SENATE No. 1841

The Commonwealth of Massachusetts

PRESENTED BY:

Cynthia S. Creem

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

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

An Act to sustain community preservation..

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Cynthia S. Creem	
Stephen Kulik	1st Franklin
Linda Campbell	15th Essex
Rhonda Nyman	5th Plymouth
Angelo J. Puppolo, Jr.	12th Hampden
Cory Atkins	14th Middlesex
Jennifer E. Benson	37th Middlesex
William N. Brownsberger	
Harriette L. Chandler	
Cheryl A. Coakley-Rivera	10th Hampden
Kenneth J. Donnelly	
Lori A. Ehrlich	8th Essex
James B. Eldridge	
Linda Dorcena Forry	12th Suffolk
Michael R. Knapik	
Timothy R. Madden	Barnstable, Dukes and Nantucket
Michael O. Moore	
Richard T. Moore	

Stanley C. Rosenberg	Hampshire, Franklin and Worcester
Richard J. Ross	Norfolk, Bristol and Middlesex
Frank I. Smizik	15th Norfolk
James E. Timilty	<u> </u>
Brian M. Ashe	2nd Hampden
Carlo Basile	Ist Suffolk
Nicholas A. Boldyga	3rd Hampden
Gale D. Candaras	1
Thomas P. Conroy	13th Middlesex
Michael A. Costello	1st Essex
Angelo L. D'Emilia	8th Plymouth
Sal N. DiDomenico	Middlesex and Suffolk
Eileen M. Donoghue	U
Benjamin B. Downing	Berkshire, Hampshire, Franklin and Hampden
Carolyn C. Dykema	8th Middlesex
Susan C. Fargo	
Barry R. Finegold	
Gloria L. Fox	7th Suffolk
Sean Garballey	23rd Middlesex
Sheila C. Harrington	1st Middlesex
Robert L. Hedlund	
Kevin G. Honan	17th Suffolk
Steven S. Howitt	4th Bristol
Patricia D. Jehlen	
Bradley H. Jones, Jr.	20th Middlesex
Louis L. Kafka	8th Norfolk
John F. Keenan	
Thomas P. Kennedy	
Kay Khan	11th Middlesex
Thomas M. McGee	Third Essex
Mark C. Montigny	
Alice Hanlon Peisch	14th Norfolk
Elizabeth A. Poirier	14th Bristol
Todd M. Smola	1st Hampden
Christopher N. Speranzo	3rd Berkshire
Karen E. Spilka	
Ellen Story	3rd Hampshire

Cleon H. Turner	1st Barnstable
Chris Walsh	6th Middlesex
Martha M. Walz	8th Suffolk
James T. Welch	
Daniel A. Wolf	
Michael J. Finn	6th Hampden

SENATE No. 1841

By Ms. Creem, petition (accompanied by bill, Senate, No. 1841) of Wolf, Welch, Walz and other members of the General Court for legislation to sustain community preservation [Joint Committee on Community Development and Small Businesses].

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 90 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act to sustain community preservation..

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to continue the commonwealth?s commitment and partnership with cities and towns to enhance affordable housing, park and open space preservation and historic preservation, 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. Section 2 of chapter 44B, as appearing in the 2008 Official Edition, is

2 hereby amended by removing the definition of "Rehabilitation" and "Preservation" and "Historic

- 3 Resources" and inserting the following paragraphs:
- 4 "Rehabilitation," capital improvements or the making of extraordinary repairs to historic
 5 resources, open spaces, lands for recreational use and community housing, for the purpose of
 6 making such historic resources, open spaces, lands for recreational use and community housing
 7 functional for their intended use, including but not limited to improvements to comply with the

