The Commonwealth of Massachusetts

In the Year Two Thousand Nine

An Act PRESERVING PUBLICLY-ASSISTED AFFORDABLE 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	The Committee on Ways and Means recommends that the bill be amended by striking out
2	all after the enacting clause and inserting in place thereof the following:
3	"SECTION 1. The General Laws are hereby amended by inserting after chapter 40S the
4	following chapter:-
5	CHAPTER 40T
6	PUBLICLY-ASSISTED AFFORDABLE HOUSING
7	Section 1. As used in this chapter, the following words shall, unless the context clearly
8	requires otherwise, have the following meanings:-
9	"Affected municipality", any city or town in which publicly-assisted housing is located.
10	"Affiliate", an entity owned or controlled by an owner or under common control with the
11	owner.

12	"Affordability restriction", a limit on rents that an owner may charge for occupancy of a
13	rental unit in a publicly-assisted housing development or a limit on tenant income for persons or
14	families seeking to qualify for admission to such housing.
15	"CEDAC", the Community Economic Development Assistance Corporation established
16	in chapter 40H.
17	"Chief executive officer", the mayor, city manager or city council in a city or the board of
18	selectmen in a town unless otherwise designated by a municipal charter.
19	"Department", the department of housing and community development or its designee as
20	set forth in this chapter.
21	"Designee", a municipality, local or regional housing authority, nonprofit or for-profit
22	corporation or other entity qualified to do business in the commonwealth which is selected by the
23	department to operate publicly-assisted housing that is decent, safe and sanitary affordable
24	housing under subsection (b) of section 3.
25	"Enhanced section 8 vouchers", vouchers provided under 42 U.S.C. 1437f (t) or other
26	substantially equivalent assistance.
27	"Extremely low income", a household income of not more than 30 per cent of the area
28	median income, adjusted for household size, as periodically determined by the United States
29	Department of Housing and Urban Development.
30	"Government program", a program that provides government assistance under a program
31	set forth in the definition of publicly-assisted housing.

32 "Low income", a household income of not more than 80 per cent of the area median
33 income, adjusted for household size, as periodically determined by the United States Department
34 of Housing and Urban Development.

35 "Owner", a person, firm, partnership, corporation, trust, organization, limited liability
 36 company or other entity, or its successors or assigns, that holds title to publicly-assisted housing.

37 "Prepayment", (a) the payment in full or the refinancing of a governmental-insured or 38 government-held mortgage loan indebtedness prior to its original maturity date; (b) the voluntary 39 cancellation of mortgage insurance on a publicly assisted housing development; or (c) the 40 payment in full of a government contract, any of which would have the effect of removing either: 41 (i) the affordability restrictions applicable to publicly-assisted housing; or (ii) a requirement to 42 renew any such affordability restrictions.

"Preserve affordability", with respect to publicly-assisted housing, to undertake 43 44 reasonable and diligent actions to retain, renew or secure subsidies affecting publicly-assisted 45 housing in order to maintain at least the same number of units affordable to low, very low and 46 extremely low-income households, respectively, as are currently occupied by such households, 47 and to maintain as affordable to such households generally all units that are currently vacant, to 48 the extent of available subsidies and taking into account the need to ensure that the publicly-49 assisted housing provides quality housing to its tenants. To the extent that the department 50 determines that existing affordability does not provide quality housing to the tenants, the 51 department shall consider affordability to a range of incomes for such units not to exceed 80 per 52 cent of area median income as defined by United States Department of Housing and Urban 53 Development; provided, however, that no tenant shall be displaced pursuant to the determination; and provided further, that units affordable to low, very low and extremely low-income households that are not retained, renewed or secured at the publicly-assisted housing shall be replaced with comparable deed-restricted publicly-assisted housing units at an alternative site to the extent of available subsidies and to the extent feasible.

58 "Protected low-income tenant", a low-income tenant residing in publicly-assisted housing 59 on the date of termination of the government program and whose rent was restricted by that 60 government program.

