# HOUSE . . . . . . . No. 4930

# The Commonwealth of Massachusetts

### HOUSE OF REPRESENTATIVES, October 15, 2018.

The committee on Ways and Means, to whom was referred the message from His Excellency the Governor recommending legislation relative to making appropriations for Fiscal Year 2018 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4758), reports, in part, recommending that the accompanying bill ought to pass (House, No. 4930) [Total Appropriation: \$540,353,183.00].

For the committee,

JEFFREY SÁNCHEZ.

#### FILED ON: 10/15/2018

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# The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act making appropriations for fiscal year 2018 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 are forthwith to make supplemental appropriations for fiscal year 2018 and to make certain changes in law, each of which is immediately necessary to carry out those appropriations or to accomplish other important public purposes, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public convenience.

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 2018, 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, 2018. These sums shall be in addition to any amounts
7	previously appropriated and made available for the purposes of those items. These sums shall be
8	made available until June 30, 2019.

9 SECTION 2.

10	DISTRICT ATTORNEYS
11	Bristol District Attorney
12	0340-0998\$19,314
13	Berkshire District Attorney
14	0340-1198\$14,000
15	SECRETARY OF THE COMMONWEALTH
16	0521-0000\$276,514
17	0540-1300\$254,432
18	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
19	Bureau of the State House
20	1102-3331\$82,000
21	Department of Revenue
22	1232-0100\$20,000,000
23	1232-0200\$275,000
24	Reserves
25	1599-0014\$5,000,000
26	1599-0093\$10,000,000

27	1599-0999	.\$480,000
28	1599-3856	.\$400,000
29	1599-4448	.\$19,100,000
30	1599-8910	.\$28,576,186
31	Human Resources Division	
32	1750-0100	.\$605,211
33	EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AF	FAIRS
34	Office of the Secretary of Energy and Environmental Affairs	
35	2030-1000	.\$380,287
36	Department of Conservation and Recreation	
37	2820-2000	.\$585,162
38	EXECUTIVE OFFICE OF EDUCATION	
39	Department of Early Education and Care	
40	3000-1020	\$500,000
41	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES	
42	Office of the Secretary	
43	4000-0700	.\$135,026,377

44	Massachusetts Rehabilitation Commission
45	4120-3000\$10,100,000
46	Department of Public Health
47	4510-0600\$150,000
48	Department of Children and Families
49	4800-0041\$2,386,679
50	EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT
51	Department of Labor Standards
52	7003-0200\$179,000
53	EXECUTIVE OFFICE OF EDUCATION
54	Department of Elementary and Secondary Education
55	7061-9408\$5,000,000
56	Department of Higher Education
57	7066-0021\$705,395
58	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
59	Office of the Secretary of Public Safety and Security
60	8000-0600\$867,500

61	8000-1700\$75,000
62	Department of Criminal Justice Information Services
63	8000-0110\$1,098,750
64	Department of State Police
65	8100-0515\$5,799,601
66	8100-1004\$3,106,756
67	Municipal Police Training Committee
68	8200-0200\$40,000
69	Military Division
70	8700-1150\$5,920,610
71	Parole Board
72	\$3,692,436
73	LEGISLATURE
74	Senate
75	9500-0000\$2,000,000
76	MASSACHUSETTS DEPARTMENT OF TRANSPORTATION
77	Department of Transportation

78	1595-6368	\$36,097,980
10	1575 0500	$\psi_{30,0},0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,0,$

79 Commonwealth Transportation Fund......100%

80	SECTION 2A. To provide for certain unanticipated obligations of the commonwealth, to
81	provide for an alteration of purpose for current appropriations, and to meet certain requirements
82	of law, the sums set forth in this section are hereby appropriated from the General Fund unless
83	specifically designated otherwise in this section, for the several purposes and subject to the
84	conditions specified in this section, and subject to the laws regulating the disbursement of public
85	funds for the fiscal year ending June 30, 2018. These sums shall be made available until June
86	30, 2019.
87	SECRETARY OF THE COMMONWEALTH
88	0521-0002 To implement early voting in the commonwealth for the November 6,
89	2018 state election as required by section 25B of chapter 54 of the General Laws \$2,500,000
90	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
91	Reserves
92	1599-2018 For a reserve to provide extraordinary relief from the impacts of the
93	September 13, 2018 natural gas explosions that occurred in the city of Lawrence, the town of
94	Andover and the town of North Andover, including, but not limited to, costs of commonwealth
95	personnel and overtime expenses, immediate living and medical costs, and costs incurred by
96	political subdivisions of the commonwealth; provided, that the secretary of administration and
97	finance may transfer from this item to other items of appropriation and allocations thereof for
98	fiscal years 2018 and 2019 amounts necessary to meet these costs where the amounts otherwise

99	available are insufficient for the purpose, in accordance with a transfer plan which shall be filed
100	in advance with the house and senate committees on ways and means; provided further, that
101	amounts expended from this item shall be reimbursed by the party deemed responsible for the
102	explosions, whether obtained through fine, penalty, settlement, voluntary contribution or any
103	other form of recovery allowed under state or federal law\$10,000,000
104	1599-4449 For a reserve for collective bargaining and related labor costs; provided, that
105	funds shall be used for fiscal year 2017, 2018 and 2019 costs of contracts once validated
106	pursuant to section 7 of chapter 150 of the General Laws; provided further, that up to 1 per cent
107	of the total appropriation may be used for non-union pay increases; and provided further, that the
108	secretary of administration and finance shall file a report with the house and senate committees
109	on ways and means not more than 10 days after any transfer or spending from this reserve
110	
111	Human Resources Division
112	1750-0928 For the cost to revalidate civil service exams, including police and fire
112 113	
	1750-0928 For the cost to revalidate civil service exams, including police and fire
113	1750-0928 For the cost to revalidate civil service exams, including police and fire medical standards, and to lease or rent space for the purpose of administering the civil service
113 114	1750-0928 For the cost to revalidate civil service exams, including police and fire medical standards, and to lease or rent space for the purpose of administering the civil service physical abilities tests
<ul><li>113</li><li>114</li><li>115</li></ul>	1750-0928 For the cost to revalidate civil service exams, including police and fire medical standards, and to lease or rent space for the purpose of administering the civil service physical abilities tests
<ol> <li>113</li> <li>114</li> <li>115</li> <li>116</li> </ol>	1750-0928 For the cost to revalidate civil service exams, including police and fire medical standards, and to lease or rent space for the purpose of administering the civil service physical abilities tests
<ol> <li>113</li> <li>114</li> <li>115</li> <li>116</li> <li>117</li> </ol>	1750-0928 For the cost to revalidate civil service exams, including police and firemedical standards, and to lease or rent space for the purpose of administering the civil servicephysical abilities tests

