant for an operator license under this section and a person who has control of an
481 operator licensee as defined in paragraph (b).

482 (2)(i) Fingerprints shall be submitted to the identification section of the department of
483 state police for a state criminal history check and forwarded to the Federal Bureau of
484 Investigation for a national criminal history check, according to the policies and procedures
485 established by the identification section and by the department of criminal justice information
486 services. Fingerprint submissions may be retained by the Federal Bureau of Investigation, the
487 state identification section, and the department of criminal justice information services to assist
488 the commission to ensure the continued suitability of these licensees and persons subject to
489 criminal background checks under this section. The department of criminal justice information
490 services may disseminate the results of the state and national criminal background checks to
491 commission authorized commission staff.

492 (ii) Notwithstanding subsections 9 and 9 1/2 of section 4 of chapter 151B, if the
493 commission receives information from a fingerprint-based check that does not include a final
494 disposition or is otherwise incomplete, the commission may request that an applicant, including
495 new and renewing applicants, provide additional information to assist the commission in
496 determining the suitability of the individual for licensure, certification, approval, or employment.

497 (3) The commission is authorized to receive all available criminal offender record
498 information, juvenile adjudications and delinquency matters, sealed records and the results of
499 checks of state and national criminal history information databases under said Public Law 92-
500 544. Upon receipt of the results of the state and national criminal background checks, the
501 commission and its authorized staff shall treat the information according to sections 167-178,
502 inclusive, of chapter 6 and the regulations thereunder regarding criminal offender record
503 information. Information obtained by the commission under this section may be used only for
504 such purposes.

505 (4) There shall be a fee charged for fingerprint-based background checks under this
506 section, established by the secretary of administration and finance in consultation with the
507 secretary of public safety and security and the commissioner, to offset the costs of operating and
508 administering a fingerprint-based criminal background check system. The secretary of
509 administration and finance, in consultation with the secretary of public safety and the
510 commissioner, may increase the fee accordingly if the Federal Bureau of Investigation increases
511 its fingerprint background check service fee. Any fees collected from fingerprinting activity
512 under this chapter shall be deposited into the Fingerprint-Based Background Check Trust Fund
513 established under section 2HHHH of chapter 29.

514 (5) Upon receipt of the results of a state and national criminal background check for an
515 applicant, the commissioner shall review the results and determine the suitability of the applicant
516 for said license. Any applicant convicted of any disqualifying offense, as determined by the
517 commission, shall not be licensed.

518 (6) The commission may promulgate regulations necessary to carry out this subsection.

519 SECTION 18. Said chapter 23N of the General Laws, as inserted by said section 5 of said
520 chapter 173, is hereby amended by adding the following section:-

521 Section 24. (a) Prior to an operator's disbursement of cash or a prize that is subject to
522 withholding under section 3402 of the internal revenue code, the operator shall review
523 information made available by the IV-D agency, as set forth in chapter 119A, and by the
524 department of revenue to determine if the winner of the cash or prize owes any past-due: (i) child
525 support to the commonwealth or to an individual to whom the IV-D agency is providing
526 services; or (ii) tax liability to the commonwealth.

527 (b)(1) If the winner of the cash or prize owes past-due child support or has a past-due tax
528 liability, the operator shall notify the IV-D agency or the commonwealth, as applicable, of the
529 winner's name, address and social security number.

530 (2) Subsequent to statutory state and federal tax withholding, the operator shall first
531 disburse to the IV-D agency the full amount of the cash or prize or such portion of the cash or
532 prize that satisfies the winner's past-due child support obligation.

533 (3) If funds remain available after the disbursement to the IV-D agency or if no such
534 obligation to the IV-D agency is owed, the operator shall disburse to the department of revenue
535 the full amount of the cash or prize or such portion of the cash prize that satisfies the winner's
536 past-due tax liability.

537 (4) The operator shall disburse to the winner only that portion of the prize, if any,
538 remaining after the holder's past-due child support obligation and the winner's past-due tax
539 liability have been satisfied.

540 SECTION 19. Chapter 29 of the General Laws is hereby amended by inserting after
541 section 2ZZZZZ, as inserted by section 22 of chapter 126 of the acts of 2022, the following
542 section:-

543 Section 2AAAAAA. (a) There shall be established on the books of the commonwealth a
544 separate non-budgeted special revenue fund known as the Building Capacity for Community
545 Living Fund to be administered by the secretary of health and human services. The purpose of
546 the fund shall be to expand capacity for community living options for individuals served by the
547 department of developmental services and the department of mental health with priority given to
548 new community or independent living options for individuals who are discharged from settings
549 that may include, but not be limited to, skilled nursing facilities and psychiatric, chronic and
550 rehabilitation hospitals.

551 (b) Amounts credited to the fund may be expended, without further appropriation, by the
552 secretary for grants and low or zero interest loans to entities for the purpose of expanding
553 community living capacity and options in Massachusetts, including the purchase, modification,
554 design, construction or improvement of new or existing community living options.
555 Notwithstanding the generality of the foregoing, all grants and loans shall be subject to
556 immediate repayment in full in the event the recipient fails to provide community housing as
557 required by the grant or loan.

558 The secretary shall promulgate regulations to administer the grants and loans issued from
559 the fund. The regulations shall require the secretary to consider, among other things, geographic
560 distribution of community housing initiatives, unmet community need and the need for public
561 investment to ensure community living options for individuals with serious mental illness or with

562 disabilities who are in skilled nursing facilities and psychiatric, chronic or rehabilitation
563 hospitals.

564 (c) No expenditures from the fund shall cause the fund to be in deficiency at the close of
565 the fiscal year. Any balance in the fund at the close of the fiscal year shall be available for
566 expenditure in subsequent fiscal years and shall not be transferred to any other fund.

567 SECTION 20. Subsection (aa) of section 6 of chapter 62 of the General Laws, as inserted
568 by section 7 of chapter 154 of the acts of 2022, is hereby amended by striking out subparagraph
569 (1) and inserting in place thereof the following subparagraph:-

570 (1) An employer engaged in business in the commonwealth that is not a business
571 corporation subject to the excise under chapter 63 and employs not more than 100 employees
572 may be allowed a credit equal to \$2,000 for each member of the Massachusetts national guard
573 hired by the employer. A business that is eligible for and claims the credit allowed under this
574 subsection in a taxable year shall be eligible for a second credit of \$2,000 in the subsequent
575 taxable year with respect to such member of the Massachusetts national guard, subject to
576 certification of continued employment by the employer to the Massachusetts office of business
577 development during the subsequent taxable year.

