The Commonwealth of Massachusetts

In the Year Two Thousand Twelve

An Act making appropriations for the fiscal year 2012 to provide for supplementing certain existing appropriations and for certain other activities and projects.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to make supplemental appropriations for fiscal year 2012 and to make certain changes in law, 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 supplementing certain items in the general appropriation act
2	and other appropriation acts for fiscal year 2012, the sums set forth in section 2 are hereby
3	appropriated from the General Fund unless specifically designated otherwise in this act or in
4	those appropriation acts, for the several purposes and subject to the conditions specified in this
5	act or in those appropriation acts, and subject to the laws regulating the disbursement of public
6	funds for the fiscal year ending June 30, 2012. These sums shall be in addition to any amounts
7	previously appropriated and made available for the purposes of those items.
8	SECTION 2.
9	JUDICIARY

10 Massachusetts Legal Assistance Corporation

11	0321-1600	\$1,000,000
12	SECRETARY OF T	HE COMMONWEALTH
13	Office of the Secreta	ry of the Commonwealth
14	0521-0000	\$101,125
15	TREASURER AND	RECEIVER GENERAL
16	Office of the Treasur	er and Receiver General
17	0612-0105	\$200,000
18	EXECUTIVE OFFIC	CE FOR ADMINISTRATION AND FINANCE
19	Group Insurance Cor	nmission
20	1108-5201	\$989,250
21	Appellate Tax Board	
22	1310-1000	\$275,000
23	Reserves	
24	1599-0026	\$1,000,000
25	1599-1705	\$353,000
26	1599-1709	\$350,258
27	1599-4430	\$5,100,000

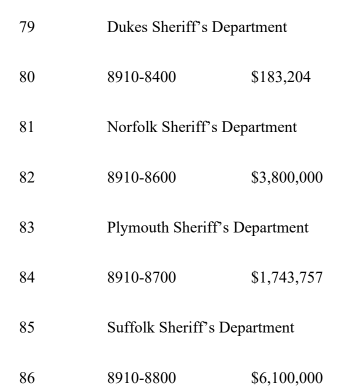
28 EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAIRS

29 Office of the Secretary

30	2000-0100	\$962,000
31	2030-1000	\$727,850
32	Department of Agric	ultural Resources
33	2511-0100	\$34,361
34	EXECUTIVE OFFIC	CE OF HEALTH AND HUMAN SERVICES
35	Department of Vetera	ans Services
36	1410-0010	\$10,000
37	Office of the Secretar	ry
38	4000-0600	\$35,000,000
39	Department of Youth	n Services
40	4200-0100	\$600,000
41	4200-0300	\$1,100,000
42	Department of Trans	itional Assistance
43	4403-2119	\$140,000
44	EXECUTIVE OFFIC	CE OF HOUSING AND ECONOMIC DEVELOPMENT

45	Department of Hous	sing and Community Development
46	7004-0099	\$10,000
47	7004-0102	\$230,000
48	EXECUTIVE OFFI	ICE OF EDUCATION
49	Department of High	ner Education
50	7066-0021	\$1,800,000
51	EXECUTIVE OFFI	ICE OF PUBLIC SAFETY AND HOMELAND SECURITY
52	Department of Crim	ninal Justice Information Services
53	8000-0110	\$150,000
54	Office of the Chief	Medical Examiner
55	8000-0122	\$140,000
56	Massachusetts Eme	rgency Management Agency
57	8800-0001	\$150,000
58	Department of Corr	ection
59	8900-0010	\$1,022,263
60	SHERIFFS	
61	Hampden Sheriff's	Department

62	8910-0102	\$1,811,152
63	Worcester Sheriff's D	Department
64	8910-0105	\$693,920
65	Middlesex Sheriff's I	Department
66	8910-0107	\$4,699,590
67	Hampshire Sheriff's I	Department
68	8910-0110	\$960,444
69	Berkshire Sheriff's D	epartment
70	8910-0145	\$1,410,841
71	Franklin Sheriff's De	partment
72	8910-0108	\$1,000,000
73	Essex Sheriff's Depar	rtment
74	8910-0619	\$1,459,679
75	Barnstable Sheriff's I	Department
76	8910-8200	\$1,800,000
77	Bristol Sheriff's Depa	artment
78	8910-8300	\$1,904,189



