## **SENATE . . . . . . . . . . . . . . . No. 2143**

## The Commonwealth of Massachusetts

In the Year Two Thousand Fourteen

1 2 3 4 5 6	SECTION 1. To provide for a program of capital facility repairs and improvements to protect and improve the capital facilities of the commonwealth and for a program of capital asset acquisitions for general government operations, the sums set forth in sections 2, 2A, 2B and 2C, inclusive, for the several purposes and subject to the conditions specified in this act are hereby made available, subject to the laws regulating the disbursement of public funds, which sums shall be in addition to any other amounts previously appropriated for these purposes.
7	SECTION 2.
8	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
9	Division of Capital Asset Management and Maintenance
10	1102-2009 For costs associated with planning and studies, dispositions, acquisition of
11	land and buildings and interests therein by purchase, prepayment of lease for a term that exceeds
12	the useful life of the facility, gifts, or other transfers, or by eminent domain pursuant to chapter
13	79 of the General Laws, for the preparation of plans and specifications, disparity studies, repairs,
14	construction, renovations, improvements, asset management and demolition, disposition and
15	remediation of state-owned and former county facilities and grounds and for costs associated
16	with repair and maintenance of buildings and building systems and equipment at various
17	facilities of the commonwealth; provided, however, that all maintenance and repair work funded
18	in this item shall be listed in the capital asset management information system administered by
19	the division of capital asset management and maintenance; provided, further, that where
20	appropriate, the commissioner of capital asset management and maintenance may transfer funds
21	authorized herein in accordance with a delegation of project control and supervision process
22	pursuant to section 5 of chapter 7C of the General Laws; provided, further, that funds so
23	transferred shall be distributed based on the severity of the need that the repair will address and
24	other criteria developed by the division, in consultation with the secretary of administration and
25	finance; provided, further, that costs payable from this item shall include, but not be limited to:
26	(1) the costs of leases of temporary relocation space or equipment as required for completion of a
27	project; and (2) the costs of engineering and other services essential to these projects rendered by

28 division of capital asset management and maintenance employees or by consultants; provided 29 further, that the amounts specified in this item for a particular project or use may be adjusted in 30 order to facilitate other projects specified in this item; provided further, that \$2,500,000 shall be 31 expended for the maintenance, improvement, and expansion of the Brookwood Community 32 Farm, including buildings, structures and real property, in the town of Canton; provided further, 33 that \$6,200,000 shall be expended for the engineering, design and construction of a new vault in 34 the State Archives Building; provided further, that \$25,000,000 shall be expended for the 35 acquisition, maintenance, and improvement of state office facilities; provided further, that 36 \$15,000,000 shall be expended for the engineering, design and construction of a new Energy and 37 Environment Building at Massachusetts Maritime Academy; provided further, that \$20,000,000 38 shall be expended for the engineering, design, restoration and repair of the Senate Chamber and 39 related Senate facilities; provided further, that \$1,600,000 shall be expended for the demolition 40 and removal of the Richardson Building, the Upham Building, and the Gould Building located 41 on the West Campus of the University of Massachusetts Lowell at 255 Princeton Street in 42 Chelmsford for the purpose of improving public safety on the property and the abutting 43 residential neighborhood; and provided, further, that \$4,000,000 shall be expended for the 44 engineering, design and reconstruction of the historic Hampshire courthouse ..... \$350,000,000 45

46 4000-2022 For costs associated with planning and studies, dispositions, acquisition of 47 land and buildings and interests therein by purchase, prepayment of lease for a term that exceeds 48 the useful life of the facility, gifts, or other transfers or by eminent domain pursuant to chapter 79 49 of the General Laws, for the preparation of plans and specifications, repairs, construction, 50 renovations, improvements, asset management and demolition for health and human services 51 facilities, all as the commissioner of capital asset management and maintenance, in consultation 52 with the secretary of health and human services and the appropriate commissioners of the 53 departments within the executive office, shall consider appropriate; provided, however, that costs 54 payable from this item shall include, but not limited to: (1) the costs of leases of temporary 55 relocation space or equipment as required for completion of a project; and (2) the costs of 56 engineering and other services essential to these projects rendered by the division of capital asset 57 management and maintenance employees or by consultants; provided further, that the amounts specified in this item for a particular project or use may be adjusted in order to facilitate other 58 59 projects specified in this item; provided, further, that \$15,000,000 shall be expended for the 60 maintenance, improvement, and expansion of the Massachusetts Hospital School in the town of 61 Canton; provided, further, that \$5,000,000 shall be expended to fund capital improvements at the 62 Dimock Center in the city of Boston; and provided, further, that \$1,000,000 shall be expended to 63 renovate appropriate portions of state facilities in order to expand the capacity of the 64 Commonwealth Children's Center to provide daycare services.....