120 highest rates of violent crime in the commonwealth; provided, that funds shall be awarded in 121 consultation with the executive office of public safety and the department of elementary and 122 secondary education; provided further, that funds shall be awarded to non-profit, community-123 based organizations located in and serving high risk youth in eligible communities; provided 124 further, that preference shall be given to organizations that have: (i) demonstrated street outreach 125 capacity, (ii) effective partnerships with neighborhood health and human services agencies, 126 including mental health providers, and with schools and other local educational institutions and 127 (iii) clearly outlined a comprehensive plan in support of continued or expanded collaboration 128 efforts with such partners; provided further, that eligible expenses for such grants shall include, 129 but not be limited to: case workers, mental health counselors, academic supports and other 130 research-based practices and related support services; provided further, that the department shall 131 ensure that every grant recipient establishes measurable outcomes in its comprehensive plan and 132 provides data related to those outcomes that demonstrate program success; provided further, that 133 preference shall be given to proposals that demonstrate coordination with programs and services 134 funded through items 4000-0005, 7061-0010 and 7061-9612; provided further, that the 135 department shall submit a report not later than March 1, 2019 to the executive office for 136 administration and finance, the joint committee on public health, the joint committee on public 137 safety and homeland security, the joint committee on education and the house and senate 138 committees on ways and means detailing the awarding of grants and details of anticipated 139 contracts by district; provided further, that the department shall further report on the 140 effectiveness of the program, including but not limited to: (i) any measurable data-driven results, 141 (ii) which strategies and collaborations have most effectively reduced gun and other violence in 142 the grantee neighborhoods, (iii) how spending through this item has been aligned with spending

143	from items 4000-0005, 7061-0010, and 7061-9612 in ways that enhance public safety while
144	avoiding programmatic duplication and (iv) what efforts have been taken by the non-profit
145	community and municipalities to ensure the long term viability of the reforms funded by the pilot
146	program; and provided further, that copies of the report shall be provided to: (i) the house and
147	senate chairs of the joint committee on public safety and homeland security, the joint committee
148	on public health and the joint committee on education, and (ii) the chairs of the house and senate
149	committees on ways and means not later than September 1,
150	2019\$10,000,000
151	EXECUTIVE OFFICE OF LABOR
152	Department of Family and Medical Leave
153	7003-0300For the department of family and medical leave\$1,500,000
154	EXECUTIVE OFFICE OF EDUCATION
155	Office of the Secretary

156 7009-6800 For an infrastructure grant program to assist public schools in enhancing 157 safety and security measures; provided, that grants shall be administered by the executive office 158 of education in coordination with the executive office of public safety and security, the executive 159 office of health and human services and the Massachusetts school building authority; provided 160 further, that the grants shall be used for retrofitting and upgrading school buildings with safety 161 and security enhancements including, but not limited to, classroom door locks, security cameras 162 or active shooter detection systems; provided further, that the department shall make efforts to 163 notify all public school districts of said program; provided further, that criteria shall be

170 Department of Elementary and Secondary Education

171 7061-0010 For a grant program to assist public school districts in contracting with 172 licensed community-based mental and behavioral health service providers for services in public 173 schools; provided, that said program shall be administered by the department of elementary and 174 secondary education in coordination with the executive office of health and human services; 175 provided further, that the department shall make efforts to notify all public school districts of 176 said program; provided further, that the department shall prioritize grant applications submitted 177 by school districts with limited access to mental and behavioral health services and limited 178 existing financial resources; provided further, that the department shall prioritize grant 179 applications submitted by school districts that have created action plans based on the safe and 180 supportive school framework, or whose applications are consistent with infrastructure and 181 coordination efforts linking schools to community-based resources in accordance with item 182 7061-9612; provided further, that grants may be expended to assist school districts in connecting 183 students with community-based services to maximize coordination with service providers and 184 establish more comprehensive continuums of care; provided further, that grants may be 185 expended to support increased professional development opportunities for public school 186 employees to identify students in need of mental and behavioral health support; and provided

187 further, that the department shall submit a report to the executive office for administration and

188 finance and the house and senate committees on ways and means not later than March 1, 2019 on

189 the awarding of grants and details of anticipated contracts, by school

- 190 district......\$7,500,000
- 191 EXECUTIVE OFFICE OF PUBLIC SAFETY
- 192 Department of Correction

193 8900-0003 For the purposes of implementing mandated reforms to mental and behavioral 194 health and residential treatment related to the department of correction in chapter 69 of the acts 195 of 2018; provided, that these funds may be expended for contracted service providers 196 specializing in relevant areas, including, but not limited to, behavioral health and residential 197 treatment; provided further, that said funds shall only be expended in the AA or DD object 198 classes if said funds are to be utilized for counselors, teachers, mental health personnel, medical 199 personnel or additional legal staff ......\$3,602,848 200 8900-0976 For the expenses of hiring, equipping and training department of 201 

SECTION 2C.I. For the purpose of making available in fiscal year 2019 balances of appropriations which otherwise would revert on June 30, 2018, the unexpended balances of the appropriations listed below, not to exceed the amount specified below for each item, are hereby re-appropriated for the purposes of and subject to the conditions stated for the corresponding item in section 2 of chapter 47 of the acts of 2017. However, for items which do not appear in said section 2 of the general appropriation act, the amounts in this section are re-appropriated for the purposes of and subject to the corresponding item in section 2 or 2A

209	of this act or in prior appropriation acts. Amounts in this section are re-appropriated from the
210	fund or funds designated for the corresponding item in said section 2 of said chapter 47;
211	provided, however, that for items which do not appear in said section 2 of said chapter 47, the
212	amounts in this section are re-appropriated from the fund or funds designated for the
213	corresponding item in section 2 through 2E of this act or in prior appropriation acts. The
214	unexpended balance of each appropriation in the Massachusetts management accounting and
215	reporting system with a secretariat code of 01 or 17 is hereby re-appropriated for the purposes of
216	and subject to the conditions stated for the corresponding item in said section 2 of said chapter
217	47. The sums reappropriated in this section shall be in addition to any amounts available for said
218	purposes.
219	DISTRICT ATTORNEYS
220	Northwestern District Attorney
221	0340-0600\$77,068
222	OFFICE OF THE CHILD ADVOCATE
223	0930-0100\$94,103
224	CANNABIS CONTROL COMMISSION
225	Cannabis Control Commission
226	1070-0840\$500,000
227	1070-0841\$2,000,000
228	HEALTH POLICY COMMISSION

