

The Commonwealth of Massachusetts

In the Year Two Thousand Nine

An Act to promote livable communities and zoning reform act..

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. (a) the land and waters within the Commonwealth possess distinct natural,
2	scientific, historical, scenic, cultural, architectural, archeological, recreational, economic,
3	agricultural and other values
4	(b) there is a national, regional, state, and local, interest in preserving and enhancing
5	these values; and these values are being threatened and may be irreparably damaged by
6	uncoordinated or inappropriate uses of the Commonwealth's land and resources.
7	(c) the obligation to protect the many valuable resources of the Commonwealth is shared
8	by local, regional, state and national governments, civic organizations, businesses and the
9	general public.
10	(d) these resources are being adversely affected by a lack of effective and coordinated
11	planning among the various levels of government and a lack of adequate funding and technical
12	assistance for municipalities.

13	(e) these resources can be protected if each level of government participates in
14	sustainable planning for smart growth.
15	Section 2.(a) State principles and goals
16	(1) state policies and spending decisions should encourage growth in appropriate and
17	identified places.
18	(2) state resources should be targeted to support development in areas where
19	infrastructure is already in place.
20	(3) state polices and spending decisions should not encourage or subsidize sprawl.
21	(4) state policies and spending decisions should discourage growth in environmentally
22	sensitive areas in order to protect the Commonwealth's most valuable remaining natural
23	resources before they are lost.