65 \$300,000,000

66	1102-2014 For costs associated with improving accessibility of state facilities, including,
67	but not limited to: (1) strategic accessibility assessments; (2) accessibility transition plans; (3)
68	technical assistance to state agencies; (4) consultants relative to the preparation of strategic
69	accessibility assessments; (5) transition plans or provision of technical assistance to state
70	agencies; (6) planning and studies; and (7) costs associated with repairs, improvements,
71	construction, asset management, demolition and maintenance of buildings and building systems;
72	provided, however, that all transition planning elements, planning and studies, maintenance and
73	repair work undertaken pursuant to this item shall be listed in the capital asset management
74	information system administered by the division of capital asset management and maintenance;
75	provided, however, that the use of funds from this item shall be approved by the commissioner of
76	capital asset management and maintenance and the secretary of administration and finance or the
77	secretary's designee; and provided, further, that costs payable from this item shall include, but
78	not be limited to: (a) the costs of leases of temporary relocation space or equipment as required
79	for completion of a project; and (b) the costs of engineering and other services essential to these
80	projects rendered by division of capital asset management and maintenance employees or by
81	consultants \$25,000,000
82	SECTION 2A.
83	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
84	Office of the Secretary.
85	0640-0302 For the Massachusetts Cultural Facilities Fund, established in section 42 of
86	chapter 23G of the General Laws, for the acquisition, design, construction, repair, renovation,
87	rehabilitation or other capital improvement or deferred maintenance to a cultural facility
88	\$75,000,000
89	1100-3002 For a grant program to vocational schools for the purpose of providing
90	funding for the purchase and installation of equipment, under rules adopted by the secretary of
91	the executive office for administration and finance and the secretary of the executive office for
92	education
93	Division of Capital Asset Management and Maintenance.
94	1100-3003 For a grant program to cities and towns for the purpose of providing funding
95	for the repair, renovation or construction of municipal facilities or infrastructure or of any
96	cultural, social, recreational or other facilities serving a municipal purpose, including those
97	owned or operated by nonprofit organizations, technology upgrades and purchase of equipment,
98	under rules adopted by the executive office for administration and finance based upon the
99	following criteria: (1) an assessment of fiscal and budgetary constraints facing the municipality;
100	(2) an analysis of the municipality's proposed budget and financing of the repair, renovation or
101	construction project; (3) the municipality's need for the project; (4) the benefits to the

102 municipality that will result from the project; and (5) an overall evaluation of the merits of the 103 grant proposal; provided, however, that the executive office for administration and finance may 104 expend not more than 1 per cent of the total amount available for the cost of administering this 105 program; provided, further, that \$2,000,000 shall be expended for the repair, renovation or 106 improvement of municipally-owned theatres that have been in operation for at least 75 years; 107 provided, further, that \$4,000,000 shall be expended on capital improvements to the Orpheum 108 Theater in the city of New Bedford including, but not limited to: demolition, acquisition, 109 renovation, restoration, design and construction; provided, further, that \$3,000,000 shall be 110 expended for the restoration and preservation of the Zeiterion Theatre in New Bedford; provided 111 further, that \$10,000,000 shall be expended for the preservation of historical naval vessels, 112 including Battleship Cove in Fall River; provided, further, that \$11,405,000 shall be expended 113 for restoration and upgrades to Fort Taber in New Bedford; provided, further, that \$475,000 shall 114 be expended for the restoration and preservation of historic property and for the creation and 115 construction of a fishing heritage museum at the Seamen's Bethel/Mariner's Home in New 116 Bedford; provided, further, that \$3,000,000 shall be expended on the design and construction of a 117 new public safety facility in the town of Berry, which shall be referred to as the Stephen M. Brewer Public Safety Building; provided further that \$2,500,000 shall be expended for the 118 119 preservation and restoration of the Blue Hills Observatory in the town of Milton; provided, 120 further, that \$5,000,000 shall be provided to the town of Milton or to the Milton Animal League 121 for the historic preservation, restoration and renovation of the Broderick Stables in the town of 122 Milton; provided, further, that \$1,500,000 shall be expended on construction and improvements 123 to the Canton Senior Center; provided, further, that \$1,000,000 shall be expended on 124 improvements to the state theatre in the town of Stoughton; provided further, that \$2,500,000 125 shall be expended for the rehabilitation, protection and preservation of historic artifacts at the 126 Governor Oliver Ames Estate in Easton; provided further, that \$2,500,000 shall be expended for 127 further improvements to parking, lighting, and comfort stations at Houghton's Pond in Milton; 128 provided further, that \$2,500,000 shall be expended for improvements, repairs, and energy 129 efficiency upgrades at the Trailside Museum in the town of Canton; and provided further that 130 \$25,420,000 shall be expended for the phase III expansion of the Massachusetts Museum of 131 Contemporary Art in the city of North Adams ......\$86,845,000

132

## Board of Library Commissioners.

133 7000-9091 For a program of grants to cities and towns for approved public library 134 projects pursuant to sections 19G to 19J, inclusive, of chapter 78 of the General Laws; provided, 135 however, that not more than \$500,000 shall be expended by the board of library commissioners 136 for the administrative costs directly attributable to the projects funded in this item, including the 137 costs of temporary personnel; provided, further, that no permanent personnel shall be 138 compensated from this item; and provided, further, that the board shall file an annual spending 139 plan with the executive office for administration and finance and the house and senate