87 SECTION 2A. To provide for certain unanticipated obligations of the commonwealth, to 88 provide for an alteration of purpose for current appropriations, and to meet certain requirements 89 of law, the sums set forth in this section are hereby appropriated from the General Fund unless 90 specifically designated otherwise in this section, for the several purposes and subject to the 91 conditions specified in this section, and subject to the laws regulating the disbursement of public 92 funds for the fiscal year ending June 30, 2012. These sums shall be in addition to any amounts 93 previously appropriated and made available for the purposes of those items. 94 EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE 95 Office of the Secretary of Administration and Finance

96 1106-0065 For the oversight of a sonar study of groundfish in the Atlantic Ocean,
97 including, but not limited to, cod, haddock and yellowtail to be conducted by the Scientific

Oversight of the North Atlantic Region project; provided, further, that the secretary shall report
on the status of the oversight project to the chairs of the house and senate committees on ways
and means on or before April 1, 2012\$200,000

101 Reserves

102 1599-4282 To provide for certain collective bargaining costs, including the cost of
103 salary adjustments and other economic benefits authorized by the collective bargaining
104 agreements between the Commonwealth of Massachusetts and the Service Employees
105 International Union, Local 509, Units 8 and 10 for fiscal year 2012 \$2,893,000

106 1599-4380 For a reserve to support information technology requirements and improve 107 information technology infrastructure at state agencies and departments; provided that the 108 secretary of administration and finance, in consultation with the chief information officer of the 109 commonwealth, may transfer amounts from this account to items 1100-1700, 2000-1700, 4000-110 1700, 7002-0017, 7009-1700 and 8000-1700; provided, further that in making transfers, the 111 secretary shall prioritize maintaining existing information technology capacity and necessary 112 improvements to address data security and data access; and provided, further that within 30 days 113 of any transfers from this fund the secretary shall report to the house and senate committees on 114 ways on: (1) amounts transferred from this account by line item, and (2) the methodology used to 115 determine transfers from this account \$20,420,000

- 116 EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
- 117 Division of Healthcare Finance and Policy

118 4100-0062 For the division of health care finance and policy, which may expend for 119 the migration of health safety net claims adjudication to the executive office of health and human 120 services through its MMIS system, and for the maintenance of that claims adjudication, an 121 amount equal to the amount of federal financial participation received by the state for such 122 activities, not to exceed \$6,000,000; provided, that the federal revenue received for such 123 expenditures shall be deposited in the General Fund and an amount equal to such revenue shall 124 be transferred in this account; and provided further, that notwithstanding any general or special 125 law to the contrary, and for the purpose of accommodating timing discrepancies between the 126 receipt of retained revenues and related expenditures, the division may incur expenses in 127 anticipation of revenue, after written approval from the secretary of administration and finance, 128 and the comptroller shall certify for payment, amounts not to exceed the lower of this 129 authorization or the most recent revenue estimate, as reported in the state accounting system 130 \$6,000,000

131 EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT

132 Department of Housing and Community Development

1337004-1000For a state supplement to the federal Low Income Home Energy134Assistance Program 42 U.S.C. section 8621 et seq., for the purpose of assisting low-income135elders, working families and other households with the purchase of heating oil, propane, natural136gas, electricity and other primary or secondary heating sources; provided, that expenditure of137these supplemental funds shall be made in accordance with the state plan submitted by the138department of housing and community development for operation of the fiscal year 2012139program, in accordance with federal law; provided, further, that the department shall establish

the maximum assistance for which a household shall be eligible commensurate with the
increased funding provided in this item; provided, further that any federal funds received for
fiscal year 2012 for the Low Income Home Energy Assistance Program that exceed
\$163,776,315, shall be used to reimburse the state for expenditures made under this line item, up
to the amount appropriated herein \$21,187,407

SECTION 3. Section 172 of chapter 6 of the General Laws, as appearing in the 2010
Official Edition, is hereby amended by inserting after the word "more", in line 184, the following
words:- , for 10 years following the disposition thereof, including termination of any period of
incarceration or custody.