8 Americans with Disabilities Act and other federal, state or local building or access codes. With 9 respect to historic resources, rehabilitation shall comply with the Standards for Rehabilitation 10 stated in the United States Secretary of the Interior's Standards for the Treatment of Historic 11 Properties codified in 36 C.F.R. Part 68. With respect to land for recreational use, rehabilitation 12 shall include the replacement of playground equipment and other capital improvements to the 13 land or the facilities thereon which make the land or the related facilities more functional for the 14 related recreational use. 15 "Preservation," protection of personal or real property from injury, harm or destruction. 16 "Historic Resources," a building, structure, vessel, real property, document or artifact that 17 is listed on the state register of historic places or has been determined by the local historic 18 preservation commission to be significant in the history, archaeology, architecture or culture of a 19 city or town. 20 "Support of Community housing", shall include, but not be limited to, programs that 21 provide grants, loans, rental assistance, security deposits, interest-rate write downs or other forms 22 of assistance directly to individuals and families who are eligible for community housing, or to 23 housing, for the purpose of making housing affordable. 24 "Maintenance", incidental repairs which neither materially add to the value of the 25 property nor appreciably prolong the property's life, but keeps the property in a condition of 26 fitness, efficiency, and/or readiness. 27 "Capital Improvement", reconstruction or alteration to, or of, real property that: (1) materially adds to the value of the real property, or appreciably prolongs the useful life of the 28

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real property; (2) becomes part of the real property or is permanently affixed to the real property

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so that removal would cause material damage to the property or article itself; and (3) is intended
to become a permanent installation or is intended to remain there for an indefinite period of time.

32 SECTION 2. Section 3 of chapter 44B is hereby amended by adding after paragraph (b)
33 the following new paragraph:-

34 (b 1/2) As an alternative to subsection (b) of section 3, the legislative body may vote to 35 accept sections 3 to 7, inclusive, by approving a surcharge on real property of not less than 1 per 36 cent of the real estate tax levy against real property, and making an additional commitment of 37 funds by dedicating revenue not greater than 2 per cent of the real estate tax levy against real 38 property, provided that additional funds so committed shall come from another source or sources 39 of municipal revenue, including but not limited to hotel/motel excise taxes pursuant to chapter 40 64G of the general laws, linkage fee and inclusionary zoning payments, however authorized, the 41 sale of municipal property pursuant to section 3 of chapter 40 of the general laws, parking fines 42 and surcharges pursuant to sections 20, 20A, and 20A1/2 of chapter 90 of the general laws, 43 existing dedicated housing, open space and historic preservation funds, however authorized, and 44 provided further that additional funds so committed shall not include any federal funds or funds 45 from private sources, provided that inclusionary zoning payments and linkage fees shall be 46 considered public funds for the purposes of this chapter. The total funds committed to the 47 Community Preservation Act under this subsection shall not exceed 3 per cent of the real estate 48 tax levy against real property, less exemptions adopted.

In the event that the municipality shall no longer dedicate all or part of the additional
funds to community preservation, the surcharge of not less than 1 per cent shall remain in effect,
but may be reduced pursuant to section 16.

- 52 SECTION 3. Section 3 of chapter 44B is hereby amended by inserting after paragraph (e)
 53 (3) the following new paragraph:-
- 54 (4) for \$100,000 of the value of each taxable parcel of class three, commercial, and class
 55 four, industrial, property as defined in section 2A of said chapter 59.
- 56 SECTION 4. Section 5 of chapter 44B is hereby amended by adding to the following 57 phrase at the end of the first sentence of paragraph (b)(1):- ", including the consideration of 58 regional projects for community preservation."
- 59 SECTION 5. Section 5 of chapter 44B is further amended by striking paragraph (b)(2) in
 60 its entirety and inserting in place thereof the following:-
- 61 (2) The community preservation committee shall make recommendations periodically 62 throughout the year, or as a single yearly recommendation to the legislative body for the 63 acquisition, creation and preservation of open space; for the acquisition, preservation, 64 rehabilitation and restoration of historic resources; for the acquisition, creation, preservation, 65 rehabilitation and restoration of land for recreational use; for the acquisition, creation, 66 preservation and support of community housing; and for the rehabilitation or restoration of open 67 space and community housing that is acquired or created as provided in this section. With respect 68 to community housing, the community preservation committee shall recommend, wherever 69 possible, the reuse of existing buildings or construction of new buildings on previously 70 developed sites. With respect to recreational use, the acquisition of artificial turf for athletic 71 fields shall be prohibited.
- SECTION 6. Section 5 of chapter 44B is further amended by striking paragraph (d) and
 inserting in place thereof the following:-

