

SENATE No. 613

The Commonwealth of Massachusetts

PRESENTED BY:

Richard T. Moore

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 relative to the protection of low income elderly housing.

PETITION OF:

NAME:

Richard T. Moore

DISTRICT/ADDRESS:

SENATE No. 613

By Mr. Moore, petition (accompanied by bill, Senate, No. 613) of Moore for legislation relative to the protection of low income elderly housing [Joint Committee on Housing].

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An act relative to the protection of low income elderly housing.

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. The third paragraph of section 39 of chapter 121B of the General
2 Laws, as so appearing, is hereby amended by striking out, in lines 34 through 50, inclusive, as so
3 appearing, the words “Notwithstanding any general or special law to the contrary, a housing
4 authority which manages units provided under this section and section forty shall give priority in
5 placement to non-elderly handicapped persons of low income, who are eligible to receive such
6 housing and who are qualified under the criteria established in regulations promulgated by the
7 department, in thirteen and one-half percent of said units. If a local housing authority determines
8 that there are insufficient numbers of eligible and qualified non-elderly handicapped persons of
9 low income to fill thirteen and one-half percent of the housing units, the local housing authority
10 shall then place eligible and qualified elderly persons of low income in said units. The thirteen
11 and one-half percent of units for which eligible and qualified non-elderly handicapped persons of
12 low income receive priority in placement shall include the percentage of units for which
13 handicapped persons of low income without regard to age, and their families, are given priority

pursuant to subsection (f) of section forty, when such units are occupied by non-elderly
handicapped persons of low income.”

SECTION 2. Said section 39 of chapter 121B is hereby further amended in line
55, by striking the words “in eighty-six and one half percent of said units”

SECTION 3. Said section 39 of chapter 121B is hereby further amended in line
58, by striking the words “eighty-six and one-half percent of”

SECTION 4. Sais section 39 of chapter 121B is hereby further amended in line
67, by striking the words “and section forty to fill eighty-six and one-half percent of said units”

SECTION 5. Said section 39 of chapter 121B is hereby further amended in line
89, by striking the word “and,” through line 105, inclusive, as so appearing, the words “and may
establish placement ratios among elderly persons of low income and non-elderly handicapped
persons of low income to provide for an equitable transition to encourage the percentage policy
objectives stated herein for said persons of low income. Until such time that said percentage
policy objectives, stated herein, are substantially met, said placement ratios shall not be less than
one elderly person of low income for each placement of one non-elderly handicapped person of
low income. Said placement ratios shall only be implemented at local housing authorities where
non-elderly handicapped persons of low income represent less than thirteen and one-half percent
of the total residents at said authority; provided, that said placement ratios shall not be
implemented at any local housing authority where non-elderly handicapped persons of low
income represent greater than thirteen and one-half percent of the total residents. The priorities in
placement established herein shall not be implemented by local housing authorities until such
rules and regulations have been promulgated”