SECTION 4. Section 1 of chapter 29 of the General Laws, as so appearing, is hereby
amended by inserting after the figure "131", in line 37, the following words:— and section
35NN of chapter 10.

SECTION 5. Section 3 of chapter 30A of the General Laws, as so appearing, is hereby
amended by striking out the fourth paragraph and inserting in place thereof the following
paragraph:-

A small business impact statement shall be filed with the state secretary on the same day the notice is filed and shall accompany the notice. Notwithstanding section 6, the state secretary shall include the small business impact statement on the electronic website of the state secretary, and the statement may be inspected and copied in the office of the state secretary during business hours.

SECTION 6. The definition of "regular compensation" in section 1 of chapter 32 of the
General Laws, is hereby amended by striking out the words "; provided, however, that if the

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162	employee receives compensation for wages in whatever form from the federal government and
163	such wages were not reported to any employing authority, such wages shall not be counted as
164	regular compensation for the purposes of the benefits provided in this chapter" inserted by
165	section 6 of chapter 176 of the acts of 2011.
166	SECTION 7. Paragraph (g ³ / ₄) of subdivision (1) of said section 4 of said chapter 32,
167	inserted by section 10 of said chapter 176, is hereby amended by striking out the words "retired
168	member of the Boston Teachers Retirement System" and inserting in place thereof the following
169	words:- member who retired as a teacher from the State-Boston Retirement System.
170	SECTION 8. Paragraph (f) of subdivision (2) of section 5 of said chapter 32, added by
171	section 18 of said chapter 176, is hereby amended by striking out the word "excluding" and
172	inserting in place thereof the following word:- from.
173	SECTION 9. Paragraph (ii) of subdivision (4) of said section 5 of said chapter 32, as
174	amended by section 21 of said chapter 176, is hereby further amended by striking out the words
175	"January 1" and inserting in place thereof the following:- April 2.
176	SECTION 10. Section 15 of said chapter 32, as amended by section 31 of said chapter
177	176, is hereby further amended by adding the following subdivision:-
178	(7) In no event shall any member be entitled to receive a retirement allowance under
179	sections 1 to 28, inclusive, which is based upon a salary that was intentionally concealed from or
180	intentionally misreported to the commonwealth or any political subdivision, district, or authority
181	of the commonwealth, as determined by the commission. If a member intentionally concealed
182	compensation from or intentionally misreported compensation to any entity to which the member
183	was required to report the compensation, even if the reporting was not required for purposes of

calculating the member's retirement allowance, the member's retirement allowance shall be
based only upon the regular compensation actually reported to that entity or the amount reported
to the board, whichever is lower. The member shall receive, unless otherwise prohibited by law,
a return of any accumulated total deductions paid on amounts in excess of the compensation
actually reported, but no interest shall be payable on the accumulated deductions returned to the
member.

SECTION 11. The definition of "Services" in section 23B of chapter 32, as appearing in
section 42 of said chapter 176, is hereby amended by inserting after the words "employment
agreements" the following words:- contingency fee agreements,.

SECTION 12. Section 91 of chapter 32, as most recently amended by section 50 of said
chapter 176, is hereby amended by striking out the words "first year" and inserting in place
thereof the following words:- first 12 months.

196 SECTION 13. Section 6 of chapter 32A of the General Laws, as appearing in the 2010 197 Official Edition, is hereby amended by inserting after the second sentence the following 2 198 sentences:- For active and retired employees, their dependents, and their survivors, including 199 municipal subscribers, except as otherwise required by state or federal law, and except effective 200 July 1 of any year, the commission shall not alter the schedule of copayments and deductibles for 201 health plans, or alter any other terms relating to health plans which would require authorization 202 by vote of the commissioners, but, for health plans whose rates change on January 1 instead of 203 July 1, the commission may make such changes effective January 1. If, however, the governor 204 reduces allotments to the commission under section 9C of chapter 29, the commission may make

any necessary adjustments to account for the reduction, but the commission shall not alter thecontribution ratios provided in the most recent applicable appropriation act.

