

SENATE No. 1427

The Commonwealth of Massachusetts

PRESENTED BY:

Sal N. DiDomenico

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 to create the community development partnership program.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
<i>Sal N. DiDomenico</i>	<i>Middlesex, Suffolk, and Essex</i>
<i>Linda Dorcena Forry</i>	<i>12th Suffolk</i>
<i>Denise Andrews</i>	<i>2nd Franklin</i>
<i>Harriette L. Chandler</i>	
<i>Edward F. Coppinger</i>	<i>10th Suffolk</i>
<i>Benjamin B. Downing</i>	<i>Berkshire, Hampshire, and Franklin</i>
<i>James B. Eldridge</i>	
<i>Susan C. Fargo</i>	
<i>Thomas P. Kennedy</i>	
<i>Michael R. Knapik</i>	
<i>Michael O. Moore</i>	
<i>Denise Provost</i>	<i>27th Middlesex</i>
<i>Michael F. Rush</i>	<i>Suffolk and Norfolk</i>
<i>Stephen Stat Smith</i>	<i>28th Middlesex</i>
<i>Thomas M. Stanley</i>	<i>9th Middlesex</i>
<i>Benjamin Swan</i>	<i>11th Hampden</i>
<i>Bruce E. Tarr</i>	
<i>Timothy J. Toomey, Jr.</i>	<i>26th Middlesex</i>

Patricia D. Jehlen
Mark C. Montigny

11 “Community Investment Plan,” is an organizational business plan developed by a
12 certified community development corporation that details its goals, outcomes, strategies,
13 programs and activities for a three to five year period and its financial plans for supporting its
14 strategy. The plan must be designed to engage local residents and businesses to work together to
15 undertake community development programs, projects and activities which develop and improve
16 urban, rural and suburban communities in sustainable ways that create and expand economic
17 opportunities for low and moderate income households. The specific format and content of the
18 community investment plans can be adapted to the particular organization and community, but
19 must include the following elements:

20 i. A description of the community to be served by the organization, including the
21 neighborhoods, towns, or cities to be served as well as any particular constituencies that the
22 organization is dedicated to serving.

23 ii. A description of how community residents and stakeholders were engaged in the
24 development of the plan and their role in monitoring and implementing the organization’s
25 activities during the time period of the plan;

26 iii. The goals sought to be achieved during the time period of the plan, including how low
27 and moderate income households or low and moderate income communities will benefit and how
28 the entire community will benefit.

29 iv. The activities to be pursued to achieve those goals;

30 v. The manner in which success will be measured and evaluated;

31 vi. The partnerships that will support implementation of the plan, including partnerships
32 with nonprofit, for-profit and public entities.

33 vii. A description of how the different activities within the plan fit together and how the
34 entire plan fits into a larger strategy or vision for the community;

35 viii. The financial strategy to be deployed to support these activities; and

36 ix. Other information as determined by the Department of Housing and Community
37 Development.

38 “Community Investment Tax Credit allocation” is an award provided by the department
39 through a competitive process that enables the recipient of the allocation to solicit and receive
40 qualified investments from taxpayers and to provide those taxpayers with a community
41 investment tax credit as defined in this section.

42 “Community Partner” is defined as a nonprofit organization that has been certified as a
43 community development corporation by the department consistent with MGL Chapter 40H and
44 selected by the department through a competitive process to receive a community investment tax
45 credit allocation. A community partner may also include up to two nonprofit organizations
46 selected by the department that have a mission of and experience in providing support and
47 capacity building services to certified community development corporations.

48 “Community Partnership Fund,” a fund administered by a nonprofit organization selected
49 by the department of housing and community development to receive qualified investments from
50 taxpayers for the purpose of allocating such investments to community partners.

51 “Department” is the Department of Housing and Community Development.

52 “Gateway city,” is a gateway municipality as defined under MGL Chapter 23A, Section
53 3A.

54 “Low and moderate income community,” an economic target area as defined pursuant to
55 Section 3A of Chapter 23A of the General Laws, an enhanced economic enterprise community
56 or empowerment zone as designated by the United States Department of Housing and Urban
57 Development, or one or more contiguous census tracts as designated by a city or town, in which
58 either:—

59 (1) a majority of the households are low and moderate income households as defined
60 herein; or (2) the unemployment rate is at least 25 per cent higher than the annual statewide
61 average unemployment rate where such statewide unemployment rate is less than or equal to 5
62 per cent; provided that, if the annual statewide average unemployment rate is greater than 5 per
63 cent, the community’s unemployment rate need only be 10 per cent higher to qualify for a
64 community investment tax credit.

65 “Low and moderate income households,” households which have incomes that do not
66 exceed 80 per cent of the median income for the area, with adjustments made for smaller and
67 larger families, as such median shall be determined from time to time by the Secretary of
68 Housing and Urban Development pursuant to 42 USC section 1437(a)(B)(2).

69 “Taxpayer,” is any person or corporation obligated to pay taxes in Massachusetts under
70 MGL Chapter 62, Section 6I, MGL Chapter 63, Section 38, or other laws as determined by the
71 Commissioner of Revenue.

72 “Qualified investment,” a cash contribution made to a community partner to support the
73 implementation of its community investment plan or to the community partnership fund, as
74 defined by this section.