61 "Publicly-assisted housing", a housing unit or development that receives government 62 assistance under any of the following programs: (i) section 8 of the United States Housing Act of 63 1937, 42 U.S.C. section 1437f, as it applies to new construction, substantial rehabilitation, 64 moderate rehabilitation, property disposition and loan management set-aside programs or any 65 other program providing project-based rental assistance; (ii) the federal Low-Income Housing 66 Tax Credit Program, 26 U.S.C. section 42; (iii) section 101 of the Housing and Urban 67 Development Act of 1965, 12 U.S.C. section 1701s, as it applies to programs for rent supplement 68 assistance thereunder; (iv) section 202 of the Housing Act of 1959, 12 U.S.C. section 1701q; (v) 69 the below market interest rate program codified at section 221(d)(3) of the National Housing 70 Act, 12 U.S.C. section 1715 (d)(3), (5); (vi) section 221(d)(4) of the National Housing Act, 12 71 U.S.C. section 17151 (d)(4), to the extent the project's rents are restricted pursuant to a 72 government agreement; (vii) section 236 of the National Housing Act, 12 U.S.C. section 1715z-l; 73 (viii) section 515 of the Housing Act of 1949, 42 U.S.C. section 1485; (ix) section 521 of the 74 Housing Act of 1949, 42 U.S.C. section 1490a; (x) the Urban Development Action Grant, 42 75 U.S.C. section 5318, to the extent that the affordability of dwelling units subject to such program 76 are restricted pursuant to a government agreement; (xi) the Housing Development Action Grant,

77 42 U.S.C. section 1437, to the extent the project's rents are restricted pursuant to a government 78 agreement; (xii) section 13A of chapter 708 of the acts of 1966; (xiii) the voucher program 79 provided for annually in item 7004-9024 of section 2 of the general appropriation act as that 80 program applies to project-based rental assistance; (xiv) the state low income housing tax credit 81 program established in section 6I of chapter 62; (xv) the State Housing Assistance for Rental 82 Production, established pursuant to chapter 574 of the acts of 1983; or (xvi) chapter 121A to the 83 extent that the affordability of dwelling units are restricted pursuant to a written agreement with 84 the affected municipality.

85 "Purchase contract", a binding written agreement whereby an owner agrees to sell
86 publicly-assisted housing including, without limitation, a purchase and sale agreement, contract
87 of sale, purchase option or other similar instrument.

88 "Regulatory agreement", an affordable housing restriction that establishes an owner's 89 obligations created pursuant to the efforts of the department or its designee to preserve 89 affordability and which is consistent with section 31 of chapter 184; provided that in any project 90 that is eligible for participation in the United States Department of Housing and Urban 92 Development's Mark Up to Market Program, the restriction, insofar as it relates to the limiting of 93 the level of rents, shall not apply to units covered by a section 8 housing assistance payment 94 contract so long as such contract is effective.

95 "Sale", an act by which an owner conveys, transfers or disposes of property by deed or 96 otherwise, whether through a single transaction or a series of transactions, during a 2 year period; 97 provided, however, that a disposition of publicly-assisted housing by an owner to an affiliate of 98 such owner shall not constitute a sale. 99 "Subsidy", public financial assistance including, but not limited to, grants, loans, rental 100 assistance, tax credits, tax abatements, mortgage financing, mortgage insurance, assistance 101 pursuant to any government program or any other form of assistance intended to make housing 102 affordable to low, very low and extremely low-income households.

103 "Tenant", a person entitled to possession or occupancy of a rental unit within publicly-104 assisted housing, including a subtenant, lessee and sublessee.

105 "Tenant organization", an organization established by the tenants of publicly-assisted 106 housing for the purpose of addressing issues related to their living environment and which meets 107 regularly, operates democratically, is representative of all residents in the development, is 108 completely independent of owners, management and their representatives and which has filed a 109 notice of its existence with CEDAC; provided, however, that no owner or other third party shall 100 be required to ascertain the organization's compliance with this definition.

111 "Termination", the cessation, discharge or removal of an affordability restriction 112 affecting publicly-assisted housing in the absence of a simultaneous replacement of that 113 restriction with an equivalent affordability restriction including, but not limited to: (i) 114 nonrenewal or termination, in whole or in part, of a government program contract; (ii) expiration, 115 in whole or in part, of an affordability restriction under a government program or the requirement 116 to renew the restriction; (iii) payment in full of a government program mortgage loan; or (iv) 117 prepayment of a government program mortgage loan.

118 "Time for performance", the date for delivery of the deed or other document evidencing a119 sale pursuant to a purchase contract or any extension thereof.

"Very low income", having a household income of not more than 60 per cent of the area
median income, adjusted for household size, as periodically determined by the United States
Department of Housing and Urban Development.