578 SECTION 21. Said subsection (aa) of said section 6 of said chapter 62, as so inserted, is
579 hereby further amended by adding the following 2 subparagraphs:-

580 (6) The Massachusetts office of business development, in consultation with the
581 commissioner, shall authorize, administer and determine eligibility for the tax credit pursuant to
582 this subsection and section 38KK of chapter 63, and shall allocate the credit in accordance with
583 the standards and requirements set forth in regulations promulgated pursuant to this subsection.

584 (7) The Massachusetts office of business development, in consultation with the
585 commissioner, shall promulgate regulations establishing an application process for the credit;
586 provided, that the credit shall be authorized to all eligible applicants on a first-come, first-served
587 basis; provided further, that the \$1,000,000 limit on the total cumulative value of the credits
588 authorized annually set forth in subparagraph (5) shall not be exceeded.

589 SECTION 22. Said section 6 of said chapter 62 of the General Laws is hereby amended
590 by striking out subsections (aa) and (bb), both as inserted by section 44 of chapter 179 of the acts
591 of 2022, and inserting in place thereof the following 2 subsections:-

592 (bb)(1) A taxpayer, to the extent authorized by the offshore wind tax incentive program
593 established in subsection (d) of section 8A of chapter 23J, may be allowed a refundable jobs
594 credit against the tax liability imposed under this chapter in an amount determined by the
595 Massachusetts clean energy technology center established in section 2 of chapter 23J, in
596 consultation with the department of revenue.

597 (2) A taxpayer taking a credit under this subsection shall commit to the creation of a
598 minimum of 50 net new permanent full-time employees in the commonwealth.

599 (3) A credit allowed under this subsection shall reduce the liability of the taxpayer under
600 this chapter for the taxable year. If a credit claimed under this subsection by a taxpayer exceeds
601 the taxpayer's liability as otherwise determined under this chapter for the taxable year, 90 per
602 cent of such excess credit, to the extent authorized by the offshore wind tax incentive program,
603 shall be refundable to the taxpayer. Excess credit amounts shall not be carried forward to other
604 taxable years.

605 (4) The department of revenue shall issue the refundable portion of the jobs credit
606 without further appropriation and in accordance with the cumulative amount, including the
607 current year costs of incentives allowed in previous years, which shall not exceed \$35,000,000
608 annually as set forth in subsection (d) of section 8A of chapter 23J.

609 (5) The credit under this subsection shall be attributed on a pro rata basis to the owners,
610 partners or members of the legal entity entitled to the credit under this subsection and shall be
611 allowed as a credit against the tax due under this chapter from such owners, partners or members
612 in a manner determined by the commissioner.

613 (cc)(1) As used in this subsection, the following words shall, unless the context clearly
614 requires otherwise, have the following meanings:

615 “Capital investment”, expenses incurred for the site preparation and construction, repair,
616 renovation, improvement, or equipping of a building, structure, facility, or other improvements
617 to real property, including, but not limited to, site-related utility and transportation infrastructure
618 improvements.

619 “Center”, the Massachusetts clean energy technology center established in section 2 of
620 chapter 23J.

621 “Certified offshore wind company”, as defined in section 1 of chapter 23J.

622 “Offshore wind facility”, any building, complex of buildings, or structural components of
623 buildings, including water access infrastructure, and all machinery and equipment used in the
624 manufacturing, assembly, development or administration of component parts that are primarily
625 used to support the offshore wind industry.

626 “Owner”, a taxpayer subject to tax under this chapter that: (i) holds title to an offshore
627 wind facility; or (ii) ground leases the land underlying the facility for at least 50 years.

628 “Tenant”, a taxpayer subject to tax under this chapter that is a lessee in an offshore wind
629 facility.

630 (2) An owner or tenant, to the extent authorized by the offshore wind tax incentive
631 program established in section 8A of chapter 23J, may take a refundable credit against the taxes
632 imposed by this chapter in an amount, as determined by the center, of up to 50 per cent of its
633 total capital investment in an offshore wind facility. The total amount of tax credit awarded
634 pursuant to this subsection shall be distributed in equal parts over the 5 taxable years that
635 correspond to the period in which the owner or tenant is certified pursuant to said section 8A of
636 said chapter 23J.

637 (3) An owner shall be eligible for a tax credit authorized under this subsection if the
638 owner demonstrates to the center that: (i) the owner is a certified offshore wind company; (ii) the
639 owner’s total capital investment in the offshore wind facility equals not less than \$35,000,000;
640 and (iii) the offshore wind facility will employ not less than 200 new full-time employees by the
641 fifth year of the owner’s certification period under section 8A of chapter 23J. Upon verification,
642 the center will provide this information to the department of revenue for the purpose of
643 administering the credit.

644 (4) A tenant shall be eligible for a tax credit authorized pursuant to this subsection if the
645 tenant demonstrates to the center that: (i) the tenant is a certified offshore wind company; (ii) the
646 owner has made a total capital investment in the facility that equals not less than \$35,000,000;
647 (iii) the tenant occupies a leased area of the offshore wind facility that represents not less than 25

648 per cent of the owner's capital investment in the facility; and (iv) the tenant will employ, in the
649 aggregate with other tenants at the offshore wind facility, not less than 200 full-time employees
650 by the fifth year of the tenant's certification period pursuant to section 8A of chapter 23J. Upon
651 verification, the center will provide this information to the department of revenue for the purpose
652 of administering the credit. The amount of tax credits awarded to a tenant under this subsection
653 for a taxable year shall not exceed the tenant's total lease payments for occupancy of the offshore
654 wind facility for the taxable year.

655 (5) An owner or tenant taking a credit authorized in this subsection shall not take the
656 credits authorized in subsection (g) or (bb) in the same taxable year.

657 (6) The department of revenue shall issue the refundable portion of the credit without
658 further appropriation and in accordance with the cumulative amount, including the current year
659 costs of incentives allowed in previous years, which shall not exceed \$35,000,000 annually as set
660 forth in subsection (d) of section 8A of chapter 23J.

661 (7) The credit under this subsection shall be attributed on a pro rata basis to the owners,
662 partners or members of the legal entity entitled to the credit under this subsection and shall be
663 allowed as a credit against the tax due under this chapter from such owners, partners or members
664 in a manner determined by the commissioner.

665 (8) The department of revenue shall promulgate such rules and regulations as are
666 necessary to administer the credit established in this subsection.

667 SECTION 23. Section 38KK of chapter 63 of the General Laws, as inserted by section 8
668 of chapter 154 of the acts of 2022, is hereby amended by striking out subsection (a) and inserting
669 in place thereof the following subsection:-

670 (a) A business corporation with not more than 100 employees may be allowed a credit
671 against its excise due under this chapter in an amount equal to \$2,000 for each member of the
672 Massachusetts national guard hired by the business corporation. A business corporation that is
673 eligible for and claims the credit allowed under this section in a taxable year with respect to a
674 member of the Massachusetts national guard shall be eligible for a second credit of \$2,000 in the
675 subsequent taxable year with respect to such member of the Massachusetts national guard,
676 subject to certification of continued employment by the employer to the Massachusetts office of
677 business development during the subsequent taxable year.