(d) After receiving such recommendations from the community preservation committee,
the legislative body shall then take such action and approve such appropriations from the
Community Preservation Fund as set forth in section 7, and such additional non-Community
Preservation Fund appropriations as it deems appropriate to carry out the recommendations of
the community preservation committee. In the case of a city, the ordinance shall provide for the
mechanisms under which the legislative body may approve and veto appropriations made
pursuant to this chapter, in accordance with the city charter.

81 SECTION 7. Section 6 of chapter 44B is hereby amended by striking it in its entirety and 82 inserting in place thereof the following:-

83 Section 6. In every fiscal year and upon the recommendation of the community 84 preservation committee, the legislative body shall spend, or set aside for later spending, not less 85 than 10 per cent of the annual revenues in the Community Preservation Fund for open space, not 86 less than 10 per cent of the annual revenues for historic resources and not less than 10 per cent of 87 the annual revenues for community housing. In each fiscal year, the legislative body shall make 88 such appropriations from the Community Preservation Fund as it deems necessary for the 89 administrative and operating expenses of the community preservation committee, but the 90 appropriations shall not exceed 5 per cent of the annual revenues in the Community Preservation 91 Fund. The legislative body may also make such appropriations from the Community 92 Preservation Fund as it deems necessary for costs associated with tax billing software and 93 outside vendors necessary to integrate said software during a municipality's first year 94 implementation of the Act, provided that the total of any administrative and operating expense of 95 the Community Preservation Committee and the first year implementation expenses do not 96 exceed five per cent of the annual revenues in the Community Preservation Fund.

97	Funds that are set aside shall be held in the Community Preservation Fund and spent in
98	that year or later years, but funds set aside for a specific purpose shall be spent only for the
99	specific purpose. Any funds set aside may be expended in any city or town in the
100	commonwealth. The community preservation funds shall not replace existing operating funds,
101	only augment them.
102	SECTION 8. The second paragraph of section 7 of chapter 44B is amended by striking
103	the first sentence and inserting in place thereof the following:-
104	The following monies shall be deposited in the fund: (a) all funds collected from the real
105	property surcharge or bond proceeds in anticipation of revenue pursuant to sections 4 and 11; (b)
106	if applicable, additional funds appropriated or dedicated from allowable municipal sources
107	pursuant to subsection (b 1/2) of section 3; (c) all funds received from the commonwealth or any
108	other source for such purposes; and (d) proceeds from the disposal of real property acquired with
109	funds from the Community Preservation Fund.
110	SECTION 9. Section 8 of chapter 44B is hereby amended by striking it in its entirety and
111	inserting in place thereof the following:-
112	Section 8. (a) The fees of the registers of deeds, except as otherwise provided, to be paid
113	when the instrument is left for recording, filing or deposit shall be subject to a surcharge of \$20.
114	The fees for so recording, filing or depositing a municipal lien certificate shall be subject to a
115	surcharge of \$10. The surcharges shall be imposed for the purposes of community preservation.
116	No surcharge shall apply to a declaration of homestead under chapter 188 or to the filing of a
117	third mortgage or fourth mortgage extended by any public agency or quasi public agency,
118	including but not limited to a Commonwealth municipality or the Massachusetts Housing

Partnership. No surcharge shall apply to the fees charged for additional pages, photostatic copies,
abstract cards, additional square feet for the filing and recording of plans or for additional or
required marginal references.