140 141	committees on ways and means which details, by subsidiary, all temporary personnel and administrative costs charged to this item
142	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
143	Office of the Secretary.
144 145 146 147 148 149 150 151 152 153	8000-3501 For a grant program to cities and towns to provide funding for the repair, renovation, purchase or construction of municipal public safety facilities and equipment, under rules adopted by the executive office of public safety and security based upon the following criteria: (1) an assessment of fiscal and budgetary constraints facing the municipality; (2) an analysis of the municipality's proposed budget and financing of the repair, renovation or construction project; (3) the municipality's need for the project; (4) the benefits to the municipality that will result from the project; and (5) an overall evaluation of the merits of the grant proposal; provided, however, that the executive office may expend not more than 1 per cent of the total amount available for the cost of administering this program
154	SECTION 2B.
155	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
156	Office of the Secretary.
157 158 159	8000-0701 For equipment for the department of correction and other agencies within the executive office of public safety and security including, but not limited to, medical equipment, security equipment, communications equipment and vehicles\$10,000,000
160 161 162	8000-2021 For the design, construction and implementation of the department of state police mobile data network and an automated motor vehicle citation system, including the use of so called "MDT" devices
163 164 165 166 167	8100-2026 For the replacement of state police cruisers; provided, that the state police shall develop a 5-year plan which specifies the number of vehicles to be replaced each fiscal year over a 5-year period; provided, however, that \$10,000,000 shall be expended for the purchase of a state police helicopter capable of carrying additional personnel and equipment
168	SECTION 2C.
169	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
170	Office of the Secretary.

1718000-2022For a program of grants to municipalities for the design, construction and172implementation of an automated motor vehicle citation system, including the use of so called

- 173 "MDT" devices under rules adopted by the executive office for public safety and security;
- 174 provided, that for projects which the secretary of administration and finance certifies to the
- 175 comptroller, directly or indirectly generate new state revenue or budgetary savings, the
- 176 comptroller shall transfer those budgetary savings or revenue to the state treasurer for payment of
- 177 debt service related to those
- 178 projects.....\$20,000,000

179 SECTION 3. To meet the expenditures necessary in carrying out section 2, the state 180 treasurer shall, upon request of the governor, issue and sell bonds of the commonwealth in an 181 amount to be specified by the governor, from time to time, but not exceeding, in the aggregate, 182 \$675,000,000. All such bonds issued by the commonwealth shall be designated on their face, 183 Capital Improvement Act of 2014, and shall be issued for a maximum term of years, not 184 exceeding 25 years, as the governor may recommend to the general court pursuant to section 3 of 185 Article LXII of the Amendments to the Constitution. The bonds shall be payable not later than 186 June 30, 2043. All interest and payments on account of principal on these obligations shall be 187 payable from the General Fund. Bonds and interest thereon issued pursuant to this section shall,

notwithstanding any other provisions of this act, be general obligations of the commonwealth.

189 SECTION 4. To meet the expenditures necessary in carrying out section 2A, the state 190 treasurer shall, upon request of the governor, issue and sell bonds of the commonwealth in an 191 amount to be specified by the governor from, time to time, but not exceeding, in the aggregate, 192 \$329,845,000. All such bonds issued by the commonwealth shall be designated on their face, 193 Capital Improvement Act of 2014, and shall be issued for a maximum term of years, not 194 exceeding 25 years, as the governor may recommend to the general court pursuant to section 3 of 195 Article LXII of the Amendments to the Constitution. The bonds shall be payable not later than 196 June 30, 2043. All interest and payments on account of principal on these obligations shall be 197 payable from the General Fund. Bonds and interest thereon issued pursuant to this section shall, 198 notwithstanding any other provisions of this act, be general obligations of the commonwealth.

199 SECTION 5. To meet the expenditures necessary in carrying out section 2B, the state 200 treasurer shall, upon request of the governor, issue and sell bonds of the commonwealth in an 201 amount to be specified by the governor from, time to time, but not exceeding, in the aggregate, 202 \$80,000,000. All such bonds issued by the commonwealth shall be designated on their face, 203 Capital Improvements Loan Act of 2014, and shall be issued for a maximum term of years, not 204 exceeding 10 years, as the governor may recommend to the general court pursuant to section 3 of 205 Article LXII of the Amendments to the Constitution. The bonds shall be payable not later than 206 June 30, 2028. All interest and payments on account of principal on these obligations shall be 207 payable from the General Fund. Bonds and interest thereon issued pursuant to this section shall, 208 notwithstanding any other provisions of this act, be general obligations of the commonwealth.