678 SECTION 24. Said section 38KK of said chapter 63, as so inserted, is hereby further
679 amended by adding the following 2 subparagraphs:-

680 (f) The Massachusetts office of business development, in consultation with the
681 commissioner, shall authorize, administer and determine eligibility for the tax credit pursuant to
682 this section and subsection (aa) of section 6 of chapter 62 and allocate the credit in accordance
683 with the standards and requirements set forth in regulations promulgated pursuant to this section.

684 (g) The Massachusetts office of business development, in consultation with the
685 commissioner, shall promulgate regulations establishing an application process for the credit;
686 provided, that the credit shall be authorized for all eligible applicants on a first-come, first-served
687 basis; provided further, that the \$1,000,000 limit on the total cumulative value of the credits
688 authorized annually set forth in subsection (e) shall not be exceeded.

689 SECTION 25. Said chapter 63 of the General Laws is hereby further amended by striking
690 out sections 38KK and 38LL, both as inserted by section 45 of chapter 179 of the acts of 2022,
691 and inserting in place thereof the following 2 sections:-

692 Section 38LL. (a)(1) A corporation subject to tax under this chapter, to the extent
693 authorized by the offshore wind tax incentive program established in subsection (d) of section
694 8A of chapter 23J, may be allowed a refundable jobs credit against the tax liability imposed
695 under this chapter in an amount determined by the Massachusetts clean energy technology center
696 established in section 2 of chapter 23J, in consultation with the department of revenue.

697 (2) A corporation taking a credit under this section shall commit to the creation of a
698 minimum of 50 net new permanent full-time employees in the commonwealth.

699 (3) A credit allowed under this section shall reduce the liability of the corporation under
700 this chapter for the taxable year. If a credit claimed under this section by a corporation exceeds
701 the corporation's liability as otherwise determined under this chapter for the taxable year, 90 per
702 cent of such excess credit, to the extent authorized by the offshore wind tax incentive program,
703 shall be refundable to the corporation. Excess credit amounts shall not be carried forward to
704 other taxable years.

705 (4) The department of revenue shall issue the refundable portion of the jobs credit
706 without further appropriation and in accordance with the cumulative amount, including the
707 current year costs of incentives allowed in previous years, which shall not exceed \$35,000,000
708 annually as set forth in subsection (d) of section 8A of chapter 23J.

709 Section 38MM. (a) As used in this section, the following words shall, unless the context
710 clearly requires otherwise, have the following meanings:-

711 "Capital investment", expenses incurred for the site preparation and construction, repair,
712 renovation, improvement, or equipping of a building, structure, facility, or other improvements

713 to real property, including, but not limited to, site-related utility and transportation infrastructure
714 improvements.

715 “Center”, the Massachusetts clean energy technology center established in section 2 of
716 chapter 23J.

717 “Certified offshore wind company”, as defined in section 1 of chapter 23J.

718 “Offshore wind facility”, any building, complex of buildings, or structural components of
719 buildings, including water access infrastructure, and all machinery and equipment used in the
720 manufacturing, assembly, development or administration of component parts that are primarily
721 used to support the offshore wind industry.

722 “Owner”, a taxpayer subject to tax under this chapter that: (i) is a corporation that holds
723 title to an offshore wind facility; or (ii) ground leases the land underlying an offshore wind
724 facility for at least 50 years.

725 “Tenant”, a taxpayer subject to tax under this chapter that is a lessee in an offshore wind
726 facility.

727 (b) An owner or tenant, to the extent authorized by the offshore wind tax incentive
728 program established in section 8A of chapter 23J, may take a refundable credit against the taxes
729 imposed by this chapter in an amount, as determined by the center, of up to 50 per cent of its
730 total capital investment in an offshore wind facility. The total amount of tax credit awarded
731 pursuant to this section shall be distributed in equal parts over the 5 taxable years that correspond
732 to the period in which the owner or tenant is certified pursuant to said section 8A of said chapter
733 23J.

734 (c) An owner shall be eligible for a tax credit authorized under this section if the owner
735 demonstrates to the center that: (i) the owner is a certified offshore wind company; (ii) the
736 owner's total capital investment in the offshore wind facility equals not less than \$35,000,000;
737 and (iii) the offshore wind facility will employ not less than 200 new full-time employees by the
738 fifth year of the owner's certification period under section 8A of chapter 23J. Upon verification,
739 the center will provide this information to the department of revenue for the purpose of
740 administering the credit.

741 (d) A tenant shall be eligible for a tax credit authorized pursuant to this section if the
742 tenant demonstrates to the center that: (i) the tenant is a certified offshore wind company; (ii) the
743 owner has made a total capital investment in the facility that equals not less than \$35,000,000;
744 (iii) the tenant occupies a leased area of the offshore wind facility that represents not less than 25
745 per cent of the owner's capital investment in the facility; and (iv) the tenant will employ, in the
746 aggregate with other tenants at the offshore wind facility, not less than 200 full-time employees
747 by the fifth year of the tenant's certification period under section 8A of chapter 23J. Upon
748 verification, the center will provide this information to the department of revenue for the purpose
749 of administering the credit. The amount of tax credits awarded under this section to a tenant for a
750 taxable year shall not exceed the tenant's total lease payments for occupancy of the offshore
751 wind facility for the taxable year.

752 (e) An owner or tenant taking a credit authorized in this section shall not take the credits
753 authorized in section 38N or 38LL in the same taxable year.

754 (f) The department of revenue shall issue the refundable portion of the credit without
755 further appropriation and in accordance with the cumulative amount, including the current year

756 costs of incentives allowed in previous years, which shall not exceed \$35,000,000 annually as set
757 forth in subsection (d) of section 8A of chapter 23J.

758 (g) The department of revenue shall promulgate such rules and regulations as are
759 necessary to administer the credit established in this section.

760 SECTION 26. Section 2 of chapter 64N of the General Laws, as most recently amended
761 by section 5 of chapter 180 of the acts of 2022, is hereby amended by striking out the second
762 paragraph.