229	1450-1200	\$550,000
230	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINA	NCE
231		
232	Reserves	
233	1599-0054	\$952,593
234	1599-0999	\$95,655
235	1599-3384	\$1,911,624
236	EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENT	AL AFFAIRS
237	Department of Fish and Game	
238	2330-0300	\$1,000,000
239	EXECUTIVE OFFICE OF EDUCATION	
240	Department of Early Education and Care	
241	3000-3060	\$3,662,278
242	3000-4060	\$15,693,872
243	CENTER FOR HEALTH INFORMATION AND ANALYSIS	
244	4100-0060	\$292,764
245	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVIC	ES

246	Department of Veterans Services
247	1410-0022\$100,000
248	Department of Youth Services
249	4200-0300\$1,000,000
250	Department of Mental Health
251	5046-0000\$300,000
252	EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT
253	Department of Housing and Community Development
254	7004-0099\$408,763
255	7004-0100\$12,788
256	7004-0101\$166,904
257	7004-0102\$30,875
258	Massachusetts Marketing Partnership
259	7008-0900\$800,000
260	EXECUTIVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT
261	Office of the Secretary
262	7003-0100\$150,000

263	EXECUTIVE OFFICE OF EDUCATION
264	Department of Higher Education
265	7066-0000\$75,000
266	7510-0200\$1,200,091
267	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
268	Office of the Secretary
269	8000-0600\$75,000
270	Department of Correction
271	\$281,535
272	Parole Board
273	8950-0001\$79,347
274	SHERIFFS
275	Middlesex Sheriff's Department
276	8910-0107\$250,000
277	SECTION 2C.II. For the purpose of making available in fiscal year 2019 balances of
278	retained revenue and intragovernmental chargeback authorizations which otherwise would revert
279	on June 30, 2018, the unexpended balances of the authorizations listed below, not to exceed the
280	amount specified below for each item, are hereby re-authorized for the purposes of and subject to

281	the conditions stated for the corresponding item in section 2 or section 2B of chapter 47 of the	
282	acts of 2017. However, for items which do not appear in said section 2 or said section 2B of said	
283	chapter 47, the amounts in this section are re-authorized for the purposes of and subject to the	
284	conditions stated for the corresponding item in section 2, 2A or 2B of this act or in prior	
285	appropriation acts. Amounts in this section are re-authorized from the fund or funds designated	
286	for the corresponding item in said section 2 or said section 2B of the general appropriation act;	
287	however, for items which do not appear in said section 2 or said section 2B of the general	
288	appropriation act, the amounts in this section are re-authorized from the fund or funds designated	
289	for the corresponding item in section 2, 2A or 2B of this act or in prior appropriation acts. The	
290	sums re-authorized in this section shall be in addition to any amounts available for those	
291	purposes.	
292	OFFICE OF THE STATE COMPTROLLER	
293	1000-0601\$219,433	
294	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE	
295	Human Resources Division	
296	1750-0102\$125,000	
297	1750-0600\$57,897	
298	Operational Services Division	
299	1775-0800\$60,000	
300	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES	

301	Department of Veterans Services
302	1410-0018\$250,000
303	Chelsea Soldiers Home
304	4180-1100\$100,000
305	Holyoke Soldiers Home
306	4190-0300\$160,000
307	4190-1100\$750,000
308	SECTION 2E. The sums set forth in this section are hereby appropriated for transfer
309	from the General Fund to the trust funds named within each item, unless specifically designated
310	otherwise in this section, for the purposes and subject to the conditions specified in this section
311	and subject to the laws regulating the disbursement of public funds for the fiscal year ending
312	June 30, 2018. Notwithstanding section 19A of chapter 29 of the General Laws, any transfer
313	under this section shall be made by the comptroller, effective June 30, 2018.
314	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
315	Reserves
316	1595-9168 For an operating transfer to the Social Innovation Financing Trust Fund
317	established under section 35VV of chapter 10 of the General Laws to hold funds in support of
318	pay for success contracts, under the requirements of said section 35VV of said chapter
319	10\$10,924,651

320

# MASSACHUSETTS DEPARTMENT OF TRANSPORTATION

# 321 Department of Transportation

322	1595-6386 For an operating transfer to the Massachusetts Transportation Trust Fund,
323	established pursuant to section 4 of chapter 6C of the General Laws for grants to municipalities
324	for the construction, reconstruction, maintenance or improvement of municipal ways; provided,
325	that said grants shall be distributed in a manner consistent with apportionments through chapter
326	90 of the General Laws\$40,000,000
327	Commonwealth Transportation Fund100%
328	SECTION 3. Section 35FFF of chapter 10 of the General Laws, inserted by section 1 of
329	chapter 91 of the acts of 2018, is hereby repealed.
330	SECTION 4 Said chapter 10 is hereby further amended by inserting after section
331	35KKK, inserted by section 3 of chapter 209 of the acts of 2018, the following section:-
332	Section 35LLL. There shall be a Garden of Peace Trust Fund which shall be expended,
333	without further appropriation, for the operation of the Garden of Peace. The fund shall consist of
334	any monies authorized by a court to be transferred to the fund from the Garden of Peace, Inc. and
335	all revenues received by the commonwealth from public and private sources as gifts, grants and
336	donations to support and maintain the Garden of Peace. Any balance in the fund at the end of a
337	fiscal year shall not revert to the General Fund but shall remain available for expenditure in
338	subsequent years. No expenditure made from the fund shall cause the fund to become deficient at
339	any point during a fiscal year.

340 SECTION 5. Section 2SSSS of chapter 29 of the General Laws, as appearing in the 2016
341 Official Edition, is hereby amended by striking out, in line 6, the first time it appears, the word
342 "and".
343 SECTION 6. Said section 2SSSS of said chapter 29, as so appearing, is hereby further

amended by inserting after the word "waiver", in line 9, the following words:- ; and (iii) provide
for other federally-approved delivery system reform incentive program purposes.

