## The Commonwealth of Massachusetts

In the Year Two Thousand Nine

AN ACT RELATIVE TO THE FRINGE BENEFIT RATE CAP..

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

1	Notwithstanding any general or special law to the contrary, the charges for fringe benefit
2	costs recoverable by the commonwealth pursuant to chapter 29, section 5D, of the General Laws
3	shall not in the case of personnel, other than federally funded personnel, paid from local trust
4	funds at any public institution of higher education be based on a fringe benefit rate that exceeds
5	24.50% through FY2012 under said section