763 SECTION 27. Section 5 of said chapter 64N of the General Laws, as appearing in the
764 2020 Official Edition, is hereby amended by adding the following paragraph:-

765 Notwithstanding the previous paragraph, all monies received by the commonwealth equal
766 to 1 per cent of the total sales price of the sale of marijuana or marijuana products from that
767 portion of the excise imposed by section 2 of this chapter from a marijuana retailer that is a
768 social equity business, as defined in section 1 of chapter 94G, shall, not less than quarterly, be
769 distributed, credited and paid by the state treasurer upon certification of the commissioner to
770 each city or town that has at least 1 marijuana retailer that is a social equity business, in
771 proportion to the amount of the sums received from the sale of marijuana or marijuana products
772 by any such marijuana retailer in the city or town. Any city or town seeking to dispute the
773 commissioner's calculation of its distribution under this paragraph shall notify the commissioner,
774 in writing, not later than 1 year from the date the money was distributed by the commissioner to
775 the city or town.

776 SECTION 28. Clause (xxxvi) of subsection (a $\frac{1}{2}$) of section 4 of chapter 94G of the
777 General Laws, as inserted by section 15 of chapter 180 of the acts of 2022, is hereby amended by

778 striking out the words “section 3; and” and inserting in place thereof the following words:-
779 section 3;.

780 SECTION 29. Clause (xxxvii) of said subsection (a^{1/2}) of said section 4 of said chapter
781 94G, as so inserted, is hereby amended by striking out the words “standards.” and inserting in
782 place thereof the following words:- standards; and

783 SECTION 30. Said subsection (a^{1/2}) of said section 4 of said chapter 94G, as most
784 recently amended by said section 15 of said chapter 180, is hereby amended by adding the
785 following clause:-

786 (xxxviii) procedures and policies for the commission to provide the department of
787 revenue with a list of businesses that qualify as social equity businesses to facilitate the
788 department of revenue’s timely certification of the amounts required to be distributed, credited,
789 and paid to cities and towns pursuant to section 5 of chapter 64N.

790 SECTION 31. Chapter 111 of the General Laws is hereby amended by inserting after
791 section 27D the following 2 sections:-

792 Section 27E. As used in this section, the following words shall have the following
793 meanings unless the context clearly requires otherwise:-

794 “Department”, the department of public health.

795 “Registered Sanitarian”, a sanitarian who has been duly registered by the department and
796 who maintains such active registration.

797 “Sanitarian”, a person with broad basic education, experience in the physical, biological
798 and social sciences, supplemented by specialization in the field of sanitary sciences and

799 technology, and who is qualified to carry out instructional and inspectional duties and enforce
800 the laws in the field of environmental sanitation.

801 The department shall establish the requirements for the registration of sanitarians in the
802 Commonwealth. The department shall prescribe the duties and qualifications of a registered
803 sanitarian and shall develop a process and application for registration as a sanitarian. The
804 department shall establish minimum standards for educational qualifications of applicants. A
805 person who desires to be registered as a sanitarian and who meets this educational qualification,
806 shall complete an application, on a form to be prescribed and furnished by the department and
807 shall include with such application proof of satisfactory education, training and experience to
808 meet the requirements for certification and proof of having passed such licensing examination as
809 approved or administered by the department. The application shall include an examination, the
810 sufficiency of which is to be determined by the department. Said application shall be
811 accompanied by a registration fee to be determined by the secretary of administration and
812 finance under section 3B of chapter 7. If the applicant is found qualified by the department, the
813 applicant shall be registered by the department as a sanitarian, with the right to use the title
814 registered sanitarian and the letters "R.S."

815 Such registration shall expire at the end of the calendar year, and may be renewed on or
816 before January fifteenth of the following year; provided, however, that a person seeking such
817 renewal shall provide evidence of such continuing education as the department shall require by
818 regulation. The fee for renewal of registration shall be determined by the secretary of
819 administration and finance under section 3B of chapter 7 and shall be acknowledged by sending
820 the person certified a notice of renewal.

821 The department shall promulgate such rules and regulations as necessary to carry out the
822 provisions of this chapter. Such rules and regulations may provide for the issuance of temporary
823 certificates of registration pending an examination to applicants who appear to be qualified and
824 may, in like manner, provide for the issuance of certificates of registration without examination
825 to persons holding certificates of registration or licenses as sanitarians under the laws of another
826 state.

827 No individual may assume such title or list the credentials of registered sanitarian to
828 indicate that the person is a registered sanitarian unless so registered by the department.

829 Section 27F. As used in this section, the following words shall have the following
830 meanings unless the context clearly requires otherwise: -

831 “Department”, the department of public health.

832 “Certified Health Officer”, A health officer who has been duly certified by the
833 department and who maintains such active certification.

834 “Health Officer”, a person with a broad basic education and experience in the physical
835 and biological and social sciences supplemented by specialization in the field of health
836 administration and who is qualified to carry out public health administrative duties and enforce
837 the laws in the field of public health.

838 The department shall establish the requirements for the certification of health officers in
839 the commonwealth. The department shall prescribe the duties and qualifications of a certified
840 health officer and shall develop a process and application for certification as a health officer. The
841 department shall establish minimum standards for educational qualifications of applicants. A

842 person who desires to be certified as a health officer and who meets the educational
843 qualifications shall complete an application, on a form to be prescribed and furnished by the
844 department and shall include with such application proof of satisfactory education, training and
845 experience to meet the requirements for certification and proof of having passed such licensing
846 examination as approved or administered by the department. Said application shall be
847 accompanied by a registration fee to be determined by the secretary of administration and
848 finance under section 3B of chapter 7. If the department deems the educational qualifications of
849 an applicant are satisfactory and if such applicant passes a written examination satisfactory to the
850 department, the department shall issue to the applicant a certificate, with the right to use the title
851 certified health officer and the letters “CHO”.

852 Said certification shall expire at the end of the calendar year and may be renewed on or
853 before January fifteen of the following year; provided, however, that a person seeking such
854 renewal shall provide evidence of such continuing education as the department shall require by
855 regulation. The fee for renewal or certification shall be determined by the secretary of
856 administration and finance under section 3B of chapter 7 and shall be acknowledged by sending
857 the person certified a notice of renewal.

858 The department shall promulgate such rules and regulations as necessary to carry out the
859 provisions of this chapter. Such rules and regulations may provide for the issuance of temporary
860 certification pending an examination to applicants who appear to be qualified and may in like
861 manner provide for the issuance of certification without examination to persons holding
862 certification as health officers under the laws of another state.

863 No individual may assume such title or list the credentials of certified health officer
864 (CHO) to indicate that the person is a certified health officer unless so certified by the
865 department.

866 SECTION 32. Sections 87LL to 87OO, inclusive, and sections 87WWW to 87YYY,
867 inclusive, of chapter 112 of the General Laws are hereby repealed.