122 (b) The fees of the assistant recorder, except as otherwise provided, to be paid when the 123 instrument is left for registering, filing or entering with respect to registered land shall be subject 124 to a surcharge of \$20. The fees for so registering, filing or entering a municipal lien certificate 125 shall be subject to a surcharge of \$10. The surcharges shall be imposed for the purposes of 126 community preservation. No surcharge shall apply to a declaration of homestead of chapter 188 127 or to the filing of a third mortgage or fourth mortgage extended by any public agency, including 128 but not limited to a Commonwealth municipality or the Massachusetts Housing Partnership. No 129 surcharge shall apply to the fees charged for additional lots shown on plans, for indexing 130 instruments recorded while a petition for registering is pending, for additional certificates of 131 sewer assessments, for old age assistance liens, for duplicates and for photocopies.

132 (c) On October 1st of 2011 and every two years thereafter, the commissioner of revenue 133 shall determine if the Massachusetts Community Preservation Trust Fund balance is sufficient to 134 support a 75 per cent first round match distribution pursuant to section 10 for all cities and towns 135 that have accepted sections 3 to 7 inclusive. In the event that the Community Preservation Trust 136 Fund balance is insufficient to support a 75 per cent first round match distribution, the fees of the 137 registers of deeds and fees of the assistant recorder to be paid when the instrument is left for 138 recording, filing or deposit and the fee for so recording, filing or depositing a municipal lien 139 certificate shall be subject to a surcharge to be determined by the commissioner of the 140 department of revenue necessary to support, by the commissioner's best reasonable estimate, a 75 141 per cent first round match, with each fee rounded to the nearest dollar. Under no circumstances

142 shall each fee surcharge for the purposes of community preservation, paid to the register of deeds 143 or assistant recorder when the instrument is left for recording, filing or deposit, be greater than 144 \$50. Under no circumstances shall each fee surcharge for the purposes of community 145 preservation, paid to the register of deeds or assistant recorder for so recording, filing or 146 depositing a municipal lien certificate, be greater than \$25. In the event that these maximum fees 147 are reached and they are insufficient to support a 75 per cent first round match distribution 148 pursuant to section 10, the Community Preservation Trust Fund match distribution shall be less 149 than 75 per cent. The surcharges shall be imposed for the purposes of community preservation. 150 No community preservation surcharges shall apply to a declaration of homestead under chapter 151 188 to the filing of a third mortgage or fourth mortgage extended by any public agency, 152 including but not limited to a Commonwealth municipality or the Massachusetts Housing 153 Partnership. No surcharge shall apply to the fees charged for additional pages, photostatic copies, 154 abstract cards, additional square feet for the filing and recording of plans or for additional or 155 required marginal references.

(d) The commissioner of revenue shall certify the fees pursuant to this section on a biannual basis. Any fee adjustment determined by the commissioner shall take place on the first day of the fiscal year following the biannual certification. The commissioner of revenue shall notify the registers of deeds, the assistant recorders, and the joint committee on revenue of the change at least one-hundred and twenty days prior to any fee adjustment.

161 (e) All surcharges on fees collected pursuant to this section shall be forwarded to the
162 Massachusetts Community Preservation Trust Fund, established in section 9.

SECTION 10. Paragraph (c) of section 9 of chapter 44B is hereby amended by striking
 said paragraph and inserting in place therefore the following:-

165 (c) The state treasurer shall make all disbursements and expenditures from the fund 166 without further appropriation, as directed by the commissioner of revenue in accordance with 167 said section 10. The department of revenue shall report by source all amounts credited to said 168 fund and all expenditures from said fund. The commissioner of revenue shall assign personnel of 169 the department as it may need to administer and manage the fund disbursements and any expense 170 incurred by the department for such purposes and any expense incurred by the registers of deeds 171 and the assistant recorder to administer and collect the surcharges pursuant to section 8 shall be 172 deemed an operating and administrative expense of the program. The commissioner of revenue 173 shall annually on October 15th direct the state treasurer to disburse an amount not to exceed one-174 half of one per cent of the annual total revenue received in the preceding fiscal year from a 175 register of deeds or an assistant recorder pursuant to the provisions of section 8 to such register 176 of deeds or assistant recorder to pay operating and administrative expenses of the program 177 certified to the commissioner by the register of deeds or assistant recorder, and to disburse an 178 amount not to exceed 5 per cent of the annual total revenue received by the state treasurer in the 179 preceding fiscal year under the provisions of said section 8 to the department of revenue to pay 180 total operating and administrative expenses of the program.