346 SECTION 7. Section 1 of chapter 62 of the General Laws, as so appearing, is hereby
347 amended by striking out, in line 9, the figure, "530" and inserting in place thereof the following
348 figures:- 529A, 530, 951, 951A, 959, 961.

349 SECTION 8. Subsection (e) of said section 1 of said chapter 62, as so appearing, is
350 hereby amended by adding the following sentence:- Amounts included in federal gross income
351 pursuant to sections 951 and 951A of the Code shall be treated as dividends under this chapter.

352 SECTION 9. The definition of "Net income" in section 1 of chapter 63 of the General 353 Laws, as so appearing, is hereby amended by inserting after the fifth sentence the following 354 sentence:- For purposes of this definition, amounts included in federal gross income pursuant to 355 sections 951 and 951A of the Code shall be treated as dividends received.

356 SECTION 10. Said section 1 of said chapter 63, as so appearing, is hereby further 357 amended by striking out, in line 199, the word "or".

358 SECTION 11. Said section 1 of said chapter 63, as so appearing, is hereby further 359 amended by inserting after the figure "2009", in line 203, the following words:- ; or.

360	SECTION 12. The definition of "Net income" in said section 1 of said chapter 63, as so
361	appearing, is hereby further amended by adding the following clause:-
362	(g) the deductions allowed by sections 245A, 250, and 965(c) of the Code.
363	SECTION 13. Section 2A of said chapter 63, as so appearing, is hereby amended by
364	adding the following subsection:-
365	(h) For purposes of this section, dividends that are deemed to be received from an entity,
366	including amounts included in federal gross income pursuant to sections 951 or 951A of the
367	Code, shall not be considered receipts.
368	SECTION 14. Paragraph 4 of section 30 of said chapter 63, as so appearing, is hereby
369	amended by insertingafter the third sentence the following sentence:- For purposes of this section
370	and subsection (a) of section 38, the term "dividend" shall include but not be limited to amounts
371	included in federal gross income pursuant to sections 951 and 951A of the Code.
372	SECTION 15. Paragraph 4 of said section 30 of said chapter 63, as so appearing, is
373	hereby further amended by adding the following clause:-
374	(viii) the deductions allowed by sections 245A, 250, and 965(c) of the Code.
375	SECTION 16. Section 32B of said chapter 63, as so appearing, is hereby amended by
376	inserting after the word "chapter", in line 176, the following words:-, taking into account
377	subsection (h) of section 2A,.
378	SECTION 17. Clause (5) of the third paragraph of subsection (f) of section 38 of said
379	chapter 63, as amended by chapter 55 of the acts of 2017, is hereby further amended by striking
380	out the second paragraph and inserting in place thereof the following paragraph:-

381 For the purposes of this subsection: (1) in the case of sales, other than sales of tangible 382 personal property, if the state or states to which sales should be assigned cannot be determined, it 383 shall be reasonably approximated; (2) in the case of sales other than sales of tangible personal 384 property if the taxpayer is not taxable in a state to which a sale is assigned, or if the state or states 385 to which such sales should be assigned cannot be determined or reasonably approximated, such 386 sale shall be excluded from the numerator and denominator of the sales factor; (3) the 387 corporation shall be considered to be taxable in the state of the purchaser if tangible personal 388 property is delivered or shipped to a purchaser in a foreign country; (4) sales of tangible personal 389 property to the United States government or any agency or instrumentality thereof for purposes 390 of resale to a foreign government or any agency or instrumentality thereof are not sales made in 391 the commonwealth; (5) in the case of sale, exchange or other disposition of a capital asset, as 392 defined in paragraph (m) of section 1 of chapter 62, used in a taxpayer's trade or business, 393 including a deemed sale or exchange of such asset, "sales" shall be measured by the gain from 394 the transaction; (6) "security" shall mean any interest or instrument commonly treated as a 395 security as well as other instruments which are customarily sold in the open market or on a 396 recognized exchange, including, but not limited to, transferable shares of a beneficial interest in 397 any corporation or other entity, bonds, debentures, notes and other evidences of indebtedness, 398 accounts receivable and notes receivable, cash and cash equivalents including foreign currencies 399 and repurchase and futures contracts; (7) in the case of a sale or deemed sale of a business, the 400 term "sales" shall not include receipts from the sale of the business "goodwill" or similar 401 intangible value, including, without limitation, "going concern value" and "workforce in place"; 402 (8) to the extent authorized under the life sciences tax incentive program established by section 5 403 of chapter 23I, a certified life sciences company may be deemed a research and development

404 corporation for purposes of exemptions under chapters 64H and 64I; (9) in the case of a business 405 deriving receipts from operating a gaming establishment or otherwise deriving receipts from 406 conducting a wagering business or activity, income-producing activity shall be considered to be 407 performed in the commonwealth to the extent that the location of wagering transactions or 408 activities that generated the receipts is in the commonwealth; (10) in the case of a business 409 deriving receipts from operating a marijuana establishment or otherwise deriving receipts from 410 conducting a marijuana business or activity, income-producing activity shall be considered to be 411 performed in the commonwealth to the extent that the location of marijuana transactions or 412 activities that generated the receipts is in the commonwealth; and (11) dividends that are deemed 413 to be received from an entity, including amounts included in federal gross income pursuant to 414 sections 951 or 951A of the Code, shall not be considered "sales".

SECTION 18. Said clause (5) of said third paragraph of said subsection (f) of said
section 38 of said chapter 63 is hereby further amended by striking out the second paragraph,
inserted by section 17 of this act, and inserting in place thereof the following paragraph:-

418 For the purposes of this subsection: (1) in the case of sales, other than sales of tangible 419 personal property, if the state or states to which sales should be assigned cannot be determined, it 420 shall be reasonably approximated; (2) in the case of sales other than sales of tangible personal 421 property if the taxpayer is not taxable in a state to which a sale is assigned, or if the state or states 422 to which such sales should be assigned cannot be determined or reasonably approximated, such 423 sale shall be excluded from the numerator and denominator of the sales factor; (3) the 424 corporation shall be considered to be taxable in the state of the purchaser if tangible personal 425 property is delivered or shipped to a purchaser in a foreign country; (4) sales of tangible personal 426 property to the United States government or any agency or instrumentality thereof for purposes