868 SECTION 33. Chapter 119 of the General Laws is hereby amended by inserting after
869 section 29 the following section:-

870 Section 29 1/2. (a) In any proceeding filed pursuant to clause (3) of subsection (a) of
871 section 23 or section 24 of this chapter, section 3 of chapter 210 or any other proceeding
872 determining custody of a child receiving services from the department in which it is alleged that
873 the child has been subject to abuse or neglect, the court shall appoint a qualified guardian ad
874 litem to advocate for the best interests of the child unless the court, after making written findings,
875 determines for good cause shown that the appointment is unnecessary. The guardian ad litem
876 must have professional experience in the field of child welfare or the field of child mental health
877 and must be a licensed social worker, a registered nurse or a licensed attorney. An attorney
878 serving as counsel for the child, pursuant to section 29 or otherwise, shall not serve in the same
879 proceeding as guardian ad litem.

880 (b) The guardian ad litem shall be an independent advocate for the best interests of the
881 child, considering the child's safety, well-being and permanency. In determining the best
882 interests of the child, the guardian ad litem must consider, without limitation, the following
883 factors: (i) the physical safety of a child, taking into account any medical conditions or
884 disabilities the child may have; (ii) a child's need for permanence, stability and continuity of

885 relationships; (iii) a child's age and sense of time; (iv) a child's level of maturity; (v) a child's
886 language, culture and ethnicity; (vi) the degree of a child's attachment to family members,
887 including siblings; and (vii) a child's sense of belonging and identity.

888 (c) The duties of the guardian ad litem shall include: (i) investigating and collecting
889 relevant information about the child and reporting to the court factual information regarding the
890 best interests of the child; (ii) maintaining regular in person contact with the child, and in a
891 manner appropriate to his or her developmental level, meeting with, interviewing or observing
892 the child prior to all hearings; (iii) appearing at all hearings to be heard by the court; and (iv)
893 advocating for the child's best interests with clear and specific recommendations based upon an
894 independent investigation that the court shall consider in making findings and rulings in any
895 proceeding. The guardian ad litem shall report to the court and all parties in writing prior to all
896 hearings. All reports shall be provided at least 72 hours in advance of the hearing for which the
897 report is prepared. The guardian ad litem shall appear at all hearings and be provided the
898 opportunity to be heard. Any report filed by the guardian ad litem shall be considered evidence
899 pursuant to section 21A of chapter 119.

900 (d) The department shall provide the guardian ad litem with a copy of the case file and
901 shall provide the guardian ad litem with periodic updates. Upon presentation of the order of
902 appointment by the guardian ad litem, any state agency, school, health care provider, including
903 behavioral health provider, insurance carrier or managed care entity, police department or other
904 law enforcement agency shall permit the guardian ad litem to inspect and copy any records
905 relating to the child or children involved in the case, notwithstanding any general or special law
906 to the contrary, unless such access is otherwise specifically prohibited under federal law. The

907 guardian ad litem shall seek necessary consents where federal law prohibits disclosure of
908 relevant records without such consent.

909 (e) The rate of compensation to all guardians ad litem who are appointed pursuant to this
910 section, payable by the commonwealth, shall, subject to appropriation, be equivalent to the rate
911 of compensation payable to counsel appointed or assigned to care and protection cases pursuant
912 to section 11 of chapter 211D.

913 SECTION 34. Paragraph (2) of subsection (a^{1/2}) of section 18 of chapter 123 of the
914 General Laws, as inserted by section 48 of chapter 177 of the acts of 2022, is hereby amended by
915 striking out the second sentence and inserting in place thereof the following 5 sentences:- The
916 court shall provide notice of the petition to the person in charge of the place of detention, who
917 shall cause the prisoner to be clinically examined by a physician or psychologist designated by
918 the department as qualified to perform such examination. The physician or psychologist shall
919 conduct the examination within 24 hours of receiving the examination request. The results of the
920 clinical examination shall be reported to the district court that has jurisdiction. Such report shall
921 include an opinion, with reasons therefore, as to whether the prisoner needs hospitalization by
922 reason of mental illness. The court may order the prisoner's requested transfer if the prisoner: (i)
923 has been on mental health watch for at least 48 hours; and (ii) is in need of hospitalization by
924 reason of mental illness.

925 SECTION 35. Said paragraph (2) of said subsection (a^{1/2}) of said section 18, as so
926 inserted, is hereby further amended by inserting, after the words "every 24 hours thereafter that
927 the prisoner remains on mental health watch," the following words:- unless a qualified mental
928 health professional, as defined by section 1 of chapter 127, finds notice every 24 hours thereafter

929 to be clinically contraindicated, whereupon a finding of clinical contraindication shall be entered
930 into the prisoner's medical record, .

931 SECTION 36. Said subsection (a^{1/2}) of said section 18, as so inserted, is hereby further
932 amended by adding the following paragraph:-

933 (3) Any orders for hospitalization under this subsection shall proceed as provided in
934 subsection (a).

935 SECTION 37. The ninth paragraph of section 10 of chapter 498 of the acts of 1993 is
936 hereby amended by adding the following 2 sentences:- Notwithstanding any general or special
937 law or provision of the Reuse Plan or the Bylaws to the contrary, the total commercial and
938 industrial building space to be developed in the Devens Regional Enterprise Zone shall be not
939 more than 12,000,000 net new square feet. The commission may issue regulations regarding the
940 calculation of total commercial and industrial building space.

941 SECTION 38. Section 181 of chapter 25 of the acts of 2009, as amended by section 11 of
942 chapter 42 of the acts of 2022, is hereby further amended by striking out the figure "6" and
943 inserting in place thereof the following figure:- 3.

944 SECTION 39. Item 3000-0410 of section 2 of chapter 99 of the acts of 2018 is hereby
945 amended by adding the following words:- ; provided further, that notwithstanding any general or
946 special law to the contrary, for the fiscal year 2023 grant cycle, the department may issue grants
947 to any organization licensed by the department that serves low-income families eligible for
948 public subsidy.

949 SECTION 40. Item 1000-0008 of section 2 of chapter 24 of the acts of 2021 is hereby
950 amended by striking out the words “5 per cent” and inserting in place thereof the following
951 words:- 19.4 per cent.

952 SECTION 41. Item 1599-2057 of section 2 of chapter 102 of the acts of 2021 is hereby
953 amended by striking out the following words:- ; provided, that the funds appropriated in this item
954 shall be transferred to said fund.

955 SECTION 42. Section 81 of said chapter 102 is hereby amended by striking out the
956 figure “2,550,000,000” and inserting in place thereof the following figure:- 2,563,676,478.

957 SECTION 43. Said section 81 of said chapter 102 is hereby further amended by striking
958 out the figure “1,450,000,000” and inserting in place thereof the following figure:-
959 1,460,323,522.

