HOUSE No. 1145

The Commonwealth of Massachusetts

PRESENTED BY:

Dennis A. Rosa

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 further enhance efficiency and accountability of operations at local housing authorities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Dennis A. Rosa	4th Worcester	
Stephen L. DiNatale	3rd Worcester	
Donald Humason		
James J. Dwyer	30th Middlesex	
John H. Rogers	12th Norfolk	
Elizabeth A. Poirier	14th Bristol	
Anne M. Gobi	5th Worcester	
Tom Sannicandro	7th Middlesex	
Bradley H. Jones, Jr.	20th Middlesex	1/29/2013
Christine E. Canavan	10th Plymouth	
Chris Walsh	6th Middlesex	
Harriette L. Chandler	First Worcester	
Kevin J. Murphy	18th Middlesex	
Ann-Margaret Ferrante	5th Essex	
James R. Miceli	19th Middlesex	
John W. Scibak	2nd Hampshire	
William C. Galvin	6th Norfolk	

Carolyn C. Dykema	8th Middlesex	
Christopher M. Markey	9th Bristol	
William M. Straus	10th Bristol	
Susan Williams Gifford	2nd Plymouth	
Jeffrey N. Roy	10th Norfolk	
James Arciero	2nd Middlesex	
Kevin J. Kuros	8th Worcester	
Kimberly N. Ferguson	1st Worcester	
Jonathan D. Zlotnik	2nd Worcester	
F. Jay Barrows	1st Bristol	
Ryan C. Fattman	18th Worcester	
Keiko M. Orrall	12th Bristol	
Josh S. Cutler	6th Plymouth	

By Mr. Rosa of Leominster, a petition (accompanied by bill, House, No. 1145) of Dennis A. Rosa and others relative to operations at local housing authorities. Housing.

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act to further enhance efficiency and accountability of operations at local housing authorities.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

SECTION 1. Section 1 of chapter 121B of the General Laws, as appearing in the 2010
 Official Edition, is hereby amended by inserting after the definition of "clearance project" the
 following:

4 "Client housing authority", a housing authority created pursuant to section 3 of this
5 chapter, or regional housing authority created pursuant to section 3A of this chapter, that
6 contracts with a collaborative management and service agency as set forth in Section 26B of this
7 chapter.

8 "Collaborative management and service agency", a housing authority created pursuant to 9 section 3 of this chapter, or regional housing authority created pursuant to section 3A of this 10 chapter, appointed by the department under section 26B of this chapter that has demonstrated the 11 capacity to perform and to manage public housing projects at a consistently high level under the 12 standards imposed by this chapter.

- SECTION 2. Said chapter 121B of the General Laws, as so appearing, is hereby amended
 by inserting after section 26A of chapter 121B the following sections: --
- 15 Section 26B Collaborative Management and Service Agency Program.
- 16 a. The department shall establish and implement a program to select, facilitate and
- 17 support local housing authorities created pursuant to section 3 of this chapter, or regional
- 18 housing authorities created pursuant to section 3A of this chapter, to serve as collaborative
- 19 management and service agencies ("CMSAs") to perform management functions, as set forth in

- 20 this section, for other local housing authorities ("client housing authorities" or "CHAs") in order
- 21 to supplement and expand CHA capacity and to utilize economies of scale ("CMSA

program"). The department shall establish and implement the CMSA program in consultation with representatives of local housing authorities, municipal officials, public housing residents and public housing industry professional organizations. Such CMSAs selected by the department shall be existing housing authorities or regional housing authorities that have demonstrated the capacity to perform and to manage public housing projects at a consistently high level under the standards imposed by this chapter.

- 28 b. Pursuant to the CMSA program established and implemented by the department under 29 this section, CMSAs shall be directed to contract, on a fee for service basis, with CHAs to 30 provide to CHAs (i) services related to vacant unit turnover; (ii) procurement of goods and 31 services under applicable law; and (iii) services related to capital improvement of CHA housing 32 projects. Under the CMSA program, all CHAs that manage 100 or fewer state aided low income 33 housing units only, or that fail to demonstrate to the satisfaction of the department, in their 34 agency operational plans submitted pursuant to subsection (c) of this section, that they possess 35 the proficiency to perform such functions on an efficient basis without participation in the 36 CMSA program, shall be mandated to contract for such functions under the CMSA program. 37 CHAs not mandated by this section to participate in the CMSA program for such functions may 38 enter into contracts with CMSAs for such services at their discretion, except as set forth in 39 subsection (d) of this section. In addition, the CMSA program shall provide that CHAs may 40 contract with CMSAs to provide such other operating, administrative and maintenance services 41 to CHAs as deemed necessary or beneficial by such CHAs (except as set forth in subsection (d) 42 of this section), or as mandated by the department after review of CHA agency operational plans 43 as set forth in subparagraph (c) of this section or after a finding that a housing authority has 44 failed to meet accreditation standards, performance standards or audit standards as set forth in
- section 26C of this chapter. The department's CMSA program shall include provision of
 assistance, including financial assistance, by the department to CMSAs selected for the hiring
 and training of staff certified to perform the functions required by the CMSA program.
- 48 c. Each CHA shall submit to the department, within 180 days of the effective date of this 49 act, a plan for its operations and addressing its participation in the CMSA program ("agency 50 operational plan"), and shall submit an agency operational plan annually contemporaneously 51 with submission of its operating budget. The annual agency operation plan shall include the 52 CHA's capital improvement plans for the following year and address any deficiencies in meeting 53 applicable performance standards. The department shall review and approve the sufficiency and 54 compliance of such agency operational plans under the standards set forth in this section and in 55 the CMSA program developed by the department.