427 of resale to a foreign government or any agency or instrumentality thereof are not sales made in 428 the commonwealth; (5) in the case of sale, exchange or other disposition of a capital asset, as 429 defined in paragraph (m) of section 1 of chapter 62, used in a taxpayer's trade or business. 430 including a deemed sale or exchange of such asset, "sales" shall be measured by the gain from 431 the transaction; (6) "security" shall mean any interest or instrument commonly treated as a 432 security as well as other instruments which are customarily sold in the open market or on a 433 recognized exchange, including, but not limited to, transferable shares of a beneficial interest in 434 any corporation or other entity, bonds, debentures, notes and other evidences of indebtedness, 435 accounts receivable and notes receivable, cash and cash equivalents including foreign currencies 436 and repurchase and futures contracts; (7) in the case of a sale or deemed sale of a business, the 437 term "sales" shall not include receipts from the sale of the business "goodwill" or similar 438 intangible value, including, without limitation, "going concern value" and "workforce in place"; 439 (8) in the case of a business deriving receipts from operating a gaming establishment or 440 otherwise deriving receipts from conducting a wagering business or activity, income-producing 441 activity shall be considered to be performed in the commonwealth to the extent that the location 442 of wagering transactions or activities that generated the receipts is in the commonwealth; (9) in 443 the case of a business deriving receipts from operating a marijuana establishment or otherwise 444 deriving receipts from conducting a marijuana business or activity, income-producing activity 445 shall be considered to be performed in the commonwealth to the extent that the location of 446 marijuana transactions or activities that generated the receipts is in the commonwealth; and (10) dividends that are deemed to be received from an entity, including amounts included in federal 447 448 gross income pursuant to sections 951 or 951A of the Code, shall not be considered "sales".

449	SECTION 19. Subsection (d) of section 24G of chapter 90 of the General Laws, as
450	appearing in section 37 of chapter 69 of the acts of 2018, is hereby amended by striking out the
451	figure "10" and inserting in place thereof the following figure:- 15.
452	SECTION 20. Subsection (7) of section 24A of chapter 94C, as appearing in section 44
453	of chapter 208 of the acts of 2018, is hereby amended by inserting, after the word "general", the
454	following words:- or a district attorney.
455	SECTION 21. Section 224 of chapter 111 of the General Laws, as appearing in the 2016
456	Official Edition, is hereby amended by striking out, in line 48, the word "annually" and inserting
457	in place thereof the following word:- biennially.
458	SECTION 22. Section 97 of chapter 127 of the General Laws, as appearing in the 2016
459	Official Edition, is hereby amended by striking out, in line 6, the words "state prison" and
460	inserting in place thereof the following words:- Massachusetts Correctional Institution, Cedar
461	Junction.
462	SECTION 23. The first paragraph of section 58A of chapter 151A of the General Laws,
463	as so appearing, is hereby amended by adding the following sentence:- For the purpose of
464	accommodating timing discrepancies between the receipt of revenues and related expenditures,
465	the commissioner may incur expenses, after written approval from the secretary of
466	administration and finance, and the comptroller shall certify for payment, amounts not to exceed
467	the most recent revenue estimate as certified by the commissioner, as reported in the state
468	accounting system.
469	SECTION 24. Section 70C of chapter 277 of the General Laws, as most recently

470 amended by section 205 of chapter 69 of the acts of 2018, is hereby further amended by striking

471	out the second sentence and inserting in place thereof the following sentence:- This section shall
472	not apply to the offenses in sections 22F, 24, 24D, 24G, 24L and 24N of chapter 90, sections 8,
473	8A and 8B of chapter 90B, sections 34, 36, 39, 51A, 51E, 51F, 55, 63 and 63A of chapter 119,
474	chapter 119A, chapter 209, chapter 209A, chapter 265, section 25 of chapter 266, sections 1, 2,
475	3, 6, 6A, 6B, 8B, 13, 13A, 13B, 13C, 14, 14B, 15, 15A, 16, 17, 18, 19, 20, 23, 28, 31 and 36 of
476	chapter 268, chapter 268A, sections 10, 10A, 10C, 10D, 10E, 11B, 11C, 11E, 12, 12A, 12B, 12D
477	and 12E of chapter 269 and sections 1, 2, 3, 4, 4A, 4B, 6, 7, 8, 12, 13, 16, 28, 29A and 29B of
478	chapter 272.
479	SECTION 25. Section 38 of chapter 46 of the acts of 2013 is hereby repealed.
480	SECTION 26. Said chapter 46 is hereby further amended by striking out section 87 and
481	inserting in place thereof the following section:-
482	SECTION 87. Sections 56 and 57 shall take effect on December 31, 2018.
483	SECTION 27. Section 2 of chapter 47 of the acts of 2017 is hereby amended by striking
484	out item 1599-3557.
485	SECTION 28. Item 4000-0641 of said section 2 of said chapter 47 is hereby amended by
486	striking out words "March 1" and inserting in place thereof the following:- December 31.
487	SECTION 29. Item 4400-1001 of said section 2 of said chapter 47 is hereby amended by
488	adding the following words:-; and provided further, that funding for this grant program shall be
489	made available until June 30, 2019.

490	SECTION 30. Item 4800-0038 of said section 2 of said chapter 47 is hereby amended by
491	inserting after the word "Amherst" the following words:- ; provided further, that funding for this
492	program shall be made available until June 30, 2019.
493	SECTION 31. Item 5920-3020 of said section 2 of said chapter 47 is hereby amended by
494	striking out the words "Community First Trust Fund 100%" and inserting in place thereof, the
495	following words:-
496	General Fund15%
497	Community First Trust Fund85%
498	SECTION 32. Item 7010-0005 of said section 2 of said chapter 47 is hereby amended by
499	inserting after the words "Clarksburg Elementary School" the following words:-; provided
500	further, that funding for said elementary school shall be made available until June 30, 2019.
501	SECTION 33. Item 7061-9408 of said section 2 of said chapter 47 is hereby amended by
502	inserting after the words "Chelsea Public Schools" the following words:-; provided further, that
503	funds for said worker shall be made available until June 30, 2019.
504	SECTION 34. Subsection (a) of section 97 of said chapter 47 is hereby amended by
505	striking out the figure "10", each time it appears, and inserting in place thereof the following
506	figure:- 30.
507	SECTION 35. Said chapter 47 is hereby amended by striking out section 125 and
508	inserting in place thereof the following section:-
509	Section 125. The commissioner of revenue shall issue a report on the use of the
510	commissioner's authority to add reporting requirements pursuant to section 8 of chapter 62C of

the General Laws. The report shall: (i) detail and provide an explanation for any changes made to the reporting requirements that differ from those required by the federal government; and (ii) state the projected and actual financial impact to the commonwealth of such additional reporting requirements, if any. The report shall be filed not later than February 15, 2018 with the clerks of the house of representatives and senate , the house and senate chairs of the joint committee on revenue and the chairs of the house and senate committees on ways and means.