123 Section 2. (a) Except with respect to property subject to an affordability restriction which 124 has less than 2 years remaining and, for which subsection (e) shall apply, the owner shall provide 125 written notice to: (i) all tenants and the tenant organization, if any; (ii) the chief executive officer 126 of the affected municipality; (iii) CEDAC; and (iv) the department, not less than 2 years before 127 the termination of the affordability restriction affecting publicly-assisted housing. Nothing 128 herein shall prohibit the owner from taking actions to terminate an affordability restriction during 129 any notice period provided herein; provided, however, that the owner shall comply with all of the 130 notice terms and restrictions pursuant to subsections (b) and (c).

131 The written notice shall provide: (1) the address of the publicly-assisted housing; (2) the 132 name and address of the owner; (3) notification that an affordability restriction may terminate; 133 (4) the date on which each affordability restriction may terminate; and (5) such other information 134 as required by the department. Where more than 1 termination may occur, the owner may send 1 135 written notice so long as the terminations are scheduled to occur within 1 year of each other, the 136 notice is given at least 2 years prior to the earliest termination and the notice otherwise complies 137 with this subsection. Thereafter, the owner shall again be subject to the notice provision of 138 subsection (c) of section 2.

(b) An owner shall not complete a termination or allow a termination to occur unless, not
less than 1 year before the completion of the last termination event affecting the housing, the
owner provides the entities identified in subsection (a) with written notice of intent to complete

termination. The notice shall state: (1) the address of the publicly-assisted housing; (2) the name and address of the owner; (3) the date on which the owner intends to complete termination; (4) unless section 6 applies, a statement that the department has the right of offer pursuant to section 3 to the extent the owner wishes to pursue a potential sale of the property; and (5) such other information as required by the department.

(c) Except as provided in section 6, an owner shall not sell publicly-assisted housing
before offering the department the opportunity to purchase the property pursuant to sections 3
and 4. The owner shall notify, in writing, the parties identified in subsection (a) of the owner's
intention to sell the property.

(d) Any notice required by this chapter shall be deemed given when delivered in person or mailed by certified or registered mail, return receipt requested, to the party to whom notice is required; except that with respect to tenants, notice shall be deemed given when either: (1) the notice is delivered in hand to the tenant or an adult member of the tenant's household; or (2) the notice is sent by first class mail and a copy is left in or under the door of the tenant's dwelling unit. A notice to the affected municipality shall be sent to the chief executive officer.

(e) Notwithstanding subsection (a) of section 2, an owner of publicly-assisted housing who, on the effective date of this act, has less than 2 years remaining prior to the date when the affordability restriction will cease to apply to such property, shall not be required to give the 2year notice required by said subsection (a), but shall provide such notice within 90 days after the effective date of this act. Notwithstanding subsection (b), an owner who, on the effective date of this act has less than 1 year remaining prior to a termination shall not be required to give the 1163 year notice required by subsection (b), but shall provide such notice within 90 days after the164 effective date of this act.

(f) The notice requirements of this section shall not be affected by the status of an offer,purchase contract or sale under section 3 or section 4.

167 Section 3. (a) An owner shall offer the department an opportunity to purchase publicly-168 assisted housing prior to entering into an agreement to sell such property pursuant to the time 169 periods contained in this section, but no owner shall be under any obligation to enter into an 170 agreement to sell such property to the department.

171 (b) The department may select a designee to act on its behalf as purchaser of the 172 publicly-assisted housing and shall give the owner and CEDAC written notice of its selection. 173 The department shall promptly consult with the affected municipality before selecting a designee 174 and shall immediately designate the affected municipality as its designee upon written request of 175 the affected municipality, unless the department determines that such request is not feasible for 176 reasons set forth in the department's regulations. The department shall enter into a written 177 agreement with its selected designee providing that the designee, and any of its successors or 178 assigns, agree to preserve the affordability of the publicly assisted housing. Once such an 179 agreement is executed, the designee shall assume all rights and responsibilities attributable to the 180 department as a prospective purchaser under this section and section 4. At any time prior to a 181 sale under this section or section 4, the department may revoke its designation and assume the 182 designee's rights and responsibilities, either in its own capacity or by selecting a new designee; 183 provided, however, that no change in a designation shall operate to extend or alter any time

periods for performance set forth in this chapter or in any purchase contract entered into pursuantto this chapter.

