

The Commonwealth of Massachusetts

PRESENTED BY:

Kevin G. Honan and Michael O. 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 promoting accessible housing for people with disabilities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Kevin G. Honan	17th Suffolk	1/19/2011
Jonathan Hecht	29th Middlesex	2/4/2011
Carl M. Sciortino, Jr.	34th Middlesex	2/4/2011
Cory Atkins	14th Middlesex	2/4/2011
Kay Khan	11th Middlesex	2/4/2011
Thomas P. Kennedy		2/4/2011
Thomas P. Conroy	13th Middlesex	2/4/2011
Peter V. Kocot	1st Hampshire	2/4/2011
Denise Provost	27th Middlesex	2/4/2011
Kathi-Anne Reinstein	16th Suffolk	2/4/2011
Chris Walsh	6th Middlesex	2/4/2011
Karen E. Spilka		2/4/2011
Jeffrey Sánchez	15th Suffolk	2/4/2011
Frank I. Smizik	15th Norfolk	2/3/2011
John J. Binienda	17th Worcester	2/3/2011
Elizabeth A. Malia	11th Suffolk	2/3/2011
Kate Hogan	3rd Middlesex	2/3/2011
Christine E. Canavan	10th Plymouth	2/3/2011

Ruth B. Balser	12th Middlesex	1/28/2011
David B. Sullivan	6th Bristol	2/3/2011
Alice K. Wolf	25th Middlesex	2/3/2011
Linda Campbell	15th Essex	2/3/2011

HOUSE DOCKET, NO. 1016 FILED ON: 1/19/2011

By Mr. Honan of Boston and Senator Moore, a joint petition (accompanied by bill, House, No. 1557) of Kevin G. Honan and others relative to further regulating the Architectural Access Board of the Department of Public Safety to promote accessible housing for people with disabilities. Housing.

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act promoting accessible housing for people with disabilities.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to increase accessible affordable housing for people with disabilities, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public [Emergency Preamble Context].

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. To provide for a capital outlay program to support housing production and
2	modification for persons with disabilities, elders, homeless individuals and families, and low and
3	moderate income citizens of the commonwealth, the sums set forth for the several purposes and
4	subject to the conditions specified in this act, are hereby made available subject to the laws
5	regulating the disbursement of public funds.
6	7004-0029 For state financial assistance in the form of loans for the development of
7	community-based housing for individuals with mental illness and intellectual disabilities;
8	provided, that the loan program shall be administered by the department of housing and
9	community development, hereinafter referred to in this item as the department, through contracts

10 with the Massachusetts Development Finance Agency established in chapter 23G of the General 11 Laws, the Community Economic Development Assistance Corporation established in chapter 12 40H of the General Laws, operating agencies established pursuant to chapter 121B of the 13 General Laws and the Massachusetts Housing Finance Agency established in chapter 708 of the 14 acts of 1966; provided further, that those agencies may develop or finance community-based 15 housing, or may enter into subcontracts with nonprofit organizations established pursuant to 16 chapter 180 of the General Laws or organizations in which such nonprofit corporations have a 17 controlling financial or managerial interest or for-profit organizations; provided, however, that 18 preference for the subcontracts shall be given to nonprofit organizations; provided further, that 19 the department shall consider a balanced geographic plan for such community-based housing 20 when issuing the loans; provided further, that the department shall consider development of a 21 balanced range of housing models by prioritizing funds for integrated housing as defined by the 22 appropriate housing and service agencies including, but not limited to, the department of housing 23 and community development, the Massachusetts rehabilitation commission, the department of 24 mental health and the department of developmental services, in consultation with relevant and 25 interested clients, their families, advocates and other parties as necessary; provided further, that 26 loans issued pursuant to this item shall: (1) not exceed 50 per cent of the financing of the total 27 development costs; (2) be issued only when a contract or agreement for the use of the property 28 for such housing provides for repayment to the commonwealth at the time of disposition of the 29 property in an amount equal to the commonwealth's proportional contribution from the Facilities 30 Consolidation Fund to the cost of the development through payments made by the state agency 31 making the contract; (3) only be issued when a contract or agreement for the use of the property 32 for the purposes of such housing provides for the recording of a deed restriction in the registry of