- 209 SECTION 6. To meet the expenditures necessary in carrying out section 2C, the state
- 210 treasurer shall, upon request of the governor, issue and sell bonds of the commonwealth in an
- amount to be specified by the governor from, time to time, but not exceeding, in the aggregate,
- 212 \$20,000,000. All such bonds issued by the commonwealth shall be designated on their face,
- 213 Capital Improvements Loan Act of 2014, and shall be issued for a maximum term of years, not
- 214 exceeding 10 years, as the governor may recommend to the general court pursuant to section 3 of
- Article LXII of the Amendments to the Constitution. The bonds shall be payable not later than June 30, 2028. All interest and payments on account of principal on these obligations shall be
- payable from the General Fund. Bonds and interest thereon issued pursuant to this section shall,
- 218 notwithstanding any other provisions of this act, be general obligations of the commonwealth.
- 219 SECTION 7. The secretary of administration and finance shall submit a report on the 220 progress of any projects funded through the authorizations in this act and included in the 221 governor's 5-year capital investment to the clerks of the senate and house of representatives, the 222 chairs of the senate and house committees on ways and means and the chairs of the senate and 223 house committees on bonding, capital expenditures and state assets. The report shall include, but 224 not be limited to: (1) the previous year planned spending; (2) the previous year spending; (3) the 225 current year planned spending; (4) the current year spending to date; (5) the original estimated 226 total project cost; (6) the project description; (7) the location of the project; (8) the type of 227 spending; (9) the type of asset; and (10) the useful life of the project once completed. The report 228 shall be submitted not later than June 30 and December 31 of each year for a period of 8 years 229 after the effective date of this act.
- 230 SECTION 8. To provide for the continued availability of certain bond-funded spending 231 authorizations which otherwise would expire, the balances of the following appropriation items 232 and any allocations thereof shall be extended through June 30, 2017, for the purposes of, and 233 subject to, the conditions stated for these items in the original authorizations and any 234 amendments to such authorizations: 0330-2223, 0526-2012, 0640-0301, 1100-1570, 1100-1580, 235 1100-3001, 1100-7500, 1100-7981, 1100-7985, 1100-8000, 1100-8001, 1100-8020, 1100-9200, 236 1100-9520, 1102-0004, 1102-1994, 1102-5600, 1102-7967, 1599-4994, 1599-7156, 4000-2020, 237 5500-9400, 5500-9405, 6001-0816, 6001-0817, 6001-0818, 7000-9090, 7002-0015, 7007-6300, 238 7007-9040, 7066-2010, 7066-8000, 7100-1000, 7411-7960, 8000-0700, 8000-2020, 8000-3500, 239 8000-4900, 8100-2025, 8100-9000, 8500-1000, 8900-7500, 8900-8500 and 8910-0023
- 240 SECTION 9. (a) To carry out the purposes of items 1102-2009, 1102-2014, 1100-3003 241 and 4000-2022, the commissioner of capital asset management and maintenance may, 242 notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General Laws or any other 243 general or special law to the contrary, but subject to this subsection, acquire, by purchase, 244 prepayment of lease for a term that exceeds the useful life of the facility, gifts or other transfers, 245 or by eminent domain pursuant to chapter 79 of the General Laws, any interests in land and 246 buildings considered necessary by the commissioner to carry out the purposes of this act 247 including, but not limited to, easements for drainage, access, utilities and environmental

mitigation and may grant and retain such easements and interests as considered necessary by thecommissioner to carry out the purposes of this act.

250 (b) The commissioner shall solicit proposals for any facility acquisition through requests 251 for proposals. Each request for proposals shall, at a minimum, include: (1) a description of the 252 facility for which proposals are sought; (2) a statement as to whether the commissioner seeks to 253 purchase or lease the facilities; (3) a statement as to whether the commissioner seeks to acquire 254 improved or unimproved land, buildings and interests therein; (4) a statement as to whether the 255 selected proposer shall be required to undertake the design, construction, renovation, 256 reconstruction, alteration, improvement, demolition, expansion or management of a new or 257 existing facility; (5) the proposed contractual terms and conditions, some of which may be 258 considered mandatory or nonnegotiable; (6) the evaluation criteria that will be utilized by the 259 commissioner; (7) the time and date for receipt of proposals; (8) the address of the office to 260 which proposals shall be delivered; and (9) such other matters as may be determined by the 261 commissioner. Public notice of each request for proposals shall be published at least 3 weeks 262 before the time specified in the notice for the receipt of proposals in the central register published 263 by the state secretary. At the opening of the proposals, the commissioner shall prepare a register 264 of proposals which shall include the name of each proposer. The register of proposals shall be 265 open for public inspection. Notwithstanding any general or special law to the contrary, until the 266 completion of the selection process, the contents of the proposals and the selection process shall 267 not be disclosed to competing proposers and shall not be public documents.

(c) Any design, construction, renovation, reconstruction, alteration, improvement,
demolition, expansion or management of a facility undertaken pursuant to this section shall be
subject to chapters 7C, 30 and 149 of the General Laws and any other general or special law or
regulation governing the design, construction, renovation, reconstruction, alteration,
improvement, demolition, expansion or management of real or personal property by the
commonwealth.

(d) The commissioner shall solicit proposals for temporary relocation space as required
for completion of a project funded pursuant to items 1102-2009, 1102-2014, 1100-3003 or 40002022 in accordance with section 37 of chapter 7C of the General Laws.

SECTION 10. Section 16G of chapter 6A, as appearing in the 2012 Official Edition, is
 hereby amended by adding the following subsection:-

(m) During the first year of each gubernatorial administration, the governor shall convene
an infrastructure cost council consisting of no fewer than 11 members: 1 of whom shall be the
secretary of administration and finance who shall serve as chair; 1 of whom shall be the secretary
of energy and environmental affairs; 1 of whom shall the secretary of transportation; 1 of whom
shall be appointed by the speaker of the house of representatives; 1 of whom shall be appointed
by the president of the senate; 1 of whom shall be appointed by the attorney general; and 5 of

whom shall be appointed by the governor: 1 of whom shall be appointed from a list of 3 people provided by the Massachusetts Association of Regional Planning Agencies, 1 of whom shall be a representative from Associated Industries of Massachusetts, 1 of whom shall be a representative

- representative from Associated Industries of Massachusetts, 1 of whom shall be a representative of a telecommunications company doing business in Massachusetts; 1 of whom shall be a
- of a telecommunications company doing business in Massachusetts; 1 of whom shall be a
   representative from the Massachusetts municipal association; and 1 of whom shall be a
- 290 representative from the Wassachusetts multiplat association, and 1 of whom shart be a 290 representative of a regulated utility operating in an exclusive service are within Massachusetts.
- 291 The governor may also appoint additional members of regional and local economic development
- groups and members of the business community to serve on the council. Members of the council
- shall serve for a term of 1 year or until a set of infrastructure cost projections has been approved
- by the governor under this section.