517 SECTION 36. Sections 10 and 11 of chapter 55 of the acts of 2017 are hereby repealed.

518 SECTION 37. Section 3 of chapter 72 of the acts of 2018 is hereby amended by striking 519 out, in section 32H1/2 of chapter 94C, subsection (a) and inserting in place thereof the following 520 subsection:-

521 (a) As used in this section, "ineligible offender" shall mean a person sentenced to a 522 mandatory minimum term of imprisonment in the state prison upon conviction for: (i) violating 523 section 32, subsections (c),  $(c^{1/2})$  or  $(c^{3/4})$  of section 32E, section 32F or section 32K; or (ii) 524 violating this chapter upon a finding of 1 of the following aggravating circumstances: (A) the 525 person used violence or threats of violence or possessed a firearm, rifle, shotgun, machine gun 526 or a weapon described in subsection (b) of section 10 of chapter 269, or induced another 527 participant to do so, during the commission of the offense; (B) the person engaged in a course of 528 conduct whereby such person directed the activities of another who committed a felony in 529 violation of this chapter; or (C) the offense was committed during the commission or attempted 530 commission of a violation of section 32F or 32K.

531 SECTION 38. Chapter 99 of the acts of 2018 is hereby amended by striking out, in 532 section 2, the item number "7004-0054" and inserting in place thereof the following item 533 number:- 7004-0056.

534 SECTION 39. Section 4 of chapter 121 of the acts of 2018 is hereby amended by
535 inserting after the words "telecommunications", in clause (ii) of subsection (a) of section 6A of
536 chapter 64H, the following word:- services.

537 SECTION 40. Said section 4 of said chapter 121 is hereby further amended by inserting 538 after the word "marijuana", in said clause (ii) of said subsection (a) of said section 6A of said 539 chapter 64H, the following words:- or marijuana.

540 SECTION 41. Said section 4 of said chapter 121 is hereby further amended by adding, in 541 subsection (c) of said section 6A of said chapter 64H, the following 3 sentences:-

Eligible sales at retail of tangible personal property pursuant to this section shall be restricted to those transactions occurring on a designated day. Transfer of possession of or original payment in full for the property shall occur on a designated day. The following transactions shall be ineligible for the purposes of this section: (i) transactions where a deposit, prepayment or binding promise to pay is made before the designated days; (ii) prior sales; and (iii) layaway sales.

548 SECTION 42. Section 29 of said chapter 121 is hereby amended by striking out, in the 549 second sentence of subsection (a) of section 6 of chapter 175M, the words "contribution rate" 550 and inserting in place thereof the following words:- family leave and medical leave contribution 551 rates. 552 SECTION 43. Said section 29 of said chapter 121 is hereby further amended by inserting 553 after the word "leave", in the first sentence of subsection (d) of said section 6 of said chapter 554 175M, the following words:-; provided, however, that such employer shall remit, for each 555 employee, 100 per cent of the family leave contribution and 40 per cent of the medical leave 556 contribution as otherwise required under subsection (a). 557 SECTION 44. Said section 29 of said chapter 121 is hereby further amended by striking 558 out, in the first sentence of section 7 of said chapter 175M, the words "treasurer and receiver 559 general" and inserting in place thereof the following words:- director. 560 SECTION 45. Said section 29 of said chapter 121 is hereby further amended by striking 561 out, in the first sentence of subsection (e) of said section 7 of said chapter 175M, the words 562 "contribution rate" and inserting in place thereof the following words:- family leave and medical 563 leave contribution rates. 564 SECTION 46. Said section 29 of said chapter 121 is hereby further amended by striking 565 out, in subsection (f) of said section 7 of chapter 175M, the word "treasurer" each time it appears 566 and inserting in place of each instance thereof the following word:- director. 567 SECTION 47. Said section 29 of said chapter 121 is hereby further amended by striking 568 out, in said section 7 of said chapter 175M, subsection (g) and inserting in place thereof the 569 following subsection:-570 (g) Such monies in the trust fund as are in excess of the amount necessary for the

- 571 payment of benefits for a reasonable future period may be invested in any form of investment
- 572 listed in paragraphs (a) to (i), inclusive, of section 38 of chapter 29 or section 38A of said chapter

573 29. The investments shall at all times be made so that all the assets of the trust fund shall always574 be readily convertible into cash when needed for the payment of benefits.

575 SECTION 48. Said section 29 of said chapter 121 is hereby further amended by striking 576 out, in the first sentence of subsection (g) of section 8 of said chapter 175M, the words 577 "executive office of labor and workforce development" and inserting in place thereof the 578 following word:- department.

579 SECTION 49. Section 30 of said chapter 121 is hereby amended by striking out, in 580 clause (iii), the words "rate of 0.63 per cent of the employee's wages" and inserting in place 581 thereof the following words:- aggregate rate of 0.63 per cent of the employee's wages, which the 582 department shall divide between a family leave contribution rate and a medical leave 583 contribution rate, based on the department's estimate of the anticipated costs of administering the 584 program.

585 SECTION 50. Said section 30 of said chapter 121 is hereby further amended by adding 586 the following 2 sentences:- The department shall ensure that not later than December 31, 2020, 587 the balance in the Family and Employment Security Trust Fund established in subsection (a) of 588 section 7 of chapter 175M of the General Laws is not less than 140 per cent of the sum of the 589 department's anticipated expenditures for the costs of benefits and administration of the family 590 and medical leave program for calendar year 2021. Anything herein to the contrary 591 notwithstanding this section, the department may increase the initial aggregate rate above 0.63 592 per cent of the employee's wages if necessary to ensure the required trust balance.

593 SECTION 51. Section 31 of said chapter 121 is hereby repealed.

594 SECTION 52. Item 1102-3400 of section 2 of chapter 154 of the acts of 2018 is hereby 595 amended by adding the following words:- ; provided, that the superintendent, director of 596 operations, and other employees of the bureau shall work in conjunction with the business 597 manager of the house of representatives and the chief financial officer of the senate on the 598 security provisions funded through this item.