207 SECTION 14. Subsection (9) of section 8 of chapter 44 of the General Laws, as most 208 recently amended by section 3 of chapter 52 of the acts of 2011, is hereby further amended by 209 striking out the words "as determined by the director" and inserting in place thereof the 210 following words:-, or such longer period not to exceed 10 years as determined by the director 211 after taking into consideration the ability of the city, town or district to provide other essential 212 public services and pay when due the principal and interest on its debts, the amount of federal 213 and state payments likely to be received for the purpose of the appropriations and such other 214 factors as the director may deem necessary or advisable.

215 SECTION 14A. Section 6F of chapter 62 of the General Laws, as so appearing, is hereby 216 amended by inserting, in line 53, after the word "date." the following: - In the case of a decedent 217 dving after December 31, 2009 and before January 1, 2011, for property acquired from said 218 decedent within the meaning of section one thousand and fourteen (b) of the Code, the initial 219 basis of such property shall be determined under section one thousand and fourteen of the Code, 220 without reference to sections one thousand fourteen (d) and (f) of the Code; except that in the 221 case of an election by the executor pursuant to § 301(c) of the Tax Relief, Unemployment 222 Insurance Reauthorization, and Job Creation Act of 2010 (P.L. 111-312), the initial basis of 223 property acquired from said decedent shall be determined under section one thousand and twenty 224 two of the Code as amended and in effect on January 1, 2005.

225 SECTION 15. Chapter 68 of the Acts of 2011, in item 1410-0010, is hereby amended by 226 inserting after the words "department of veterans' services;" the following:- provided further, that not less than \$10,000 shall be expended for the Korean War memorial located in theCharlestown navy yard ;

SECTION 16. The first sentence of section 64 of chapter 143 of the General Laws, as so appearing, is hereby amended by striking out, in line 5, the word "shall" and inserting in place thereof the following words:-, attached and detached shall. Furthermore, this change shall be applied retroactively to all certificates of approval administered within the last 12 months.

SECTION 17. Chapter 176J of the General Laws is hereby amended by inserting after
 section 11 the following 2 sections:-

235 Section 11A. A select or limited network plan shall continue to provide coverage for 236 medically necessary services that are part of the treatment program for patients, prior to joining 237 the select or limited network, undergoing an active course of treatment or follow up treatment for 238 a chronic disease at a comprehensive cancer center, pediatric hospital or pediatric specialty unit, 239 as defined in section 1 of chapter 118G, that does not participate in a carrier's select or limited 240 network plan.

For services provided under this section, reimbursement shall be based on median innetwork rates of that specific provider in such carrier's private plans in a manner consistent with data filed by such carrier with the division of health care finance and policy; or if the specific provider does not participate in any other plan of the carrier, then based on negotiated rates. Patient cost sharing responsibility for the services sought may not exceed the lowest copayment obligation established by such carrier for the receipt of such services offered through the carrier's select or limited network. Section 11B. Patients receiving an active course of treatment or follow up treatment for a chronic disease at a comprehensive cancer center, pediatric hospital or pediatric specialty unit, as defined in section 1 of chapter 118G, prior to joining a tiered network, shall not pay an amount for patient cost sharing responsibility that exceeds the cost-sharing tier with the second highest patient cost sharing responsibility.

253 SECTION 18. Section 11A of chapter 176J of the General Laws is hereby amended by 254 striking out the first paragraph and inserting in place thereof the following paragraph:-

255 For an insured member who is receiving an active course of treatment or follow up 256 treatment for a chronic disease and is newly enrolled in a select or limited network plan, the 257 carrier shall provide coverage for those medically necessary services that are part of that 258 treatment program provided by a health care provider not participating in a carrier's plan 259 pursuant to section 11 of chapter 176J for the duration of that treatment; provided that: (1) the 260 insured's employer only offers the insured a choice of plans in which the provider is not a 261 participant; (2) said provider is a comprehensive cancer center, pediatric hospital or pediatric 262 specialty unit as defined in section 1 of chapter 118G; and (3) said provider is providing the 263 insured with an ongoing course of treatment otherwise not available in-network.

SECTION 18A. Chapter 176J of the General Laws is hereby amended by inserting after
 section 13 the following 2 sections:-

Section 14. If a medically necessary and covered service is not available to a member within the carrier's provider network, the carrier must cover the services out-of-network, for as long as the service is unavailable in-network.