33 deeds or the registry district of the land court of the county in which the real property is located, 34 for the benefit of the departments, running with the land, that the land be used to provide 35 community-based housing for eligible individuals as determined by the department of mental 36 health and the department of developmental services; provided, that the property shall not be 37 released from such restriction until the balance of the principal and interest for the loan has been 38 repaid in full or until a mortgage foreclosure deed has been recorded; (4) be issued for a term not 39 to exceed 30 years during which time repayment may be deferred by the loan issuing authority 40 unless, at the end of any fiscal year, cash collections from all sources in connection with a 41 community-based housing project, except for contributions, donations or grant moneys, exceed 42 105 per cent of cash expenditures on behalf of the project, including debt service, operating 43 expenses and capital reserves, in which event such excess cash shall be paid to the 44 commonwealth within 45 days of the end of the fiscal year, payable first to interest due 45 hereunder and thereafter to principal advanced pursuant to the loan; provided further, that if on 46 the date the loans become due and payable to the commonwealth an outstanding balance exists, 47 and if, on such date, the department, in consultation with the executive office of health and 48 human services, determines that there still exists a need for such housing and that there is 49 continued funding available for the provision of services to such development, the department 50 may, by agreement with the owner of the development, extend the loans for such periods, each 51 period not to exceed 10 years, as the department shall determine; provided, however, that the project shall remain affordable housing for the duration of the loan term, including any extension 52 53 thereof, as set forth in the contract or agreement entered into by the department; and provided 54 further, that in the event the terms of repayment detailed in this item would cause a project 55 authorized by this item to become ineligible to receive federal funds which would otherwise

56 assist in the development of that project, the department may waive the terms of repayment 57 which would cause the project to become ineligible; and (5) have interest rates fixed at a rate, to 58 be determined by the department, in consultation with the state treasurer; provided further, that 59 expenditures from this item shall not be made for the purpose of refinancing outstanding 60 mortgage loans for community-based housing in existence prior to the effective date of this act; 61 provided further, that community-based housing projects developed pursuant to this item shall 62 not be refinanced during the term of any loan issued pursuant to this item unless the balance of 63 the principal and interest for such loan has been repaid in full at the time of such refinancing; 64 provided further, that the community-based housing projects may be refinanced if the 65 refinancing would result in a reduction of costs paid by the commonwealth; provided further, 66 that a refinanced loan shall be due and payable on a date not later than the date on which the 67 original loan was due and payable, except in accordance with clause (4) when necessary to effect 68 extraordinary repairs or maintenance which shall be approved by the commissioner of 69 developmental services or the commissioner of mental health, as the case may be, and the 70 department; provided further, that the loans shall be provided only for projects conforming to the 71 provisions of this item; provided further, that the loans shall be issued in accordance with a 72 facilities consolidation plan prepared by the secretary of health and human services, reviewed 73 and approved by the department and filed with the secretary for administration and finance and 74 the house and senate committees on ways and means and the joint committee on housing; 75 provided further, that no expenditure shall be made from this item without the prior approval of 76 the secretary for administration and finance; provided further, that the department, the 77 department of mental health and the Community Economic Development Assistance Corporation 78 may identify appropriate financing mechanisms and guidelines for grants or loans from this item

79 to promote private development to produce housing, to provide for independent integrated living 80 opportunities, to write down building and operating costs and to serve households at or below 15 81 per cent of area median income for the benefit of department of mental health clients; provided 82 further, that not more than \$10,000,000 may be expended from this item for a pilot program of 83 community-based housing loans to serve mentally ill homeless individuals in the current or 84 former care of the department of mental health; provided further, that in implementing the pilot 85 program, the department shall consider a balanced geographic plan when establishing 86 community-based residences; provided further, that the housing services made available pursuant 87 to such loans shall not be construed as a right or an entitlement for any individual or class of 88 persons to the benefits of the pilot program; provided further, that eligibility for the pilot 89 program shall be established by regulations promulgated by the department; provided further, 90 that the department shall promulgate regulations pursuant to chapter 30A of the General Laws 91 for the implementation, administration and enforcement of this item, consistent with the facilities 92 consolidation plan prepared by the secretary of health and human services, and after consultation 93 with the secretary and the commissioner of the division of capital asset management and 94 maintenance...... \$60.000.000