599 SECTION 53. Item 1201-0160 of said section 2 of said chapter 154 is hereby amended 600 by striking out the item number "1201-0161" and inserting in place thereof the following item 601 number:- 1201-0165.

602 SECTION 54. Item 1599-4417 of said section 2 of said chapter 154 is hereby amended 603 by adding the following words:- ; and provided further, that the study shall be completed not 604 later than March 1, 2019, and a final report of all findings and recommendations shall be 605 provided to the house and senate chairs of the joint committees on public service and public 606 safety, and the chairs of the house and senate committees on ways and means.

607 SECTION 55. Item 2810-0122 of said section 2 of said chapter 154 is hereby amended 608 by striking out the words "Massachusetts Central Rail Trail" and inserting in place thereof the 609 following:- Weston portion of the Massachusetts Central Rail Trail.

610 SECTION 56. Item 3000-1020 of said section 2 of said chapter 154 is hereby amended 611 by adding the following words:- ; and provided further, that not less than \$500,000 shall be 612 expended on transitional costs and other one-time quality improvements at Nurtury, Inc. in the 613 city of Boston.

614 SECTION 57. Item 4800-0038 of said section 2 of said chapter 154 is hereby amended 615 by inserting after the words "coordination and management of services, including flex services"

616 the following words:- ; provided further, that funds may be expended on programs that received617 funding in fiscal year 2013.

618 SECTION 58. Section 2E of said chapter 154 is hereby amended by striking out item
619 1595-1068 and inserting in place thereof the following item:-

620 1595-1068 For an operating transfer to the MassHealth provider payment account in the 621 Medical Assistance Trust Fund established in section 2QQQ of chapter 29 of the General Laws; 622 provided, that these funds shall be expended for services provided during state or federal fiscal 623 year 2018 or 2019 or for public hospital transformation and incentive initiative payments for 624 state fiscal year 2018 or 2019 or for Medicaid care organization payments under 42 CFR 625 438.6(c) for rate year 2018 or 2019; provided further, that all payments from the Medical 626 Assistance Trust Fund shall be: (i) subject to the availability of federal financial participation; (ii) 627 made only under federally-approved payment methods; (iii) consistent with federal funding 628 requirements and all federal payment limits as determined by the secretary of health and human 629 services; and (iv) subject to the terms and conditions of an agreement with the executive office of 630 health and human services; and provided further, that the secretary of health and human services 631 shall utilize funds from the Medical Assistance Trust Fund to make payments of up to 632 \$509,125,000 to the Cambridge public health commission or to Medicaid care organizations for 633 payment to the Cambridge public health commission if the Cambridge public health commission, 634 in anticipation of receiving such payments, first voluntarily transfers an amount equal to the non-635 federal share of such payments to the Medical Assistance Trust Fund using a federally-636 permissible source of funds..... ....\$586,600,000

637 SECTION 59. Section 72 of said chapter 154 is hereby amended by inserting after the 638 words "2 members of the house of representatives,", the following words:- 1 of whom shall be 639 appointed by the speaker of the house of representatives and.

640 SECTION 60. Said section 72 of said chapter 154 is hereby further amended by inserting
641 after the words "2 members of the senate,", the following words:- 1 of whom shall be appointed
642 by the senate president and.

643 SECTION 61. Section 107 of said chapter 208 of the acts of 2018 is hereby amended by 644 striking out the second paragraph and inserting in place thereof the following paragraph:-

645 The commission shall consist of the following members: the governor or a designee; the 646 attorney general or a designee; the commissioner of public health or a designee; the senate 647 president or a designee, who shall serve as co-chair; the senate minority leader or a designee; the 648 speaker of the house of representatives or a designee, who shall serve as co-chair; the house 649 minority leader or a designee; and 6 members appointed by the attorney general: 1 of whom shall 650 be a legal expert in consumer protection and liability, 1 of whom shall be an expert in the field of 651 pain medication and management, 1 of whom shall be a medical expert in the area of substance 652 use disorder and treatment, 1 of whom shall be a provider with extensive experience in the field 653 of pain medication prescription and 2 of whom shall be persons who have had a substance use 654 disorder.

655 SECTION 62. Said section 107 of said chapter 208 is hereby further amended by striking 656 out, in the last sentence, the words "January 1, 2019" and inserting in place thereof the following 657 words:- July 31, 2019. 658 SECTION 63. Item 2000-7074 of section 2 of chapter 209 of the acts of 2018 is hereby 659 amended by striking out the words "the replacement of the Factory pond dam" and inserting in 660 place thereof the following words:- dams projects.

661 SECTION 64. The first paragraph of section 64 of chapter 228 of the acts of 2018 is 662 hereby amended by striking out the second sentence and inserting in place thereof the following 663 sentence:-

664 The task force shall consist of the following members or their designees: the director of 665 the division of marine fisheries, who shall serve as chair; the secretary of labor and workforce 666 development; and 5 persons to be appointed by the governor 1 of whom shall be a representative 667 from the Massachusetts Lobstermen's Association, 1 of whom shall be a representative from the 668 Cape Cod Commercial Fishermen's Alliance, 1 of whom shall be a representative from the 669 Massachusetts Fishermen's Partnership, 1 of whom shall be a representative from the South 670 Shore Lobster Fishermen's Association and 1 of whom shall be a representative from the 671 Gloucester fishermen's wives association.

SECTION 65. Notwithstanding any general or special law to the contrary, prior to
transferring the consolidated net surplus in the budgetary funds to the Commonwealth
Stabilization Fund pursuant to section 5C of chapter 29 of the General Laws, the comptroller
shall dispose of the consolidated net surplus in the budgetary funds for fiscal year 2018 as
follows, and in the following order of precedence: (i) transfer 50 per cent of the surplus, not to
exceed \$10,000,000, to the Massachusetts Life Sciences Investment Fund established in section
6 of chapter 23I of the General Laws; and (ii) transfer 50 per cent of the surplus, not to exceed

679 \$10,000,000, to the Massachusetts Community Preservation Trust Fund established in section 9
680 of chapter 44B of the General Laws.

681 SECTION 66. Notwithstanding any general or special law to the contrary, before the 682 close of fiscal year 2018 and upon the recommendation of the secretary of administration and 683 finance and the secretary of health and human services or their designees, the comptroller shall 684 adjust any fiscal year 2018 appropriation fund split against or transferred out of the Community 685 First Trust Fund established in section 35AAA of chapter 10 of the General Laws to match final 686 department fiscal year 2018 Community First Trust Fund expenditures.