269	Section 15. Any insurer offering a tiered network plan shall clearly and conspicuously
270	indicate in all promotional and agreement materials, the cost sharing differences for enrollees in
271	the various tiers. The division of insurance shall promulgate regulations for what constitutes
272	clear and conspicuous as well as the potential cumulative effects of these differences.
273	SECTION 19. Section 11B of chapter 176J of the General Laws is hereby repealed.
274	SECTION 20. Section 8 of chapter 45 of the acts of 2005 is hereby repealed.
275	SECTION 21. Section 78 of chapter 123 of the acts of 2006 is hereby repealed.
276	SECTION 22. Section 33 of chapter 112 of the acts of 2010 is hereby repealed.
277	SECTION 23. Item 1108-5201 in section 2 of chapter 68 of the acts of 2011 is hereby
278	amended by striking out the figure "\$1,028,612" and inserting in place thereof, each time it
279	appears, the following figure:- \$2,017,862.
280	SECTION 24. Item 1595-6379 of said section 2 of said chapter 68 is hereby amended by
281	striking out the figure "\$7,806,972" and inserting in place thereof, each time it appears, the
282	following figure:- \$8,808,113.
283	SECTION 25. Item 1599-0026 of said section 2 of said chapter 68 is hereby amended by
284	inserting after the words "aid share for fiscal year 2012" the following words:-; provided further,
285	that not less than \$1,000,000 shall be expended to fund a pilot program in Norfolk County,
286	including projects of regionalized county government services
287	SECTION 26. Item 1599-1705 in section 2 of chapter 52 of the acts of 2011 is hereby
288	amended by adding the following words:- provided further, that \$353,000 shall be expended for
289	reimbursements to school districts for education transportation cost increases due to the tornado;.
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SECTION 27. Item 1599-1709 of section 2 of chapter 171 of the acts of 2011 is hereby amended by adding the following words:- ; provided, further that funds shall be transferred to reimburse the town of Hawley for costs associated with repairing a bridge over the Chickley River due to the flooding due to tropical storm Irene.

294 SECTION 28. Item 2000-0100 of section 2 of said chapter 68 is hereby amended by 295 striking out the words "the executive office shall expend not less than \$150,000 for a program of 296 collaborative research with academic institutions that apply satellite and other technologies in an 297 innovative manner to an existing methodological model previously used in other fisheries to 298 assess the biomass of groundfish in the region managed by the New England Fishery 299 Management Council; provided further, that the executive office shall execute a memorandum of 300 agreement with any such academic institution not later than 30 days after the effective date of 301 this act; and provided further, that the memorandum shall require the timely production of 302 information for use in the fisheries management process" and inserting in place thereof the 303 following words:- the executive office shall expend not less than \$1,112,000 for a program of 304 collaborative research with the Massachusetts Maritime Academy that applies sonar technology 305 over significant surface area of the ocean to assess the biomass of groundfish in the region 306 managed by the New England Fishery Management Council.

307 SECTION 29. Item 7004-0099 of said section 2 of said chapter 68 is hereby amended by 308 adding the following words:- ; and provided further that not more than \$10,000 shall be 309 expended on funding the scouting and community center project identified in item 7003-0702 in 310 section 2 of chapter 182 of the acts of 2008. 311 SECTION 30. Item 7004-0101 of section 2 of chapter 68 of the acts of 2011, as amended 312 by section 6 of chapter 171 of the acts of 2011, is hereby further amended by striking out the 313 words "families who appear to be ineligible" and inserting in place thereof the following words:-314 families who appear to be eligible.

315 SECTION 31. Said section 6 of said chapter 171 of the Acts of 2011 is hereby further 316 amended by striking out the words "provided further, that notwithstanding any general or special 317 law to the contrary, 60 days before promulgating or amending any regulation or policy affecting 318 eligibility, benefits or administration of this program, the department shall file with the house 319 and senate committees on ways and means and the clerks of the senate and house of 320 representatives a report setting forth justification for any such change including, but not limited 321 to, any determination by the secretary of housing and economic development that available 322 appropriations from the program will be insufficient to meet projected expenses;" and inserting 323 in place thereof the following words:-

324 provided further, that notwithstanding any general or special law to the contrary, 60 days 325 before promulgating or amending any regulations, administrative practice or policy that would 326 alter eligibility for or the level of benefits under this program, other than that which would 327 benefit the clients, the department shall file with the house and senate committees on ways and 328 means and the clerks of the senate and house of representatives a report setting forth justification 329 for said changes, including but not limited to any determination by the secretary of housing and 330 economic development that available appropriations from the program will be insufficient to 331 meet projected expenses;.