95 7004-0030.. For state financial assistance in the form of loans for the development and 96 redevelopment of community-based housing for persons with disabilities who are 97 institutionalized or at risk of being institutionalized, who are not eligible for housing developed 98 pursuant to item 7004-0029; provided, that the loan program shall be administered by the 99 department of housing and community development, hereinafter referred to in this item as the 100 department, through contracts with the Massachusetts Development Finance Agency established 101 in chapter 23G of the General Laws, the Community Economic Development Assistance

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102 Corporation established in chapter 40H of the General Laws, operating agencies established 103 pursuant to chapter 121B of the General Laws and the Massachusetts Housing Finance Agency 104 established in chapter 708 of the acts of 1966; provided further, that the agencies may develop or 105 finance the community-based housing, or may enter into subcontracts with nonprofit 106 organizations established pursuant to chapter 180 of the General Laws or organizations in which 107 such nonprofit corporations have a controlling financial or managerial interest or for-profit 108 organizations; provided, however, that preference for such subcontracts shall be given to 109 nonprofit organizations; provided further, that the department shall consider a balanced 110 geographic plan for such community-based housing when issuing the loans; provided further, 111 that all housing developed with these funds shall be integrated housing as defined by the 112 appropriate state housing and service agencies including the Massachusetts Rehabilitation 113 Commission in consultation with relevant and interested clients, their families, advocates, and 114 other parties as necessary; provided further, that loans issued pursuant to this item shall: (1) not 115 exceed 50 per cent of the financing of the total development costs; (2) be issued only when a 116 contract or agreement for the use of the property for the purposes of such housing provides for 117 repayment to the commonwealth at the time of disposition of the property in an amount equal to 118 the commonwealth's proportional contribution from community based housing to the cost of the 119 development through payments made by the state agency making the contract; (3) only be issued 120 when a contract or agreement for the use of the property for the purposes of such community-121 based housing provides for the recording of a deed restriction in the registry of deeds or the 122 registry district of the land court of the county in which the real property is located, for the 123 benefit of the departments, running with the land, that the land be used to provide community-124 based housing for eligible individuals as determined by the Massachusetts rehabilitation

125 commission or other agency of the executive office of health and human services; provided 126 further, that the property shall not be released from such restrictions until the balance of the principal and interest for the loan has been repaid in full or until a mortgage foreclosure deed has 127 128 been recorded; (4) be issued for a term not to exceed 30 years during which time repayment may 129 be deferred by the loan issuing authority unless, at the end of any fiscal year, cash collections 130 from all sources in connection with a community-based housing project, except for contributions, 131 donations or grant moneys, exceed 105 per cent of cash expenditures on behalf of the project, 132 including debt service, operating expenses, and capital reserves, in which event such excess cash 133 shall be paid to the commonwealth within 45 days of the end of the fiscal year, payable first to 134 interest due hereunder and thereafter to principal advanced pursuant to the loan; provided further, 135 that if on the date the loans become due and payable to the commonwealth an outstanding 136 balance exists, and if on that date, the department, in consultation with the executive office of 137 health and human services, determines that there still exists a need for such housing, the 138 department may, by agreement with the owner of the development, extend the loans for such 139 periods, each period not exceed 10 years, as the department shall determine; provided, however, 140 that the project shall continue to remain affordable housing for the duration of the loan term, 141 including any extensions thereof, as set forth in the contract or agreement entered into by the 142 department; and provided further, that in the event the terms of repayment detailed in this item 143 would cause a project authorized by this item to become ineligible to receive federal funds which 144 would otherwise assist in the development of that project, that commissioner may waive the 145 terms of repayment which would cause the project to become ineligible; and (5) have interest 146 rates fixed at a rate, to be determined by the department, in consultation with the state treasurer; 147 provided further, that expenditures from this item shall not be made for the purpose of