295 The secretary of administration and finance, with the assistance of the infrastructure cost 296 council appointed under this section, shall develop consensus demographic projections for the 297 commonwealth, including distinct projections for the various regions of the commonwealth. 298 These projections shall be used as the basis for developing infrastructure cost projections for the 299 commonwealth, for both publicly and privately-owned infrastructure, for a period identified by 300 the council that is at least 10 years long. As used in this section, the term "infrastructure" shall 301 refer to surface transportation infrastructure, and the infrastructure necessary to deliver water and 302 wastewater services, telecommunications services, gas, oil, and electricity.

303 The commonwealth office of performance, accountability and transparency shall provide 304 staff support for the study required by this section. Every regional planning agency formed under 305 chapter 40B of the General Laws shall provide its current set of demographic projections used 306 for regional planning. Any metropolitan planning organization that uses a set of demographic 307 projections that is different from those of its regional planning agency shall also provide its 308 current set of demographic projections. All regulated utilities shall provide necessary information 309 required by the council. The council may take whatever steps are necessary to ensure the 310 confidentiality of any competitively-sensitive information submitted.

In developing its consensus demographic projections, the council shall compare, contrast and reconcile all of the demographic projections and other information it receives. It shall strive to reconcile differences among those projections so that the consensus demographic projections for the commonwealth are based on a common and consistent set of assumptions.

The council shall conduct at least 1 public hearing. The secretary shall file his report with the clerks of the house and senate and with the chairs of the house and senate committees on bonding, capital expenditures and state assets not later than December 31 of the furst year of each new gubernatorial administration. The report shall also be published on the website of the commonwealth.

320 SECTION 11. Section 35VV of chapter 10 of the General Laws is hereby amended by
321 striking the figure "50,000,000" and inserting in place thereof the following figure:- 75,000,000.

322 SECTION 12. Said section 35VV is hereby further amended by inserting after the first 323 sentence the following sentence:- Such contracts shall seek to provide specific, measurable 324 outcomes in the areas of recidivism, homelessness, workforce development, preventive health 325 care, and early childhood education, among others.

SECTION 13. Chapter 23G of the General Laws, as appearing in the 2010 Official
 Edition, as amended by section 12 of chapter 238 of the acts of 2012, is hereby amended by
 adding the following section:-

Section 46. Commercial Sustainable Energy Program. (a) As used in this section, the
 following words shall have the following meanings, unless the context clearly requires
 otherwise:

332 "Agency", the Massachusetts Development Finance Agency as established in chapter333 23G.

"Betterment Assessment", an assessment of a betterment on qualified commercial or
 industrial property in relation to energy or resiliency improvements established under the
 commercial sustainable energy program, that has been duly assessed in accordance with chapter
 80.

338 "Benefitted property owner", an owner of qualifying commercial or industrial property
339 who desires to install energy or resiliency improvements and who provides free and willing
340 consent to the betterment assessment against the qualifying commercial or industrial property.

341 "Commercial or industrial property", any real property other than a residential dwelling342 containing fewer than five dwelling units.

343 "Commercial sustainable energy program", a program that facilitates PACE projects and
344 utilizes the betterment assessments authorized by this section as the source of both the repayment
345 of and collateral for the financing of PACE projects.

346 "Department", the Department of Energy Resources as established in chapter 25A.

347 "Energy Improvements", (1) any renovation or retrofitting of qualifying commercial or 348 industrial real property to reduce energy consumption or installation of a renewable energy 349 system to serve qualifying commercial or industrial property, provided such renovation, retrofit or installation is permanently fixed to such qualifying commercial or industrial property, or (2) 350 351 the construction of an extension of an existing natural gas distribution company line to qualifying 352 commercial or industrial property to enable the qualifying commercial or industrial property to 353 obtain natural gas distribution service to displace utilization of fuel oil, electricity or other 354 conventional energy sources.

355 "EOEEA", the Executive Office of Energy and Environmental Affairs as established in356 section 1 of chapter 21A.

357 "Financing entity", (1) the agency; or (2) special purpose entity duly authorized by the 358 agency.

359 "PACE bonds", bonds, notes or other evidence of indebtedness, in the form of revenue 360 bonds and not general obligation bonds of the commonwealth or the financing entity, issued by 361 the financing entity related to the commercial sustainable energy program established by this 362 section.

363 "PACE project", with respect to a parcel of qualifying commercial or industrial property,
 364 (1) design, procurement, construction, installation and implementation of energy or resiliency
 365 improvements; (2) related energy or resiliency audits; (3) renewable energy system feasibility
 366 studies; and (4) measurement and verification reports of the installation and effectiveness of such
 367 energy improvements .

368 "Participating municipality", a municipality that has entered into a written agreement 369 with the agency as contemplated by subsection (b)(3) of this section.