186 (c) The department may, within 90 days after it receives notice pursuant to subsection (c) 187 of section 2 of the owner's intention to sell, submit an offer to the owner to purchase the 188 publicly-assisted housing. Failure by the department to submit a timely offer shall constitute an 189 irrevocable waiver of the department's rights under this section and the owner may sell the 190 publicly-assisted housing subject to section 4. If the owner accepts the department's initial or 191 any revised offer, the owner and the department shall enter into such other agreements as are 192 necessary and appropriate to complete the sale. If the owner and the department have not 193 entered into an agreement to sell the property to the department within 90 days after receipt of 194 the notice pursuant to subsection (c) of section 2, the owner may enter into an agreement to sell 195 the property to a purchaser of the owner's choice, subject to section 4.

196 (d) At any time after the notice in section 2 has been provided and within 10 days of 197 receiving a request, the owner shall make documents available to the department for review and 198 photocopying during normal business hours at the owner's principal place of business or at a 199 commercial photocopying facility. Such documents shall include, but not be limited to: (1) any 200 existing architectural plans and specifications of the development; (2) itemized lists of monthly 201 operating expenses and capital expenditures in each of the 2 preceding calendar years; (3) any 202 capital needs studies or market studies that have been submitted to a federal, state or local 203 agency in the preceding 3 years; (4) utility consumption rates for the preceding year; (5) copies 204 of the last 2 audited annual financial statements and physical inspection reports filed with 205 federal, state or local agencies; (6) the most recent rent roll showing then current vacancies and 206 rent arrearages; and (7) a statement of the approximate annualized vacancy rate at the

207 development for each of the 2 preceding calendar years. Documents obtained pursuant to a 208 request under subsections (c) and (d) shall not be considered public records, as defined in clause 209 26 of section 7 of chapter 4, and the department shall not make such documents available to the 210 public without the written consent of the owner or pursuant to a court order; provided, however, 211 that disclosure may be made to potential funding sources, regulatory agencies or agents or 212 consultants of the department in connection with the transaction, subject to appropriate 213 confidentiality agreements. Upon request and with appropriate notice, the owner shall permit 214 reasonable inspections of the dwelling units, building systems, common areas and common 215 grounds by agents, consultants and representatives of the department or its designee including, 216 but not limited to, inspections related to environmental, engineering, structural or zoning matters; 217 provided, that the owner and agents, consultants or representatives of the department or its 218 designee shall execute an access and confidentiality agreement, in a form approved by the 219 department, with respect to such matters as insurance to be carried by the investigators, 220 indemnities of the owner, restrictions on invasive testing, restoration requirements, the timing of 221 such inspections and the requirement to keep all matters discovered confidential.

(e) Not later than 30 days after the department submits an offer to purchase the publiclyassisted housing pursuant to subsection (c), the department shall notify tenants in the housing
development of its plans.

Section 4. (a) Upon the expiration of the 90 day offer period in subsection (c) of section 3, but not later than 2 years after the date notice was provided to the department in subsection (c) of section 2, the owner may execute a purchase contract with a third party to sell the publiclyassisted housing pursuant to this section. Thereafter, the owner again shall be subject to the notice provision of subsection (c) of section (2).

230 (b) Upon execution of a third party purchase contract, the owner shall, within 7 days, 231 submit a copy of the contract to the department and CEDAC, along with a proposed purchase 232 contract for execution by the department. If the department elects to purchase the publicly-233 assisted housing, the department shall, within 30 days after receipt of the third party purchase 234 contract and the proposed purchase contract, execute the proposed purchase contract or such 235 other agreement as is acceptable to the owner and the department. The time periods set forth in 236 this subsection may be extended by agreement between the owner and the department. The 237 proposed purchase contract shall contain the same terms and conditions as the executed third 238 party purchase contract, except that the proposed purchase contract shall provide at least the 239 following terms: (i) the earnest money deposit shall not exceed the lesser of: (1) the deposit in 240 the third party purchase contract; (2) 2 per cent of the sale price; or (3) \$250,000; provided, 241 however, that the owner and the department may agree to modify the terms of the earnest money 242 deposit; and provided further, that the earnest money deposit shall be held under commercially-243 reasonable terms by an escrow agent selected jointly by the owner and the department; (ii) the 244 earnest money deposit shall be refundable for not less than 90 days from the date of execution of 245 the purchase contract or such greater period as provided for in the third party purchase contract; 246 provided, that if the owner unreasonably delays the buyer's ability to conduct due diligence 247 during the 90 day period, the earnest money deposit shall continue to be refundable for a period 248 greater than 90 days; and (iii) the time for performance shall be not less than 240 days from the 249 date of the execution of the purchase contract, or such greater period as provided for in the third 250 party purchase contract.