148 refinancing outstanding mortgage loans for community-based housing in existence before the 149 effective date of this act; provided further, that community-based housing projects developed 150 pursuant to this item shall not be refinanced during the term of any loan issued pursuant to this 151 item unless the balance of the principal and interest for such loan is repaid in full at the time of 152 such refinancing; provided further, that the community-based housing projects may be 153 refinanced if the refinancing would result in a reduction of costs paid by the commonwealth; 154 provided further, that a refinanced loan shall be due and payable not later than the date on which 155 the original loan was due and payable, except in accordance with clause (4) of this item or when 156 necessary to effect extraordinary repairs or maintenance which shall be approved by the 157 commissioner of the Massachusetts rehabilitation commission or other agency of the executive 158 office of health and human services, as appropriate, and the department; provided further, the 159 loans shall be provided only for projects conforming to this item; provided further, that the loans 160 shall be issued in accordance with an enhancing community-based services plan prepared by the 161 secretary of health and human services, in consultation with the department and filed with the 162 secretary for administration and finance and the house and senate committees on ways and 163 means and the joint committee on housing; provided further, that no expenditure shall be made 164 from this item without the prior approval of the secretary for administration and finance; 165 provided further, that the department shall promulgate regulations pursuant to chapter 30A of the 166 General Laws for the implementation, administration and enforcement of this item, consistent 167 with the enhancing community-based services plan prepared by the secretary of health and 168 human services after consultation with the secretary and the commissioner of capital asset 169 management and maintenance.....\$30,000,000

SECTION 2. Section 13A of chapter 22 of the General Laws is hereby amended by
striking out the words "physically handicapped," "physically handicapped person," and
"handicapped person" wherever they appear and replacing said words with the following:"person with disabilities".

SECTION 3. Section 13A of chapter 22 of the General Laws is hereby amended by
striking out the fourth paragraph in its entirety and replacing it with the following new
paragraph:-

183 The board shall make and from time to time alter, amend, and repeal, in accordance with 184 the provisions of chapter thirty A, rules and regulations designed to make public buildings 185 accessible to, functional for, and safe for use by persons with disabilities. Such rules and 186 regulations of the board shall also establish standards and procedures designed to make readily 187 accessible and usable, or adaptable for persons with disabilities (1) all dwelling units in multiple 188 dwellings equipped with an elevator and (2) all ground floor dwelling units in multiple dwellings 189 not equipped with an elevator, including the public use and common use portions of such 190 dwellings; provided, however, that the dwelling is constructed for first occupancy after March 191 thirteenth, nineteen hundred and ninety-one. Said rules and regulations shall include, but need

not be limited to, detailed architectural standards further defining adaptable dwelling units, and such other provisions necessary to provide rights and remedies substantially equivalent to or greater than the rights and remedies provided by the Federal Fair Housing Amendments Act of 1988, and regulations promulgated to implement said Act that pertain to multiple dwellings.

196 SECTION 4. Section 13A of chapter 22 of the General Laws is hereby amended by197 inserting after the fourth paragraph the following new paragraph:-

198 The board shall make and from time to time alter, amend, and repeal, in accordance with 199 the provisions of chapter thirty A, rules and regulations designed to make publicly assisted 200 housing accommodations, and lodging or residential facilities for hire, rent, lease or sale readily 201 accessible and usable, or adaptable for use by persons with disabilities. Said rules and 202 regulations shall include, but need not be limited to, detailed architectural standards further 203 defining adaptable and accessible dwelling units, including the public use and common use 204 portions of such dwellings, and such other provisions necessary to provide rights and remedies 205 substantially equivalent to or greater than the rights and remedies provided by Section 504 of the 206 Rehabilitation Act of 1973 and regulations promulgated by the United States Department of 207 Housing and Urban Development to implement said Act, and the Americans with Disabilities 208 Act of 1990, as amended, and regulations promulgated by the United States Department of 209 Justice to implement said Act. Said rules and regulations shall be available to the public at no 210 cost.