181 SECTION 11. Section 10 of chapter 44B is amended by striking it in its entirety and 182 inserting in place thereof the following:-

183 Section 10. (a) The commissioner of revenue shall annually on October 15 disburse
184 monies from the fund established in section 9 to cities and towns that have accepted sections 3 to

185 7, inclusive, and notified the commissioner of their acceptance. The community shall notify the 186 commissioner of the date and terms on which the voters accepted said sections 3 to 7, inclusive. 187 The municipal tax collecting authority shall certify to the commissioner the amount the 188 municipality has raised through June 30 by imposing a surcharge on its real property levy and 189 shall certify the percentage of the surcharge applied. In the event a municipality accepts this act 190 pursuant to subsection (b 1/2) of section 3, the municipal tax collecting authority shall certify to 191 the commissioner by October 30th, the maximum additional funds the municipality intends to 192 transfer to the Community Preservation Fund from allowable municipal sources for the following 193 fiscal year. Once certified, the municipality may choose to transfer less than the certified amount 194 during the following fiscal year.

195 (b) The commissioner shall multiply the amount remaining in the fund after any 196 disbursements for operating and administrative expenses pursuant to section 9(c) by 80 per cent. 197 This amount distributed in the first round distribution shall be known as the match distribution. 198 The first round total shall be distributed to each city or town accepting said sections 3 to 7, 199 inclusive, in an amount not less than 75 per cent but not greater than 100 per cent of the total 200 amount raised by the additional surcharge on real property by each city or town and if applicable 201 the additional funds committed from allowable municipal sources pursuant to subsection (b 1/2) 202 of section 3. The percentage shall be the same for each city and town and shall be determined by 203 the commissioner annually in a manner that distributes the maximum amount available to each 204 participating city or town.

(c) The commissioner shall further divide the remaining 20 per cent of the fund in a
second round distribution, known as the equity distribution. The commissioner shall determine
the equity distribution in several steps. The first step shall be to divide the remaining 20 per cent

of the fund by the number of cities and towns that have accepted said sections 3 to 7, inclusive.
This dividend shall be known as the base figure for equity distribution. This base figure shall be
determined solely for purposes of performing the calculation for equity distribution and shall not
be added to the amount received by a participant.

(d) Each city and town in the commonwealth shall be assigned a community preservation rank for purposes of the equity distribution. The commissioner shall determine each community's rank by first determining the municipality's equalized property valuation per capita ranking, ranking municipalities from highest to lowest valuation. The commissioner shall also determine the population of each municipality and rank each from largest to smallest in population. The commissioner shall add each equalized property valuation rank and population rank, and divide the sum by two. The dividend is the community preservation raw score for that municipality.

(e) The commissioner shall then order each municipality by CP raw score, from the
lowest raw score to the highest raw score. This order shall be the CP rank for each municipality.
If more than one municipality has the same CP raw score, the municipality with the higher
equalized valuation rank shall receive the higher CP rank.