332 SECTION 32. Section 7 of said chapter 171of the Acts of 2011 is hereby amended by 333 striking out the last clause and inserting in place thereof the following words:- provided further, 334 that notwithstanding any general or special law to the contrary, 60 days before promulgating or 335 amending any regulations, administrative practice or policy that would alter eligibility for or the 336 level of benefits under this program, other than that which would benefit the clients, the 337 department shall file with the house and senate committees on ways and means and the clerks of 338 the senate and house of representatives a report setting forth justification for said changes, 339 including but not limited to any determination by the secretary of housing and economic 340 development that available appropriations from the program will be insufficient to meet 341 projected expenses;. 342 SECTION 33. Said section 2 of said chapter 68 is hereby further amended by striking out 343 item number "7007-0951" and inserting in place thereof the following item number:- 7007-0952. 344 SECTION 34. Item 8000-0122 of said section 2 of said chapter 68 is hereby amended by 345 striking out the figure "\$1,860,000" and inserting in place thereof, each time it appears, the 346 following figure:- \$2,000,000. 347 SECTION 35. Section 2 of chapter 131 of the acts of 2010 is hereby amended by striking 348 out item number "8400-0100" and inserting in place thereof the following item number:- 8400-349 0101. 350 SECTION 36. Paragraph (c) of chapter 87 of the acts of 2011 is hereby amended by

352 2012.

351

striking out the words "December 31, 2011" and inserting in place thereof, the words:- July 1,

353 SECTION 37. Section 4 of chapter 57 of the General Laws, as amended by section 1 of
354 chapter 153 of the acts of 2011, is hereby further amended by striking out, under the caption
355 "Plymouth", the words "First Plymouth. – Consisting of precincts 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12,
356 14 and 15, of the town of Plymouth, in the county of Plymouth" and inserting in place thereof the
357 following words:- First Plymouth. – Consisting of precincts 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 14 and
358 15, of the town of Plymouth, in the county of Plymouth.

359 SECTION 38. The last paragraph of section 56 of chapter 176 of the acts of 2011 is 360 hereby amended by striking out the words "April 15, 2012" and inserting in place thereof the 361 following words:- November 30, 2012.

362 SECTION 39. The last paragraph of section 58 of said chapter 176 is hereby amended by
 363 striking out the words "March 1, 2012" and inserting in place thereof the following:- November
 364 30, 2012.

365 SECTION 40. Paragraph (6) of section 60 of said chapter 176 is hereby amended by
366 striking out the words "under paragraph (4)" and inserting in place thereof the following words:367 under paragraph (5).

368 SECTION 41. Notwithstanding any general or special law, rule or regulation to the 369 contrary, the division of insurance shall conduct a review into the network adequacy and cost and 370 quality-effectiveness of insurance products pursuant to section 11 of chapter 176J of the General 371 Laws for the health care needs of children and the health care needs of cancer patients. The 372 division of insurance shall promulgate regulations to ensure the needs of children and cancer 373 patients are being met, consistent with cost and quality goals, and shall submit an annual report