With respect to any multiple dwelling, the rules and regulations of the board shall incorporate any safe harbor standard adopted by the United States Department of Housing and Urban Development pursuant to the Federal Fair Housing Amendments Act of 1988, except as

214 specifically modified by the board to provide greater access for persons with disabilities. With 215 respect to any publicly assisted housing accommodations, or lodging or residential facilities for 216 hire, rent, lease or sale consisting of fifteen or more dwelling units, the rules and regulations of 217 the board shall incorporate standards adopted by the United States Department of Housing and 218 Urban Development and the United States Department of Justice pursuant to Section 504 of the 219 Rehabilitation Act of 1973, as amended, and the Americans with Disabilities Act of 1990, as 220 amended, including any applicable referenced standards set forth in the Americans with 221 Disabilities Act and the Architectural Barriers Act Accessibility Guidelines adopted from time to 222 time by the United States Access Board, except as specifically modified by the board to provide 223 greater access for persons with disabilities.

The code structure in the rules and regulations adopted by the board shall utilize the same code structure as the state building code adopted by the state board of building regulations and standards pursuant to chapter one hundred and forty-three of the General Laws.

SECTION 5. Section 13A of chapter 22 of the General Laws is hereby amended by
 striking out paragraphs seven and eight in their entirety and inserting the following new
 paragraphs:-

There shall be no construction, reconstruction, alteration or remodeling of a public building, publicly assisted building, publicly assisted housing accommodation, or a lodging or residential facility for hire, rent, or lease containing fifteen or more dwelling units, except in conformity with said rules and regulations, nor shall the use of any building be changed to a residential use or a use in which the building is open to and used by the public as defined in this section until such building so conforms, and a copy of the plans and specifications have been

236 approved as provided in this section and in section three W of chapter one hundred and forty-237 three, showing compliance with said rules and regulations; provided that with respect to any 238 publicly assisted building or a lodging or residential facility for hire, rent, or lease containing 239 fifteen or more dwelling units, the rules and regulations shall provide for rights and remedies 240 substantially equivalent or greater than the Federal Fair Housing Amendments Act of 1988, 241 Section 504 of the Rehabilitation Act of 1973, and the Americans with Disabilities Act of 1990, 242 as amended, as applicable; provided further, however, that if the board determines that 243 compliance with said rules and regulations is not feasible, or would result in excessive and 244 unreasonable costs without any substantial benefit to persons with disabilities in a particular 245 case, it may provide for modification of, or substitution for, such rule or regulation. In all 246 petitions for variance, the burden of proof shall be on the party requesting a variance to justify its 247 allowance.

248 Unless otherwise specified, five per cent but not less than one of the units for hire, rent, 249 lease, or sale in publicly assisted buildings, publicly assisted housing accommodations, or 250 lodging or residential facilities for hire, rent, or lease containing fifteen or more units shall be 251 readily accessible and usable, or adaptable for persons with mobility disabilities, and no less than 252 two per cent but not less than one of the dwelling units shall be readily accessible and usable, or 253 adaptable for persons with hearing or visual disabilities. In the event that the board determines 254 that the need, in certain areas of the commonwealth, for such units either exceeds or does not 255 require said percentages, the board may require that, in said areas a lesser percentage of units, or 256 a greater percentage not to exceed ten percent be fully adaptable and safe for persons with 257 disabilities. The board may make such determination only if there is sufficient factual basis to 258 establish with a reasonable degree of certainty the present and future needs for said adaptable

259	units in certain areas of the commonwealth. A percentage of less than the amounts set forth
260	herein shall not be established unless such adaptable units, which are not needed by persons with
261	disabilities, cannot be readily hired, rented, leased, or sold to other persons.
262	SECTION 6. Section 13A of chapter 22 of the General Laws is hereby amended by
263	inserting after the definition of "public building" the following:-
264	"Publicly assisted housing accommodations," shall have the same meaning as set forth in
265	subsection ten of section one of chapter one hundred and fifty-oneB of the General Laws.
266	SECTION 7.
267	Section 13A of chapter 22 of the General Laws is hereby amended by deleting the
268	following phrase from paragraph ten of the definitions:-
269	"with a capacity of fifteen or more automobiles"
270	SECTION 8.
271	The architectural access board shall no later than three hundred days after the effective
272	date of this Act promulgate regulations implementing the provisions herein.