- 56 (d) As part of the CMSA program, the department shall, in consultation with
- 57 representatives of local housing authorities, municipal officials, public housing residents and
- 58 public housing industry professional organizations, establish procedures and incentives that will
- result in no less than 50 CHAs transferring their operations in full to management by CMSAs.
- 60

Section 26C – Standards for and review of housing authority operations.

- a. The department shall establish and implement performance-based monitoring program
 anddevelop and provide uniform standards for assessing housing authority operations which
 incorporate public housing industry standards and measures, including federal monitoring
 standards as applicable. Participation in the monitoring program shall be mandatory for housing
 authorities. The monitoring program and assessment standardsestablished by the department
 shall be structured so as to enable the department to identify housing authorities that are failing
- to meet minimumstandards and to develop and implement corrective action plans and
 targeted assistance by the department to improve performance to a satisfactory level.
- 69 b. The department shall establish and implement a housing authority accreditation system 70 that provides for review and accreditation of housing authorities by a recognized and 71 independent organization of housing industry professionals ("accreditation reviewers"). All 72 housing authorities shall be required to participate in the accreditation system and the 73 accreditation reviewers shall report on their accreditation determinations to the department. The 74 accreditation system shall be based, in part, upon the assessment standards described in 75 subsection (a) of this section and emphasize qualitative rather than quantitative evaluation 76 criteria. The accreditation system shallprovide objective third-party assessment of a housing 77 authority's performance and its ability to meet goals based on the needs of its local community 78 and shall provide technical assistance by the department as required to assist housing authorities 79 in correcting performance weaknesses identified in the accreditation process. Accreditation 80 decisions shall be reviewed and renewed on a periodic basis to be determined by the department. 81 Housing authorities determined by the accreditation process to be accredited shall be exempt 82 from participation in the department's monitoring program described in subsection (a) of this 83 section for a period of time as set forth in the accreditation system establishedby the department.
- c. The monitoring program, assessment standards and accreditation system established by
 the department under this section shall be developed and implemented by the department in
 consultation with representatives of local housing authorities, municipal officials, public housing
 residents and public housing industry professional organizations.
- 88 Section 26D Creation and administration of statewide centralized wait list for state 89 aided public housing
- 90 The department shall establish and implement a single statewide centralized wait list for 91 state-aided public housing, after consultation with representatives of local housing authorities,

- 92 municipal officials, public housing residents and public housing industry professional
- 93 organizations. Such centralized wait list shall enable public housing applicants to submit a
- standardized application, on which they may select locations of housing preference, through a
- 95 centralized internet website or through any local housing authority. All housing authorities shall
- 96 be required to utilize the centralized wait list for selection of public housing tenants, with all
- 97 local preferences and other preferences applied as required by law. To create and administer the
- 98 centralized wait list, the department shall contract with a qualified non-profit organization with
- 99 experience in administering centralized housing waiting lists.
- SECTION 3. Section 29 of Chapter 121B of the General Laws, as so appearing, is hereby
 amended by striking out the first paragraph and inserting in place thereof the following:

(a) Housing authorities shall be subject to annual financial and compliance audits by
independent audit professionals. Such audits shall be conducted by audit firms determined by the
department to be qualified, including the State Auditor's office, based upon their knowledge of
audit standards applicable to housing authorities, housing regulations, and housing authority
operations. The department shall provide funding in housing authority operating budgets for the
cost of conducting such audits.

(b) The department shall establishand implement financial and operational compliance
audit protocols, after consultation with representatives of local housing authorities, municipal
officials, public housing residents and public housing industry professional organizations, to be
used in such financial and compliance audits. Such audit protocols shall

include compliance testing, including confirmation of housing authority employee salarycap compliance.

114 (c) Each housing authority shall keep an accurate account of all of its activities and all of 115 its receipts and expenditures and shall annually, after the end of its fiscal year, make a 116 report hereof to the department, to the state auditor and to the mayor of its city or the selectmen 117 of its town. The department shall establish, implement and maintain a central automated 118 financial data system to which housing authorities shall submit their annual reports of financial 119 activities and on which auditors performing audits required by this section can electronically 120 provide confirmation of audit findings (as well as housing authority financial reports) and the 121 department may undertake financial data review.

122 SECTION 4.

(a) The department shall implement the provisions of this act within 90 days of the
effective date of the act, including through the promulgation of regulations as required. Within
120 days of the effective date of the act, the department shall file with the clerk of the house of
representatives a report detailing its implementation of this act, including copies of any
regulations, guidelines or other materials establishing and implementing the act's provisions.

- 128 (b) Within 90 days of the effective date of this act the department shall create an advisory
- 129 committee to receive and review a copy of the report described in subsection (a) of this section,
- 130 which advisory committee shall provide consultation to the department and the General Court on
- 131 the department's implementation of the provisions of this act. Members of the advisory
- 132 committee created by the department shall include representatives of local housing authorities,
- 133 municipal officials, public housing residents, representatives of public housing industry
- 134 professional organizations, and a representative of organized labor.