960 SECTION 44. Section 2 of chapter 126 of the acts of 2022 is hereby amended by
961 inserting after item 1599-8909 the following item:-

962 1599-9817 For a reserve to enhance, expand, and strengthen Medicaid home and
963 community-based services; provided, that the secretary of administration and finance, in
964 consultation with the secretary of health and human services, may transfer funds from this item
965 to state agencies as defined under section 1 of chapter 29 of the General
966 Laws.....\$200,000,000

967 SECTION 45. Item 3000-1045 of said section 2 of said chapter 126 is amended by
968 adding the following words:- ; provided further, that \$150,000,000 distributed through this item
969 shall be in accordance with the terms of the supplemental Child Care and Development Fund

970 Discretionary Funds in the federal American Rescue Plan Act of 2021, Public Law 117-2, and
971 any state plans filed under that act.

972 SECTION 46. Said section 2 of said chapter 126 is hereby further amended by inserting
973 after item 3000-1046 the following item:-

974 3000-1047 For a reserve to support system-wide infrastructure investments and
975 improve access to early education and care services for children and families, including
976 stabilization grants; provided, that the commissioner of early education and care may transfer
977 funds from this item to items 3000-1045; provided further, that not less than 30 days prior to the
978 transfer of funds from this item, the department shall submit a spending plan to the executive
979 office for administration and finance, the house and senate committees on ways and means and
980 the joint committee on education, which shall detail by object class the distribution of funds to be
981 transferred; and provided further, that funds distributed through this item shall be in accordance
982 with the terms of the supplemental Child Care and Development Fund Discretionary Funds in the
983 federal American Rescue Plan Act of 2021, Public Law 117-2, and any state plans filed under
984 that act.....\$150,000,000

985 SECTION 47. Item 7061-9805 of said section 2 of said chapter 126 is hereby amended
986 by striking out the words “executive office of education”, each time they appear, and inserting in
987 place thereof, in each instance, the following words:- department of higher education.

988 SECTION 48. Section 34 of said chapter 126 is hereby amended by striking out the word
989 “Subsection” and inserting in place thereof the following words:- The ninth paragraph of
990 subsection.

991 SECTION 49. Section 168 of said chapter 126 is hereby amended by striking out the
992 words “not later than March 31, 2023” and inserting in place thereof the following words:-
993 within six months of the inclusive concurrent enrollment advisory board task force filing the
994 report required by subsection (b) of section 165 of this act.

995 SECTION 50. Subsection (c) of section 82 of chapter 144 of the acts of 2022 is hereby
996 amended by striking out the words “executive office of technology services and security” and
997 inserting in place thereof the following words:- transferor agency.

998 SECTION 51. Subsection (d) of section 76 of chapter 179 of the acts of 2022 is hereby
999 amended by striking out the words “(aa) and (bb) of section 6 of chapter 62 and sections 38KK
1000 and 38LL” and inserting in place thereof the following words:- (bb) and (cc) of section 6 of
1001 chapter 62 and sections 38LL and 38MM.

1002 SECTION 52. Said section 76 of said chapter 179 is hereby further amended by striking
1003 out the figure “30” and inserting in place thereof the following figure:- 120.

1004 SECTION 53. Said chapter 179 is hereby further amended by striking out section 97 and
1005 inserting in place thereof the following section:-

1006 Section 97. Section 4 of this act is hereby repealed.

1007 SECTION 54. (a) Notwithstanding sections 32 to 37 of chapter 7C and sections 52 to 55
1008 of chapter 7 of the General Laws or any other general or special law to the contrary, the division
1009 of capital asset management and maintenance, using those competitive proposal processes as the
1010 division considers necessary or appropriate, in consultation with the department of conservation
1011 and recreation, may lease and enter into other agreements with 1 or more bidders, for 1 or more

1012 ice-skating rinks and facilities, for terms not to exceed 30 years, for the continued use, operation,
1013 maintenance, repair and improvement of the state-owned buildings and facilities, together with
1014 the land and appurtenances associated therewith, comprising the following ice skating rinks and
1015 facilities under the care and control of the department of conservation and recreation: Veterans
1016 Memorial Skating Rink, Arlington; Porazzo Memorial Rink, East Boston district, Boston; Roche
1017 Memorial Rink, West Roxbury district, Boston; Simoni Memorial Rink, Cambridge; Allied
1018 Veterans Memorial Rink, Everett; Connery Memorial Rink, Lynn; Flynn Memorial Rink,
1019 Medford; LoConte Memorial Rink, Medford; Daly Memorial Rink, Newton; Cronin Memorial
1020 Rink, Revere; Max Ulin Skating Rink, Milton; Kasabuski Arena, Saugus; Veterans Memorial
1021 Rink, Somerville; Shea Memorial Rink, Quincy; Veterans Memorial Rink, Waltham; Connell
1022 Memorial Rink and Pool, Weymouth; Representative John G. Asiaf Skating Rink, Brockton;
1023 Arthur R. Driscoll Memorial Skating Rink, Fall River; Staff Sergeant Robert Pirelli Veterans
1024 Memorial Rink, Franklin; Stephen Hetland Memorial Skating Rink, New Bedford; John A.
1025 Armstrong Memorial Skating Rink, Plymouth; Theodore J. Aleixo, Jr. Skating Rink, Taunton;
1026 Veterans Memorial Skating Arena, Haverhill; John J. Janas Memorial Skating Rink, Lowell;
1027 Henry Graf, Jr., Skating Rink, Newburyport; James E. McVann and Louis F. O'Keefe Memorial
1028 Skating Rink, Peabody; Daniel S. Horgan Memorial Skating Rink, Auburn; Gardner Veterans
1029 Skating Rink, Gardner; John J. Navin Skating Rink, Marlboro; Honorable Charles J. Buffone
1030 Skating Rink, Worcester; Greenfield Area Skating Rink, Greenfield; Henry J. Fitzpatrick Skating
1031 Rink, Holyoke; Ray Smead Memorial Skating Rink, Springfield; and Vietnam Veterans
1032 Memorial Skating Rink, North Adams.

1033 (b) The lease and other agreements shall be on terms acceptable to the commissioner of
1034 capital asset management and maintenance, after consultation with the commissioner of

1035 conservation and recreation and, notwithstanding any general or special law to the contrary, shall
1036 provide for the lessees to operate, manage, improve, repair and maintain the ice-skating rinks and
1037 facilities. Any such lease or other arrangement shall include a description of the required capital
1038 improvements and, at a minimum, performance specifications. Any consideration received from
1039 the leases or other agreements shall be payable to the department for deposit in the Conservation
1040 Trust, established under section 1 of chapter 132A of the General Laws. There shall be an option
1041 for renewal or extension of the leases and other agreements not exceeding an additional 5 years.
1042 Such renewal or extension shall be at the discretion of the division of capital asset management
1043 and maintenance, in consultation with the department of conservation and recreation, in
1044 accordance with the original lease terms and conditions or agreement terms and conditions more
1045 favorable to the commonwealth. All leases must contain a provision that requires the lessee to
1046 carry comprehensive general liability insurance with the commonwealth named as a co-insured,
1047 protecting the commonwealth against all personal injury or property damage within the rink or
1048 on the land during the term of the lease.