"Qualifying commercial or industrial property", any commercial or industrial property
owned by any person or entity other than a municipality or other governmental entity, that meets
the qualifications established for the commercial sustainable energy program in accordance with
the program guidelines as established in subsection (d) of this section and in subsection (13) of
section 6 of chapter 25A.

375 "Resiliency Improvements", any renovation or retrofitting of qualifying commercial or
376 industrial real property to adjust to actual or expected climactic stimuli or their effects, provided
377 such renovation or retrofit is permanently fixed to such qualifying commercial or industrial
378 property.

379 "Special purpose entity", a partnership, limited partnership, association, corporation,
380 limited liability company or other entity established and authorized by the agency to issue PACE
381 bonds, subject to approval by the agency as provided by the agency in its resolution authorizing
382 the special purpose entity to issue PACE bonds.

- (b) (1) The agency, in consultation with the department, shall establish a commercial
  sustainable energy program in the commonwealth, and in furtherance thereof, is authorized to
  issue PACE bonds, either directly or through a special purpose entity, for the purpose of
  financing all or a portion of the costs of the activities comprising one or more PACE projects.
- (2) Upon the approval of a PACE project by the department, the financing entity
  may issue PACE bonds. Such PACE bonds shall be issued in accordance with section 8 of this
  chapter; provided, however, that the agency shall not be required to make the findings set forth in

- 390 subsections (a) and (b) of said section 8. PACE bonds issued in furtherance of this section shall
- 391 not be subject to, or otherwise included in, the principal amount of debt obligations issued under
- 392 section 29 of this chapter. Such PACE bonds may be secured as to both principal and interest by
- 393 a pledge of revenues to be derived from the commercial sustainable energy program, including
- 394 revenues from betterment assessments on qualifying commercial or industrial property on which
- the PACE projects being financed by the issuance of such PACE bonds are located, as well as
- any reserve funds or other credit enhancements created in connection with the commercial
- 397 sustainable energy program.
- 398 (3) Each municipality in the Commonwealth shall have the option to participate in 399 the commercial sustainable energy program as a participating municipality by executing a 400 written agreement, as approved by a majority vote of the city or town council, or by a majority 401 vote of the board of selectmen, with the agency pursuant to which the municipality has agreed to 402 assess, collect, remit and assign betterment assessments, in return for energy or resiliency 403 improvements for a benefitted property owner located within such municipality and for costs 404 reasonably incurred in performing such duties. Any energy use reduction accomplished through 405 the commercial sustainable energy program shall count toward the municipality's 20 per cent 406 baseline reduction required by section 10 of chapter 25A in order to qualify as a green 407 community.
- 408 (c) The agency, (1) working in conjunction with the department, shall develop program 409 guidelines governing the terms and conditions under which financing for PACE projects may be 410 made available to the commercial sustainable energy program, which may include standards to 411 encourage property owners to undertake projects where the energy cost savings of the energy or 412 resiliency improvements over the useful life of the improvements exceeds the costs of the 413 improvements; (2) shall provide information as requested by the department regarding the 414 expected financing costs for PACE projects; (3) may serve as an aggregating entity for the 415 purpose of securing state or private third-party financing for energy or resiliency improvements 416 pursuant to this section; (4) may establish a loan loss, liquidity reserve or credit enhancement 417 program to support PACE bonds issued under this section; and (5) may use the services of one or 418 more private, public or quasi-public third-party administrators to administer, provide support or 419 obtain financing for PACE projects under the commercial sustainable energy program.
- 420 (d) If a benefitted property owner requests financing from the agency for energy or421 resiliency improvements under this section, the agency shall:
- 422 (1) Refer the project to the department for approval under the guidelines
  423 established by subsection (13) of section 6 of chapter 25A;
- 424 (2) Upon confirmation of project approval by the department, evaluate the project
  425 for compliance with the financial underwriting guidelines established by the agency;

- 426 (3) Impose requirements and conditions on the financing in order to ensure timely
  427 repayment, including, but not limited to, procedures for placing a lien on a property as security
  428 for the repayment of the betterment assessment;
- 429 (4) Require that the property owner provide a copy of a contract duly executed by430 the contractor performing the energy or resiliency improvements;
- 431 (5) Require that the property owner obtain consent from any existing mortgage
  432 holder of the property to the intent to finance such energy or resiliency improvements pursuant to
  433 this section; and
- (6) If the agency approves financing, require the participating municipality to levy
  a betterment assessment in a manner consistent with this section and with chapter 80, insofar as
  such provisions may be applicable and consistent with this section, on the qualifying commercial
  or industrial property in a principal amount sufficient to pay the costs of the energy or resiliency
  improvements and any associated costs that the agency determines will benefit the qualifying
  commercial or industrial property, including costs of the agency.
- 440 (e) (1) The agency may enter into a financing and assessment agreement with the 441 property owner of qualifying commercial or industrial property. The agency may raise funds to 442 supply the financing under such agreement by issuing PACE bonds. Upon execution of such 443 agreement and immediately prior to making the funds, which may constitute all or a portion of 444 the proceeds from the issuance of such PACE bonds, available to the property owner for the 445 PACE project under the agreement, the agency shall notify the participating municipality and the 446 participating municipality or its designee shall record the betterment assessment and lien on the qualifying commercial or industrial property. 447
- 448 (2) The agency shall disclose to the property owner the costs associated with
  449 participating in the commercial sustainable energy program established by this section, including
  450 the effective interest rate of the betterment assessment, any fees charged by the authority to
  451 administer the program and any fees charged by third parties such as originators or other
  452 intermediaries.
- 453 (f) At the time the betterment assessment is made, the agency shall set the term and 454 amortization schedule, the fixed or variable rate of interest for the repayment of the betterment 455 assessment amount, and any required closing fees and costs. The amortization schedule shall 456 provide for an amortization period of no longer than the lesser of: (1) the useful life of the 457 longest-lived of the energy or resiliency improvements comprising the PACE project(s) financed 458 by such betterment assessment; or (2) 20 years. The interest rate, which may be supplemented 459 with state or federal funding, shall be sufficient to pay the principal and interest and may be 460 calculated to include the financing and administrative costs of the commercial sustainable energy 461 program, including delinquencies.

