The Commonwealth of Massachusetts

In the Year Two Thousand Nine

An Act reducing the use of paper and increasing government efficiencies..

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 secretary of administration and finance shall increase the efficiency of
2	government through:

3	(1) Reducing the use of paper through maximizing the available uses of information
4	technology, including alternative information technologies to substitute for paper and increasing
5	the use of electronic methods for the maintenance, submission, or disclosure of information, to
6	improve data quality, agency efficiency and responsiveness to the public;
7	(2) Eliminating costly and wasteful government publications through the expanded use of
8	electronic methods for distribution of documentation throughout state government, where
9	feasible and appropriate;

(3) Increasing and maximizing the availability of online transactions; including statutorily
and regulatorily required corporate filings and frequently transacted governmental business with
the citizens of the Commonwealth;

(4) Maximizing the use and availability electronic forms of payment and eliminating or
 minimizing any prohibitive fees associated with such transactions; and

(5) Eliminating duplicative permitting and paperwork requirements through
implementing inter-agency file sharing technologies in order that electronically stored data can
be viewed and routed, where appropriate, by multiple agencies.

18 Section 2. The secretary shall investigate any current statutory impediments for the 19 reduction of the use of paper by state government and any impediments both statutory and 20 technological, for more efficient electronic data storage and dissemination. The secretary shall 21 submit his findings, along with any legislative recommendations to address those findings, to the 22 house and senate clerks, and the joint committee on state administration and regulatory oversight 23 no later than August 31, 2009.

Section 3. Notwithstanding any special or general law to the contrary there shall be a special commission to investigate and make recommendations as to the feasibility of increasing electronic filings, records management and transactions within the judiciary. Said commission shall investigate the possibility of eliminating, or substantially reducing the utilization of paper filings in court proceedings.

Said commission shall consist of twenty-five members, one of which shall be the chief justice of the supreme judicial court, or her designee, who shall also serve as chair, one of which shall be the chief justice of the appeals court, or his designee, one of which shall be the chief justice for administration and management, or his designee, one of which shall be the chief judge of the probate and family court, or his designee, one of which shall be the chief judge court, or his designee, one of which shall be the chief judge of the land court, or his designee, one of which shall be the attorney general of the commonwealth, or her

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35 designee; nineteen of which shall be appointed by the chief justice of the supreme judicial court, 36 provided that three of which shall be district attorneys from diverse dispersed areas of the 37 commonwealth, or their designees; provided further that three of which shall be clerk of courts in 38 the commonwealth, or their designees; provided further that two of which shall be registers of 39 deeds in the commonwealth, or their designees; provided further that two of which shall be 40 registers of probate in the commonwealth, or their designees; provided further that six of which 41 shall be selected from nominations provided by the Massachusetts Bar Association, provided that 42 such persons shall represent diverse practice areas and practice sizes; provided further that four 43 of which shall be experts in areas of information technology, data storage, security and privacy protection. 44

Said commission shall submit its findings, along with any legislative recommendations
necessary to address those findings, to the house and senate clerks, the joint committee on the
judiciary, and the joint committee on state administration and regulatory oversight no later than
October 15, 2009.

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