(c) If the department fails to execute the proposed purchase contract within 30 days or
such other period as provided in subsection (b), the owner shall have 2 years from the last day on

which the department was entitled to execute the proposed purchase contract in which to complete a sale of the owner's publicly-assisted housing to a third party, except as provided in subsection (e). Upon the expiration of the 2-year period, the owner shall be subject again to subsection (c) of section 2, section 3 and this section.

(d) If the department executes the proposed purchase contract as provided in subsection
(b) but fails to perform as provided in the executed purchase contract, then the owner shall have
2 years from the date on which the executed purchase contract terminated in which to complete a
sale of the owner's publicly-assisted housing to a third party. Upon the expiration of the 2-year
period, the owner shall be subject again to all of subsection (c) of section 2, section 3 and this
section.

263 (e) After receipt of the third party purchase contract provided for in subsection (b), the 264 department may, within the 30-day time period prescribed in said subsection (b), make a 265 counteroffer by executing and submitting to the owner an amended proposed purchase contract. 266 Failure by the department to execute the purchase contract or submit a counteroffer within the 267 30-day period referenced in subsection (b) shall constitute a waiver of the department's right to 268 purchase under this section. If the department submits a counteroffer, the owner shall have 30 269 days from the date it receives the amended proposed purchase contract to execute the amended 270 proposed purchase contract or reject, in writing, the counteroffer. If the owner rejects the 271 counteroffer, the owner shall have 2 years from the date on which the owner rejects the 272 department's counteroffer to complete a sale of the publicly-assisted housing to a third party; 273 provided, however, that if such sale is upon economic terms and conditions that are the same as 274 or materially more favorable to the proposed purchaser than the economic terms and conditions 275 in the proposed purchase contract offered by the department in its counteroffer, the owner shall

provide a copy of the new third party purchase contract, along with a proposed purchase contract for execution by the department which shall contain the same terms and conditions as the executed third party purchase contract; provided that the department shall have 30 days from the date it receives the third party purchase contract and the proposed purchase contract to execute the proposed purchase contract or such other agreement as is acceptable to the owner and the department.

(f) The owner shall, not later than 7 days after the execution of a purchase contract with a third party, provide the department with a copy of any new or amended purchase contract executed with respect to the property during the 2 year period set forth in subsections (c) to (e), inclusive, and shall not later than 7 days after the recording or filing of the deed or other document with the registry of deeds or the registry district of the land court of the county in which the affected real property is located, provide the department with a copy of any such deed or other document transferring the owner's interest in the publicly-assisted housing.

(g) Any third party purchase contract, amended third party purchase contract, deed or any other document transferring the owner's interest in publicly-assisted housing shall include a certification by the owner that the document is accurate and complete and there are no other agreements between the owner and the third party buyer, or an affiliate of either, with respect to the sale of the publicly-assisted housing.

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Section 5. An affected municipality shall not be subject to section 16 of chapter 30B.

295 Section 6. (a) Sections 3 and 4 shall not apply to the following: (i) a government taking 296 by eminent domain or a negotiated purchase in lieu of eminent domain; (ii) a forced sale 297 pursuant to a foreclosure; (iii) a deed-in-lieu-of foreclosure; (iv) a proposed sale to a purchaser 298 pursuant to terms and conditions that preserve affordability, as determined by the department; 299 (v) a proposed sale of publicly-assisted housing that the department has determined, as of the 300 effective date of this act, was neither receiving government assistance nor was subject to 301 regulation by any of the programs listed in the definition of publicly-assisted housing other than 302 project-based section 8 and the buyer has agreed, in a regulatory agreement, to renew in whole, 303 all project-based section 8 assistance contracts, or any successor program thereto; provided that 304 at the time of such renewal, such assistance is available to the owner on economic terms and 305 conditions that are comparable to the existing project-based rental assistance contract; (vi) a 306 proposed sale of publicly-assisted housing to an affiliate of the owner that is not a termination as 307 determined by the department; (vii) a proposed sale of publicly-assisted housing which has more 308 than 15 years from the date of the sale until the date of the publicly-assisted housing's first 309 scheduled termination; or (viii) a bona fide proposed sale pursuant to a purchase contract on the 310 effective date of this chapter.