374	of its actions and potential legislative actions to the house and senate committees on ways and
375	means and the joint committee on health care financing by December 31, 2012.
376	SECTION 42. The salary adjustments and other cost items authorized by the following
377	2011 amendments to collective bargaining agreements, for the period from July 1, 2011, to June
378	30, 2014, shall be effective for the purpose of section 7 of chapter 150E of the General Laws:
379	(a) between the commonwealth and National Association of Government Employees
380	for units 1, 3 and 6;
381	(b) between the commonwealth and Alliance/AFSCME for unit 2;
382	(c) between the commonwealth and New England Police Benevolent Association for
383	unit 4A;
384	(d) between the Essex sheriff and International Brotherhood of Correction Officers
385	Local R1-71; and
386	(e) between the Plymouth sheriff and Massachusetts Correctional Officers Federated
387	Union Bureau of Criminal Investigation.
388	SECTION 43. Notwithstanding section 14 of chapter 151A of the General Laws, for
389	calendar year 2012, the experience rate of an employer qualifying therefor under subsection (b)
390	of said section 14 of said chapter 151A shall be the rate which appears in column "E" in clause
391	(1) of subsection (i) of said section 14 of said chapter 151A.
392	SECTION 44. Notwithstanding any general or special law to the contrary, the
393	comptroller shall transfer within 10 days of the effective date of this act \$612,893 and the
394	accrued interest on said amount as determined by the comptroller, from the General Fund or

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395	from other funds of the Commonwealth to the Marine Recreational Development Fund
396	established pursuant to section 35NN of chapter 10 of the General Laws.
397	SECTION 45. Section 10 shall apply to any member under chapter 32 of the General
398	Laws for whom a retirement allowance has not been finally approved before the effective date of
399	this act.
400	SECTION 46. Sections 18 and 19 shall take effect on July 31, 2013.
401	SECTION 47. Section 37 shall take effect as of November 3, 2011.
402	SECTION 48. Section 43 shall take effect as of January 1, 2012.
403	SECTION 49. Chapter 68 of the Acts of 2011 is hereby amended by striking out the
404	clause:- "For the Plymouth sheriff's office, which may expend for the operation of the office an
405	amount not to exceed \$16,000,000 from revenues received from federal inmate reimbursements"
406	and inserting in place thereof the following:- For the operation of the Plymouth sheriff's office;
407	provided that the office may expend an amount not to exceed \$13,500,000 from revenues
408	received from federal reimbursements;
409	SECTION 50. Chapter 68 of the Acts of 2011 is hereby amended by striking out the
410	clause:- For the Bristol sheriff's office, which may expend for the operation of the office an
411	amount not to exceed \$8,460,000 from revenues received from federal inmate reimbursements"
412	and inserting in place thereof the following:- For the operation of the Bristol sheriff's office;
413	provided that the office may expend an amount not to exceed \$7,710,000 from revenues received
414	from federal reimbursements;

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SECTION 51. Chapter 2 of the resolves of 2010, as amended by section 91 of chapter
142 of the acts of 2011, is hereby further amended by striking out the last sentence and inserting
in place thereof the following:-

The commission shall report to the general court the results of its investigation and study and its recommendations, if any, by filing the same with the clerk of the senate and the clerk of the house of representatives not later than July 31, 2012. The commission shall continue to meet on a quarterly basis thereafter, to monitor progress on the subject and to determine whether further action may be required to implement the results of its investigation and study.

423 SECTION 52. Notwithstanding any general or special law to the contrary, the tax 424 expenditure commission established by section 160 of chapter 68 of the acts of 2011 shall 425 examine the issue of tax holidays including, but not limited to a meals tax holiday and furnish a 426 report of their impacts on the state's economy and revenue cost to the commonwealth, its 427 transportation infrastructure and its cities and towns in the form of local aid, including, but not 428 limited to, the current practices of other states, any anticipated change in employment or business 429 growth and ancillary economic activity. The commission shall file the report with the joint 430 committee on revenue by July 31, 2012.

431 SECTION 53. Section 4 of chapter 57 of the General Laws, as most recently amended by
432 chapter 153 of the of the Acts of 2011 is hereby amended by striking and replacing all of the
433 paragraph following "Seventh Suffolk" with the following:

434 Consisting of precincts 8, 9 and 10 of ward 4, sub-precinct 2A of ward 5, precincts 1, 2,
435 3, 4, 5 and 8 of ward 12, precincts 4 and 5 of ward 9, and precinct 1 of ward 21 of the city of
436 Boston, in the county of Suffolk.