(f) After determining the CP rank for each municipality in the commonwealth, the commissioner shall divide all municipalities into deciles according to their CP ranking, with approximately the same number of municipalities in each decile, and with the municipalities with the highest CP rank shall be placed in the lowest decile category, starting with decile 10. Percentages shall be assigned to each decile as follows:

decile 1 140 per cent of the base figure

decile 2 130 per cent of the base figure

230	decile 3	120 per cent of the base figure	
231	decile 4	110 per cent of the base figure	
232	decile 5	100 per cent of the base figure	
233	decile 6	90 per cent of the base figure	
234	decile 7	80 per cent of the base figure	
235	decile 8	70 per cent of the base figure	
236	decile 9	60 per cent of the base figure	
237	decile 10	50 per cent of the base figure	
238	After assigning	ng each municipality to a decile according to their CP rank, the	
239	commissioner shall multiply the percentage assigned to that decile by the base figure to		
240	determine the second round equity distribution for each participant.		
241	(f) Notwithstanding any other provision of this section, the total state contribution for		
242	each city or town shall not exceed the actual amount raised by the municipality's surcharge on its		
243	real property levy, and if applicable, additional funds committed from allowable municipal		
244	sources pursuant to subsection b $(1/2)$ of section 3.		
245	(g) When the	re are monies remaining in the trust fund after the first and second round	
246	distributions, and any necessary administrative expenses have been paid in accordance with		
247	7 section 9, the commissioner may conduct a third round surplus distribution. Any remaining		
248	surplus in the fund may be distributed by dividing the amount of the surplus by the number of		
249	cities and towns that have accepted this chapter. The resulting dividend shall be the surplus base		

figure. The commissioner shall then use the decile categories and percentages as defined in thissection to determine a surplus equity distribution for each participant.

(h) The commissioner shall determine each participant's total state grant by adding the amount received in the first round distribution with the amounts received in any later round or rounds of distributions, with the exception of a city or town that has already received a grant equal to 100 per cent of the amount the community raised by its surcharge on its real property levy.

(1) Only those cities and towns that adopt the maximum surcharge pursuant to
subsection (b) of section (3) and those cities and towns that adopt the maximum surcharge and
additional funds committed from allowable municipal sources such that the total funds are the
equivalent of 3 per cent of the real estate tax levy against real property pursuant to subsection (b)
1/2) of section 3 of this chapter shall be eligible to receive additional state monies through the
equity and surplus distributions.

(2) If less than 10 per cent of the cities and towns in the commonwealth have
accepted sections 3 to 7, inclusive, and imposed and collected a surcharge on their real property
levy, the commissioner may calculate the state grant with only one round of distributions, or in
any other equitable manner.

267 (j) After distributing the trust fund in accordance with this section, the commissioner268 shall keep any remaining funds in the trust for distribution in the following year.

SECTION 12. Section 12 of chapter 44B is amended by striking paragraph (a) and
 inserting in place thereof the following:-

271 (a) A real property interest that is acquired with monies from the Community 272 Preservation Fund shall be bound by a permanent deed restriction, recorded as a separate 273 instrument, that meets the requirements of chapter 184, limiting the use of the interest to the 274 purpose for which it was acquired. The deed restriction shall run with the land and shall be 275 enforceable by the city or town or the commonwealth. The deed restriction may also run to the 276 benefit of a nonprofit, charitable corporation or foundation selected by the city or town with the 277 right to enforce the restriction. The legislative body may appropriate monies from the 278 Community Preservation Fund to pay a non-profit organization created pursuant to Chapter 180 279 to hold, monitor and enforce the deed restriction on said property.

280 SECTION 13. Section 16 of chapter 44B is hereby amended by striking paragraph (a)
 281 and inserting in place thereof the following:-

(a) At any time after imposition of the surcharge, the legislative body may approve and
the voters may accept an amendment to the amount and computation of the surcharge, or to the
amount of exemption or exemptions, in the same manner and within the limitations set forth in
this chapter, including reducing the surcharge to 1 per cent and committing additional municipal
funds pursuant to subsection (b 1/2) of section 3.

287 SECTION 14. Notwithstanding any general or special law to the contrary, this Act shall 288 apply to all Community Preservation Fund appropriations approved by a city or town's 289 legislative body on or after the effective date of acceptance of the Community Preservation Act 290 in such city or town.