75 (b) the department shall promulgate regulations for how community development
76 corporations can apply to become a community partner and receive qualified investments,
77 provided that:

78 (1) The department shall design a competitive process to review applications by certified
79 community development corporations to become community partners. The department shall
80 select the highest quality plans and shall strive to ensure that all regions of the Commonwealth
81 are able to fairly compete for allocations, including Gateway Cities, rural areas and suburban
82 areas. At least 30% of the community partners shall be located in or serving Gateway Cities and
83 at least 20% of the community partners shall be located in or serving rural areas unless the
84 department finds that there are not a sufficient number of qualified applications from those
85 regions. The department shall implement at least one such allocation process each year. Each
86 tax credit allocation shall be for valid for a period of up to three years, contingent upon the
87 community partner satisfactorily meeting the reporting requirements of the department.
88 Community partners who have not fully utilized their community investment tax credit
89 allocations in three years may apply to the department for a one year extension. Community
90 investment tax credit allocations can be revoked after one or two years by the department if the
91 community partner has been unable to utilize at least 75% of its annual allocation, if the
92 community partner is found to be in non compliance with the statute, if the community partner is
93 determined by the department to be making inadequate progress on its community investment
94 plan, or for other causes as determined by the department.

95 (2) No community partner shall receive a community investment tax credit allocation of
96 less than \$50,000 in any one tax year and no more than one hundred and fifty thousand dollars
97 (\$150,000) of in any one tax year or four hundred and fifty thousand dollars (\$450,000) over a
98 three year period. No community partner can receive a subsequent allocation unless and until
99 they have utilized at least 95% of any prior allocation.

100 (3) A community partner may receive a qualified investment directly from a taxpayer or
101 it may transfer some or all of its community investment tax credit allocation to a Community
102 Partnership Fund and receive qualified investments from said Fund.

103 (4) Before receiving a qualified investment from a taxpayer or from the community
104 partnership fund, the community partner shall first receive certification from the department that
105 its community investment plan has been awarded a community investment tax credit allocation,
106 as prescribed by this section.

107 (5) The department may authorize up to two nonprofit organizations to operate a
108 community investment partnership fund. Such nonprofit organizations must demonstrate that
109 they have the capacity to solicit, administer and re-grant qualified investments. In selecting a
110 nonprofit to serve in this function the department shall seek organizations that can advance the
111 purposes of this statute.

112 (6) The department, in consultation with the commissioner, shall prescribe regulations
113 necessary to carry out this section. Such regulations, shall include, requirements for annual
114 reports from the community partner regarding outcomes achieved during the prior year.

115 (c) There is hereby established a Massachusetts community investment tax credit.

116 (1) The commissioner or revenue (hereinafter, “the commissioner”), in consultation with
117 the department of housing and community development (hereinafter, “the department”), shall
118 authorize annually beginning January 1, 2013 under this section an amount not to exceed
119 \$2,000,000 in 2013, \$4,000,000 in 2014, and \$6,000,000 in 2015 and each year thereafter for the
120 community investment tax credit.

121 (2) The total of all tax credits granted to a taxpayer pursuant to this section shall not
122 exceed one million dollars (\$1,000,000) in any one tax year and no tax credit shall be granted to
123 any tax payer for any individual qualified in a community investment activity of less than one
124 thousand dollars (\$1,000).

125 (3) A taxpayer that makes a qualified investment to a community partner or to the
126 community partnership fund shall be allowed a credit, to be computed as hereinafter provided,
127 against taxes owed to the Commonwealth under M.G.L. Chapter 62, M.G.L. Chapter 63 or other
128 applicable law. The credit shall be equal to 50 per cent of the total qualified investments made by
129 the taxpayer. In order to receive a credit, a taxpayer must receive a certification that the taxpayer
130 made a qualified investment to the community partnership fund or to a community partner in the
131 tax year. The taxpayer may make a qualified investment to a community partner or a taxpayer
132 may make a qualified investment to the community partnership fund. The department shall issue
133 a certification to the taxpayer after the taxpayer makes a qualified investment to the fund or to a
134 community partner. Such certification shall be acceptable as proof that the expenditures related
135 to such investment qualify as qualified investment for purposes of the credit allowed under this
136 section.

137 (4) The credit allowable under this section shall be allowed for the taxable year in which
138 a qualified investment is made. A taxpayer allowed a credit under this section for a taxable year
139 may carry over and apply to the tax imposed by this chapter in any of the succeeding 5 taxable
140 years, the portion, as reduced from year to year, of those credits which exceed the tax for the
141 taxable year.

142 (5) Community investment tax credits allowed to a partnership, or a limited liability
143 company taxed as a partnership shall be passed through to the persons designated as partners,
144 members or owners, respectively, pro rata or pursuant to an executed agreement among the
145 persons designated as partners, members or owners documenting an alternative distribution
146 method without regard to their sharing of other tax or economic attributes of the entity.

147 (6) Taxpayers eligible for the community investment tax credit may, with prior notice to
148 and in accordance with regulations adopted by the commissioner, transfer the credits, in whole or
149 in part, to any individual or entity, and the transferee shall be entitled to apply the credits against
150 the tax with the same effect as if the transferee had incurred the qualified rehabilitation
151 expenditures itself. The transferee shall use the credit in the year it is transferred. If the credit
152 allowable for any taxable year exceeds the transferee's tax liability for that tax year, the
153 transferee may carry forward and apply in any subsequent taxable year, the portion, as reduced
154 from year to year, of those credits which exceed the tax for the taxable year; but, the carryover
155 period shall not exceed 5 taxable years after the close of the taxable year during which the
156 qualified historic structure received final certification and was placed in service as provided for
157 in this section.

158 (7) The commissioner, in consultation with the department, shall prescribe regulations
159 necessary to carry out this section.