437

438 Section 54. Section 2 of chapter 153 of the Acts of 2011 is hereby amended by striking439 and replacing with the following:

440 Notwithstanding the provisions of any general or special law to the contrary, for the 441 purpose of electing representatives in the general court as provided in section 1, the election 442 commissioners for the city of Boston shall include census blocks census blocks 0102032000, 443 0102032001, 0102032004, 0102032005, 0102033000, 0102033001, 0102033002, 0102033003, 444 and 0102033004 in sub-precinct 2A of Ward 5 of the city of Boston. Notwithstanding and 445 general or special law to the contrary, the city of Boston shall divide precinct 2 of Ward 5 along 446 the representative district boundary into 2 sub-precincts. If the polling place for a sub-precinct 447 created under this act is located in the same building as for an existing precinct, no additional 448 election officers need be appointed for such sub-precinct.

449 SECTION 55. Section 1 of chapter 177 of the acts of 2011 is hereby amended by striking 450 out the words "Seventh Congressional District - Consisting of wards 1, 2, 3, precinct 1 of ward 4, 451 ward 5, precinct 3 of ward 10 and ward 11 of the city of Cambridge and the cities of Everett and 452 Somerville, all in the county of Middlesex; wards 1 and 2, precincts 7 and 8 of ward 3, ward 4, 453 precincts 1, 2, 6, 7, 8, 9 and 10 of ward 5, precinct 10 of ward 7, wards 8, 9 and 10, precincts 1, 454 2, 3, 4, 5, 6, 7 and 8 of ward 11, ward 12, precincts 1, 2, 4, 5, 6, 8 and 9 of ward 13, wards 14 and 455 15, precincts 1, 3, 4, 6, 8 and 11 of ward 16, wards 17 and 18, precincts 7, 10, 11, 12 and 13 of 456 ward 19, precinct 3 of ward 20, and wards 21 and 22 of the city of Boston and the city of 457 Chelsea, both in the county of Suffolk; and precincts 1, 5, and 10 in the town of Milton and the 458 town of Randolph, both in the county of Norfolk." and inserting in place thereof the following:

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459	Seventh Congressional District - Consisting of wards 1, 2, 3, precinct 1 of ward 4, ward 5,
460	precinct 3 of ward 10 and ward 11 of the city of Cambridge and the cities of Everett and
461	Somerville, all in the county of Middlesex; wards 1 and 2, precincts 7 and 8 of ward 3, ward 4,
462	precincts 1, 2, sub-precinct 2A, 6, 7, 8, 9 and 10 of ward 5, precinct 10 of ward 7, wards 8, 9 and
463	10, precincts 1, 2, 3, 4, 5, 6, 7 and 8 of ward 11, ward 12, precincts 1, 2, 4, 5, 6, 8 and 9 of ward
464	13, wards 14 and 15, precincts 1, 3, 4, 6, 8 and 11 of ward 16, wards 17 and 18, precincts 7, 10,
465	11, 12 and 13 of ward 19, precinct 3 of ward 20, and wards 21 and 22 of the city of Boston and
466	the city of Chelsea, both in the county of Suffolk; and precincts 1, 5, and 10 in the town of
467	Milton and the town of Randolph, both in the county of Norfolk.
107	
468	SECTION 56: Chapter 177 of the acts of 2011 is further amended by inserting after
468	SECTION 56: Chapter 177 of the acts of 2011 is further amended by inserting after
468 469	SECTION 56: Chapter 177 of the acts of 2011 is further amended by inserting after Section 9 the following: Section 9A. Notwithstanding any general or special law to the
468 469 470	SECTION 56: Chapter 177 of the acts of 2011 is further amended by inserting after Section 9 the following: Section 9A. Notwithstanding any general or special law to the contrary, for the purpose of electing representatives in the Congress of the United States and
468 469 470 471	SECTION 56: Chapter 177 of the acts of 2011 is further amended by inserting after Section 9 the following: Section 9A. Notwithstanding any general or special law to the contrary, for the purpose of electing representatives in the Congress of the United States and delegates and alternate delegates to the national conventions of political parties as provided in
468 469 470 471 472	SECTION 56: Chapter 177 of the acts of 2011 is further amended by inserting after Section 9 the following: Section 9A. Notwithstanding any general or special law to the contrary, for the purpose of electing representatives in the Congress of the United States and delegates and alternate delegates to the national conventions of political parties as provided in section 1, the election commissioners for the city of Boston shall create sub-precinct 2A of ward