1049 (c) The division of capital asset management and maintenance, in consultation with and
1050 on behalf of the department of conservation and recreation, shall solicit proposals through a
1051 request for proposals which shall include key contractual terms and conditions to be incorporated
1052 into the lease, including but not limited to (1) a comprehensive list of all rinks operated by the
1053 responsive bidder in the last four years, (2) prior or current facilities management or experience
1054 of the responsive bidder, (3) prior or current skating or hockey management experience of the
1055 responsive bidder, (4) reservation policies, (5) proposed reasonable rates that will ensure
1056 continued public access, (6) required financial audits, (7) policies to encourage use of the rink by
1057 persons of all races and nationalities, (8) safety and security plans, (9) seasonal opening and

1058 closing dates, (10) hours of operation, and (11) how the operator will ensure that ice time at the
1059 rink shall be allocated to user groups in the following order of priority: general public skating;
1060 nonprofit youth groups; school hockey, for-profit youth groups other than non-profit youth
1061 groups; and adult organizations or informal groups. Ice time may be allocated at the discretion of
1062 the operator, but general public skating shall be booked, in 2-hour contiguous blocks at a
1063 minimum of 12 hours per week, with a range of times and days which reasonably allow for
1064 public skaters of all ages to participate in some public skating sessions. Every effort shall be
1065 made to balance the ice allocation needs of long-established youth organizations and newly
1066 formed youth organizations in a manner that provides equal opportunity and equal access for
1067 youths of each gender.

1068 The inspector general shall review and approve any request for proposals issued by the
1069 division before issuance.

1070 (d) The leases and other agreements authorized in this section shall provide that any
1071 benefits to the community and the costs of improvements and repairs made to the property
1072 provided by the lessees shall be taken into account as part of the consideration for the lease or
1073 other agreements. The lessees or the recipients of the property shall bear the costs considered
1074 necessary or appropriate by the commissioner of capital asset management and maintenance for
1075 the transactions including, without limitation, costs for legal work, survey, title and the
1076 preparation of plans and specifications.

1077 (e) The provisions of any general or special law or rule or regulation relating to the
1078 advertising, bidding or award of contracts, to the procurement of services or to the construction

1079 and design of improvements shall not be applicable to any selected bidder which is awarded a
1080 lease pursuant to this section, except as provided in this section.

1081 SECTION 55. Notwithstanding section 2YYYY of chapter 29, as most recently amended
1082 by section 17 of chapter 126 of the acts of 2022, in fiscal year 2022, the secretary may expend
1083 from the Substance Use Disorder Federal Reinvestment Trust Fund, without further
1084 appropriation: (i) not more than \$100,000,000 to expand and support the residential treatment
1085 system to treat individuals with a substance use disorder or co-occurring mental health and
1086 substance use disorder; (ii) not more than \$40,000,000 to expand and support access to
1087 medication assisted treatment; (iii) not more than \$20,000,000 to expand and support access to
1088 recovery treatment support services; and (iv) not more than \$50,000,000 to implement and
1089 support the American Society of Addiction Medicine assessment and care planning across
1090 substance use treatment providers. For the purpose of accommodating timing discrepancies
1091 between the receipt of revenues and related expenditures, the fund may incur expenses, and the
1092 comptroller shall certify for payment, amounts not to exceed the most recent revenue estimate as
1093 certified by the MassHealth director, as reported in the state accounting system. Amounts
1094 credited to the fund shall not be subject to further appropriation and money remaining in the fund
1095 at the end of the fiscal year shall be available for expenditure in the subsequent fiscal year. No
1096 expenditure made from the fund shall cause the fund to be in deficit at any point.

1097 SECTION 56. Notwithstanding the reporting requirements in section 1 of chapter 93 of
1098 the acts of 2020, each report required shall occur once weekly beginning July 1, 2022.

1099 SECTION 57. Notwithstanding section 1 of chapter 102 of the acts of 2021, in order to
1100 effectuate the use of Transitional Escrow Fund money for certain expenses authorized by said

1101 chapter 102, as amended, the secretary of administration and finance shall request in writing the
1102 transfer of funds from the Transitional Escrow Fund established in section 16 of chapter 76 of
1103 the acts of 2021 to the General Fund in an amount sufficient to reimburse the General Fund for
1104 expenses authorized in said chapter 102 and designated to be paid from said Transitional Escrow
1105 Fund pursuant to section 81 of said chapter 102, as amended by sections 42 and 43 of this act.
1106 The secretary of administration and finance may make more than one such request. Upon receipt
1107 of any such request, the comptroller shall transfer said funds from the Transitional Escrow Fund
1108 to the General Fund. Said transfer shall be effective as of June 30 of the fiscal year in which the
1109 expenses were incurred, provided that the comptroller shall not record an expense in a fiscal year
1110 that has been closed.

1111 SECTION 58. Notwithstanding any general or special law to the contrary, the secretary
1112 of health and human services shall, not later than September 30, 2022, provide to the comptroller
1113 information on the amount of the federal financial participation revenues claimed and received
1114 by the commonwealth for eligible expenditures made from the MassHealth Delivery System
1115 Reform Trust Fund established in section 2SSSS of chapter 29 of the General Laws for fiscal
1116 year 2022 that are attributable to the increase to the federal medical assistance percentage
1117 authorized by section 6008 of the federal Families First Coronavirus Response Act, Public Law
1118 116-127. The comptroller shall credit said amount to the General Fund and not the MassHealth
1119 Delivery System Reform Trust Fund in fiscal year 2022.

1120 SECTION 59. Notwithstanding any general or special law to the contrary, the secretary
1121 of health and human services may expend from the Health Information Technology Trust Fund,
1122 as established under section 35RR of chapter 10 of the General Laws, any monies received from
1123 the Coalition for Serious Illness Care through Health Resources in Action for the following

1124 purposes: (i) to develop, implement and operate a program governing the statewide use of
1125 Portable Order for Life Sustaining Treatment (POLST) administered by the department of elder
1126 affairs; (ii) to support the transition from the use of the Medical Order for Life Sustaining
1127 Treatment (MOLST) program in the department of public health to the POLST program in the
1128 department of elder affairs; (iii) to develop, implement and operate a statewide electronic POLST
1129 (ePOLST) program administered by the department of elder affairs; and (iv) to provide for any
1130 other program purpose related to the transition from MOLST to POLST, or the establishment,
1131 maintenance or operation of the POLST or ePOLST programs.