462 (g) When the agency has authorized, but not issued, PACE bonds for PACE projects and 463 other costs of the commercial sustainable energy program, including interest costs and other 464 costs related to the issuance of PACE bonds, the agency may require the participating 465 municipality where the qualifying commercial or industrial property is located, or the program 466 administrator duly approved by the agency, to record the agreement between the agency and the 467 property owner as a betterment pursuant to chapter 80, except that such betterment may apply to 468 a single parcel of qualifying commercial or industrial property, and as a lien against the 469 qualifying commercial or industrial property benefitted.

470 (h) Betterment assessments levied pursuant to this section and the interest, fees and any 471 penalties thereon shall constitute a lien against the qualifying commercial or industrial real 472 property until they are paid, notwithstanding the provisions of section 12 of chapter 80, and shall 473 continue notwithstanding any alienation or conveyance of the qualifying commercial or 474 industrial real property by one property owner to a new property owner. A new property owner 475 shall take title to the qualifying commercial or industrial property subject to the betterment 476 assessment and related lien. The lien shall be levied and collected in the same manner as the 477 property taxes of the participating municipality on real property, including, in the event of 478 default or delinquency, with respect to any penalties, fees and remedies and lien priorities. Each 479 lien may be continued, recorded and released upon repayment in full of the benefit assessment in 480 the manner provided for property tax liens. Each lien shall take precedence over all other liens 481 or encumbrances, except a lien for taxes of the municipality on real property.

482 (i) Any participating municipality may sell or assign to the agency, or to an assignee 483 designated by the agency, any and all liens filed by the tax collector, as provided in the written 484 agreement between the participating municipality and the agency. The agency and the 485 assignee(s) shall negotiate the consideration received by the agency. The assignee(s) shall have 486 and possess the same powers and rights at law or in equity as the agency and the participating 487 municipality and its tax collector would have had with regard to the precedence and priority of 488 such lien, the accrual of interest and the fees and expenses of collection. The assignee(s) shall 489 have the same rights to enforce such liens as any private party holding a lien on real property, 490 including, but not limited to, foreclosure and a suit on the debt. The assignee(s) shall recover 491 costs and reasonable attorneys' fees incurred as a result of any foreclosure action or other legal 492 proceeding brought pursuant to this section and directly related to the proceeding from those 493 having title to the property subject to the proceedings. Such costs and fees may be collected by 494 the assignee(s) at any time after the assignee(s) have made a demand for payment.

(j) The exercise of the powers granted by this section shall be for the benefit of the people
of the commonwealth by increasing energy efficiency and resiliency in the commonwealth. As
the exercise of such powers shall constitute the performance of essential government functions,
the financing entity shall not be required to pay any taxes or assessments upon the property
acquired or used by the financing entity under this section or upon the income derived therefrom.
The PACE bonds issued under this section, their transfer and the income derived therefrom,

- including any profit made on the sale thereof, shall at all times be free of taxation within thecommonwealth.
- (k) The activities of the commercial sustainable energy program shall be reviewed in the
  3-year planning process and annual reviews undertaken pursuant to section 21 of chapter 25.
- (1) The agency may establish rules and guidelines as are necessary to implement the
   purposes of the program, including procedures describing the application process and criteria to
   be used in evaluating application for PACE bonds under this section.
- 508 SECTION 14. Section 6 of chapter 25A of the General Laws, as appearing in the 2010 509 Official Edition, is hereby amended by striking subsection 12 and inserting in place thereof the 510 following subsections:-
- (12) intervene and advocate on behalf of small commercial and industrial users before the
   department of public utilities in any dispute between such businesses and generation or
   distribution companies, as defined pursuant to section 1 of chapter 164; and
- (13) plan, develop, oversee and operate the commercial sustainable energy program, with the Massachusetts Development Finance Agency, in accordance with the provisions of section 46 of chapter 23G. In accordance with this section, the Department shall approve each PACE project prior to the issuance of a PACE bond under section 46 of chapter 23G and in so doing shall consider whether the energy cost savings of the energy or resiliency improvements over the useful life of such improvements exceed the costs of such improvements.
- 520 SECTION 15. Notwithstanding sections 40E to 40K, inclusive, and sections 52 to 55, 521 inclusive, of chapter 7C of the General Laws or any other general or special law to the contrary, 522 the division of capital asset management and maintenance, on behalf of and in consultation with 523 the department of conservation and recreation, may lease and enter into other agreements, for 524 terms not to exceed 25 years with the Milton Animal League for the Broderick Stables in the 525 town of Milton, so as to provide for the continued use, operation, maintenance, repair and 526 improvement of the existing structure, the grounds, and any additions, renovations, or new 527 construction thereon.
- 528 SECTION 16. (a) The terms used in this section shall have the following meanings unless 529 the context clearly requires otherwise:
- 530 "Commissioner", the commissioner of the division of capital asset management and531 maintenance.
- "District", the Essex North Shore Agricultural and Technical School District established
  pursuant to chapter 463 of the Acts of 2004 as amended by chapter 9 of the acts of 2006 and by
  chapter 130 of the acts of 2010.