(b) An owner seeking an exemption under clause (iv), (v) or (vi) of subsection (a) shall include the name and address of any tenant organization in the request and shall provide a copy of its request to the chief executive officer of the affected municipality, CEDAC, the local legal services organization as designated by the department and the tenant organization, if any, at the time it files its exemption request with the department. The department shall provide a copy of its written determination under said clause (iv), (v) or (vi) of said subsection (a) to the owner,

317 CEDAC, the local legal services organization and the tenant organization.

318 Section 7. For 3 years after termination, the rent for a protected low-income tenant who 319 does not receive an enhanced section 8 voucher shall not be increased more than once annually 320 by the increase in the consumer price index applicable to the area in which the publicly-assisted housing is located during the preceding year plus 3 per cent. The foregoing shall not apply to a low-income tenant: (i) who is income eligible for an enhanced section 8 voucher but does not obtain one solely due to some action or inaction of the tenant on or after the date he is eligible to apply for the enhanced section 8 voucher; or (ii) who would be eligible for an enhanced section 8 voucher if this provision was not in effect. For a period of 3 years after termination, a protected low income tenant shall not be evicted or involuntarily displaced from his dwelling except for good cause related to tenant fault.

328 Section 8. A purchase by the department or by its designee pursuant to this chapter shall 329 be subject to a regulatory agreement. A regulatory agreement shall not contain any terms that 330 would preclude an owner or buyer from participating in, or diminishing the benefits that an 331 owner would otherwise receive by participating in the United States Department of Housing and 332 Urban Development's Mark Up to Market Program.

333 Section 9. An owner who has complied with sections 2 through 4, inclusive, which has 334 not resulted in a purchase by the department or which has resulted in a sale pursuant to section 4, 335 may apply to the department for a certificate of compliance by submitting a written request for 336 the certificate in a form and with such documentation as required by the department to establish 337 the owner's compliance to the satisfaction of the department. Upon submission of said written 338 request, the owner shall provide a copy of the request to CEDAC and the chief executive officer 339 of the affected municipality. Upon request by a tenant of the affected publicly-assisted housing, 340 the owner shall provide a copy of the owner's request for a certificate of compliance. The 341 department shall issue the certificate of compliance within 30 days after receipt of the application 342 if it determines that the owner has complied with said sections 2 through 4, inclusive. The 343 certificate of compliance shall be filed with the registry of deeds or the registry district of the

land court of the county in which the real property is located within 1 year after the date ofissuance.

346 Section 10. For the purposes of sections 3 and 4, housing that qualified as publicly-347 assisted housing as of the effective date of this act shall be subject to this chapter for 4 years after 348 the date of the last event or occurrence that constituted a termination; provided that such 349 termination occurred subsequent to the effective date of this act. 350 SECTION 2. Section 6I of chapter 62 of the General Laws, as appearing in the 2008 351 Official Edition, is hereby amended by striking out, in line 173, the word "taxpayer" and 352 inserting in place thereof the following words:- qualified Massachusetts project. 353 SECTION 3. Section 31H of chapter 63 of the General Laws, as so appearing, is hereby 354 amended by striking out, in line 177, the word "taxpayer" and inserting in place thereof the 355 following words:- qualified Massachusetts project. 356 SECTION 4. Within 45 days after the effective date of this act, the department of 357 housing and community development shall establish a 13-member advisory committee to 358 provide advice and recommendations to the department regarding regulations to implement this 359 act. The advisory committee shall consist of the following members: the undersecretary of the 360 department of housing and community development or his designee; the executive director of the 361 Community Economic Development Assistance Corporation; 1 member selected by the 362 Massachusetts Mayors Association; 1 member selected by the Massachusetts Municipal 363 Association; 1 member selected by Citizens Housing and Planning Association; 1 member 364 selected by the Greater Boston Real Estate Board; 1 member selected by the Real Estate Bar 365 Association for Massachusetts; 1 member selected by the Massachusetts Association of

366 Community Development Corporations; 1 member selected by the Massachusetts Legal
367 Assistance Corporation; 1 member affiliated with the Affordable Housing Preservation Initiative
368 of the Local Initiatives Support Corporation; 1 member selected by the Massachusetts Chapter of
369 the National Association of Housing and Redevelopment Officials; and 2 members chosen by the
370 department of housing and community development.

371 SECTION 5. The department of housing and community development shall promulgate 372 regulations to effectuate the purposes and implement chapter 40T of the General Laws not later 373 than 150 days after the effective date of this act."; and by inserting after the enacting clause the 374 following emergency preamble: "Whereas, The deferred operation of this act would tend to 375 defeat its purposes, which is to preserve forthwith the affordability of publicly assisted housing, 376 therefore it is hereby declared to be an emergency law, necessary for the immediate preservation 377 of the public convenience.".