1132 SECTION 60. (a) Notwithstanding any general or special law to the contrary, no later
1133 than August 15, 2023, the commissioner of revenue shall certify to the secretary of
1134 administration and finance and the chairs of the house and senate committees on ways and means
1135 the amount of tax revenue estimated to have been foregone in fiscal year 2023 as a result of tax
1136 reductions enacted after August 31, 2022 and before January 3, 2023 and effective for tax years
1137 beginning on or after January 1, 2022. Within 10 days of receipt of such certification, the
1138 secretary of administration and finance shall direct the comptroller to transfer the lesser of that
1139 certified amount or the remaining balance of the Commonwealth Taxpayer Relief Fund,
1140 established in section 2ZZZZZ of chapter 29 of the General Laws, from said Commonwealth
1141 Taxpayer Relief Fund to the General Fund. Said transfer shall be deemed to be effective June 30,
1142 2023.

1143 (b) Notwithstanding any general or special law to the contrary, no later than August 15,
1144 2024, if there is a remaining balance as of that date in the Commonwealth Taxpayer Relief Fund,
1145 established in section 2ZZZZZ of chapter 29 of the General Laws, the commissioner of revenue
1146 shall certify to the secretary of administration and finance and the chairs of the house and senate

1147 committees on ways and means the amount of tax revenue estimated to have been foregone in
1148 fiscal year 2024 as a result of tax reductions enacted in this act. Within 10 days of receipt of such
1149 certification, the secretary of administration and finance shall direct that comptroller to transfer
1150 the lesser of that certified amount or the remaining balance of said Commonwealth Taxpayer
1151 Relief Fund, from said Commonwealth Taxpayer Relief Fund to the General Fund. Said transfer
1152 shall be deemed to be effective June 30, 2024.

1153 SECTION 61. Sections [Board of Registration of Sanitarians / CHO 1], [Board of
1154 Registration of Sanitarians / CHO 2] and [Board of Registration of Sanitarians / CHO 3] shall
1155 take effect upon the execution of the transfer agreement between the department of public health
1156 and the division of occupational licensure required pursuant to chapter 39 of the acts of 2021 or
1157 January 1, 2023, whichever occurs first.

1158 SECTION 62. The credits authorized in subsection (aa) of section 6 of chapter 62 of the
1159 General Laws, as inserted by section 7 of chapter 154 of the acts of 2022, and section 38KK of
1160 chapter 63 of the General Laws, as inserted by section 8 of said chapter 154, shall be available
1161 for qualified employees who are hired after July 1, 2022 and shall be available for the tax year
1162 beginning on January 1, 2023 and for subsequent tax years.

1163 SECTION 63. In calculating the consolidated net surplus for fiscal year 2022 pursuant to
1164 section 5C of chapter 29 of the General Laws and any relevant special acts, the comptroller shall
1165 exclude from the consolidated net surplus \$2,941,499,730, or more or less as necessary to equal
1166 the amount by which net state tax revenues exceed allowable state tax revenues for fiscal year
1167 2022 pursuant to section 5 of chapter 62F of the General Laws, as determined by the state

1168 auditor. That amount shall be treated as a reserved balance in the General Fund at the close of
1169 fiscal year 2022.

1170 SECTION 64. (a) On or before September 30, 2022, the secretary of administration and
1171 finance, in consultation with the Massachusetts emergency management agency, shall estimate
1172 the amount of federal reimbursements claimed or anticipated to be claimed but not yet received
1173 by August 31, 2022, in connection with costs incurred or balances designated in fiscal year 2022
1174 associated with the response to the 2019 novel coronavirus.

1175 (b) On or before September 30, 2022, the secretary of administration and finance, in
1176 consultation with the secretary of health and human services, shall estimate the amount of federal
1177 reimbursements claimed or anticipated to be claimed but not yet received by August 31, 2022, in
1178 connection with costs incurred or balances designated in fiscal year 2022 pursuant to section
1179 9817 of the American Rescue Plan Act of 2021, Public Law 117-2 and any related guidance
1180 issued by the federal government.

1181 (c) For the purposes of certifying the amount of the consolidated net surplus in the
1182 budgetary funds at the close of fiscal year 2022 pursuant to section 5C of chapter 29 of the
1183 General Laws, the comptroller shall record the estimates for each budgetary fund made pursuant
1184 to subsections (a) and (b) as statutory receivables in fiscal year 2022.

1185 SECTION 65. (a) On or before September 30, 2022, the secretary of administration and
1186 finance shall estimate the amount of revenue anticipated but not yet received by August 31,
1187 2022, which will be credited to the Massachusetts Coronavirus Relief Fund established in section
1188 98 of chapter 124 of the acts of 2020, provided that this estimate shall not exceed \$30,000,000.

1189 (b) For the purposes of calculating the ending balance of the Massachusetts Coronavirus
1190 Relief Fund for fiscal year 2022, the comptroller shall record the estimates for the Massachusetts
1191 Coronavirus Relief Fund as calculated in subsection (a) as statutory receivables in fiscal year
1192 2022.

1193 (c) Prior to the issuance of the fiscal year 2023 Statutory Basis Financial Report, the
1194 comptroller shall eliminate any negative balance in the Massachusetts Coronavirus Relief Fund
1195 with a transfer from the General Fund.

1196 SECTION 66. The salary adjustments and other economic benefits authorized by the
1197 following collective bargaining agreements shall be effective for the purposes of section 7 of
1198 chapter 150E of the General Laws:

1199 (1) between the Commonwealth of Massachusetts and the Coalition of Public Safety,
1200 Unit 5;

1201 (2) between the University of Massachusetts and the Massachusetts Society of
1202 Professors, Amherst Campus, Unit A50;

1203 (3) between the University of Massachusetts and the New England Police Benevolent
1204 Association (NEPBA) Local 190, Amherst Campus, Unit A07;

1205 (4) between the University of Massachusetts and the MTA/NEA Classified, Boston
1206 Campus, Unit B31 & B32;

1207 (5) between the University of Massachusetts and the New England Police Benevolent
1208 Association (NEPBA) Local 290, Boston Campus, Unit B33; and,

1209 (6) between the Commonwealth of Massachusetts, Essex North and South Registries
1210 of Deeds and AFSCME Local 653, Council 93, Administrative Unit.

1211 SECTION 67. Sections 11 to 15, inclusive, and sections 22 and 25 of this act shall apply
1212 for taxable years beginning on or after January 1, 2023.

1213 SECTION 68. Sections 11 to 15, inclusive, and sections 22 and 25 of this act are hereby
1214 repealed.

1215 SECTION 69. Section 68 shall take effect on January 1, 2033.