535 "Division", the division of capital asset management and maintenance.

536 "School", the Essex North Shore Agricultural and Technical School established pursuant537 to chapter 463 of the acts of 2004 as so amended.

538 (b) Notwithstanding section 32 to 37, inclusive, of chapter 7C of the General Laws, 539 chapter 463 of the acts of 2004 as amended by chapter 9 of the acts of 2006 and by chapter 130 540 of the acts of 2010 or any other general or special law to the contrary, the commissioner may, 541 upon approval of the Inspector General and in consultation with the district, lease or enter into 542 other agreements for a term, including any extensions, not to exceed 25 years for certain lands 543 and any buildings and other appurtenances thereon located at the school in the town of 544 Middleton to Essex Sports Center, LLC. The location and boundaries of the parcel or parcels to 545 be leased shall be determined by the commissioner based upon a survey.

(c) The lessee shall use the property solely for the purpose of constructing and operating
athletic and recreational facilities for use by the school or any other authorized parties. The lease
or other agreement pertaining to the lease of the property shall include a provision restricting the
use of the property to such purposes and providing for termination of the lease if the property
ceases to be used for such a purpose.

551 (d) The lease or other agreement authorized by this act shall be on terms and conditions 552 acceptable to the commissioner and the district after consultation with the district; provided, 553 however, that such lease or other agreement shall provide, without limitation that: (a) the lessee 554 shall manage, operate, improve, repair, and maintain the land, buildings, and appurtenances 555 associated therewith during the term of the lease which is subject to the approval of the 556 commissioner and the district. The upkeep shall be reviewed on an annual basis by the 557 commissioner, the lessee and the district; the lessee shall be responsible for the repairs and 558 maintenance as recommended by the commissioner or the district; (b) the lessee shall carry 559 comprehensive general liability insurance in an amount acceptable to the commissioner and the 560 district naming the commonwealth and the district as the co-insured, protecting the 561 commonwealth and the district against all claims for personal injury or property damage arising 562 from the land, buildings, and appurtenances associated therewith during the term of the lease; (c) 563 the lessee shall pay rent in an amount equal to or greater than the full and fair market value of its 564 leasehold interest under this act as determined by independent appraisal prepared in accordance 565 with the usual and customary professional appraisal practices by a certified appraiser 566 commissioned by the commissioner; (d) the lessee shall be responsible for the capital 567 improvements to the premises; and (e) the lessee shall not design or construct any facilities on 568 the parcel without the written approval of the division, in consultation with the district.

(e) The lessee shall be responsible for and shall maintain an escrow fund for all costs and
expenses including, but not limited to, costs associated with any engineering, surveys, appraisals,
and lease preparation as such costs may be determined by the commissioner. The lessee shall

also maintain a bond in a minimum amount that shall cover the cost of any amount due to anylender, public or private, in the case of default, foreclosure, or bankruptcy by the lessee.

(f) The District may establish a receipts reserved for appropriation account for any
revenue generated from the lease of property to the lessee. This account shall be used for the
general appropriations of the District.

577 (g) No general or special law, rule, or regulation relating to the advertising, bidding, or 578 award of contracts to the procurement of services, including, but not limited to chapter 30B of 579 the General Laws, or to the construction and design improvements shall apply to the district or 580 the lessee under this act.

581 SECTION 17. Notwithstanding any general or special law to the contrary, the 582 comptroller shall transfer \$5,000,000 from the General Fund to the Workforce Competitiveness 583 Trust Fund established in section 2WWW of chapter 29 of the General Laws.

584 SECTION 18. Notwithstanding any general or special law to the contrary, the unexpended and unencumbered balances of the bond-funded authorizations in the following 585 586 accounts shall cease to be available for expenditure 90 days after the effective date of this act: 587 9300-3905, 1102-8880, 0330-8891, 1102-7893, 1102-7894, 1102-9897, 5500-8300, 5500-8400, 588 5500-8500, 1102-0961, 7112-0960, 7113-0960, 7114-0960, 7115-0960, 7116-0960, 7117-0960, 589 7220-0960, 7310-0960, 7410-7960, 7452-7960, 7504-7961, 7505-7960, 7512-7960, 8195-8968, 590 1102-9980, 8900-7967, 0330-2206, 0330-2209, 1102-2992, 1102-4994, 1102-7947, 1102-8245, 591 1102-8940, 1102-8945, 1102-8947, 1102-4940, 1102-8949, 0333-0010, 1102-2011, 1102-3010, 592 1102-3013, 7100-0001, 8000-2011, 0332-8811, 0431-8833, 1102-8872.

593 SECTION 19. This act shall take effect upon passage.