687 SECTION 67. The salary adjustments and other economic benefits authorized by the 688 following collective bargaining agreements shall be effective for the purposes of section 7 of 689 chapter 150E of the General Laws:

690 (1) between the commonwealth and the Massachusetts Organization of State Engineers691 and Scientists, Unit 9;

692 (2) between the commonwealth and the Massachusetts Nurses Association, Unit 7;

693 (3) between the trial court and the National Association of Government

694 Employees/Service Employees International Union Local 5000, Units J2C and J2P; and

- 695 (4) between the trial court and Office and Professional Employees International Union,
  696 Local 6, Units J6C and J6P;
- 697 (5) between the Berkshire Middle, North and South registry of deeds and the Service698 Employees International Union, Local 888;

699	(6) between the Essex North and South registry of deeds and the American Federation of
700	State, County, and Municipal Employees, Local 653;
701	(7) between the Middlesex South registry of deeds and the American Federation of State,
702	County, and Municipal Employees, Local 414;
703	(8) between the Suffolk registry of deeds and the Service Employees International Union,
704	Local 888;
705	(9) between the Worcester North registry of deeds and the Service Employees
706	International Union, Local 888;
707	(10) between the Middlesex North registry of deeds and OPEIU, Local 6;
708	(11) between the Hampden registry of deeds and OPEIU, Local 6;
709	(12) between the Middlesex South registry of deeds and OPEIU, Local 6;
710	(13) between the Massachusetts State lottery commission and the Service Employees
711	International Union, Local 888;
712	(14) between the sheriff of Bristol county and the Superior Officers National Correctional
713	Employees Union, Unit SA3;
714	(15) between the sheriff of Bristol county and the Massachusetts Correction Officers
715	Federated Union, Unit SA4;
716	(16) between the sheriff of Bristol county and the K-9 National Correctional Employees
717	Union, Unit SA7;

(17) between the sheriff of Berkshire county and the International Union of Electronic,
Electrical, Salaried, Machine and Furniture Workers – Communication Workers of America,
Unit SB2;

(18) between the sheriff of Essex county and the International Brotherhood ofCorrections Officers, Local R1-71, Unit SE9;

(19) between the sheriff of Essex county and the National Correctional EmployeesUnion, Local 121, Unit SE7;

(20) between the sheriff of Franklin county and the International Brotherhood of
Corrections Officers, Local R1-045, Unit SF3;

(21) between the sheriff of Hampden county and the Non-Uniform CorrectionalAssociation, Unit SH2;

(22) between the sheriff of Hampden county and the Superior Correctional OfficerAssociation, Unit SH3;

(23) between the sheriff of Hampden county and the National Correctional EmployeesUnion, Unit SH4;

(24) between the sheriff of Hampshire county and the National Correctional EmployeesUnion, Unit SH5;

(25) between the sheriff of Hampshire county and the Hampshire Sheriff's Office NonUniform Correctional Association, Unit SH7;

737	(26) between the sheriff of Hampshire county and the Hampshire Sheriff's Office Jail and
738	House of Correction Supervisory Correctional Officers' Association, Unit SH8;
739	(27) between the sheriff of Hampshire county and the Hampshire Sherriff's Office Jail
740	and Hampshire Sheriff's Office Treatment Association, Unit SH6;
741	(28) between the sheriff of Middlesex county and the New England Police Benevolent
742	Association, Local 500, Unit SM5;
743	(29) between the sheriff of Norfolk county and the New England Police Benevolent
744	Association, Inc., Local 570, Unit SN3;
745	(30) between the sheriff of Plymouth county and the Massachusetts Correction Officers
746	Federated Union Communication Officers Unit, Unit SP5;
747	(31) between the sheriff of Suffolk county and the and the National Association of
748	Government Employees, Local 298, Unit SS2;
749	(32) between the sheriff of Suffolk county and the Jail Officers and Employees
750	Association of Suffolk County, Unit SS4;
751	(33) between the sheriff of Suffolk county and the American Federation of State, County
752	and Municipal Employees/AFL-CIO, Council 93, Local RN, Unit SS3;
753	(34) between the sheriff of Worcester county and the New England Police Benevolent
754	Association, Local 275, Unit SW2;
755	(35) between the sheriff of Worcester county and the Worcester United Auto Workers,
756	Unit SW5;

757	(36) between the board of higher education and the Association of Professional

- 758 Administrators, MTA/NEA;
- (37) between the University of Massachusetts and the American Federation of State,
- 760 County, and Municipal Employees, Local 1776, Unit A01;
- 761 (38) between the University of Massachusetts and the International Brotherhood of Police
- 762 Officers, Local 432, Amherst Campus, Unit A06;
- 763 (39) between the University of Massachusetts and the University Staff
- 764 Association/MTA/NEA, Amherst Campus, Unit A08;
- 765 (40) between the University of Massachusetts and the Professional Staff
- 766 Union/MTA/NEA, Unit A15;
- 767 (41) between the University of Massachusetts and the Massachusetts Society of

768 Professors MTA/NEA, Amherst & Boston Campuses, Units A50 and B40;

- 769 (42) between the University of Massachusetts and the International Brotherhood of
- 770 Teamsters, Local 25, Boston Campus, Unit B33;
- 771 (43) between the University of Massachusetts and the American Federation of Teachers,
- Faculty, Librarians and Technical Staff, Dartmouth Campus, Units D80 and D81;
- (44) between the University of Massachusetts and the International Brotherhood of Police
  Officers, Local 339, Unit D84;
- (45) between the University of Massachusetts and the American Federation of Teachers,
  Local 1895, Unit D85;

- (46) between the University of Massachusetts and the Massachusetts Society of
  Professors Lowell, MTA/NEA, Unit L90;
- (47) between the University of Massachusetts and the International Brotherhood ofTeamsters, Local 25, Lowell Campus, Unit L94; and
- (48) between the University of Massachusetts and the Service Employees International
  Union, Local 888, Unit L95.SECTION 68. Sections 7 and 8 of this act shall apply to taxable
  years beginning on or after January 1, 2017.
- SECTION 69. Item (11) of the second paragraph of clause (5) of the third paragraph of subsection (f) of section 38 of chapter 63 of the General Laws, as inserted by section 17 of this act, and sections 9 to 16, inclusive, of this act shall apply to the last taxable year of a taxpayer commencing before January 1, 2018, and to the taxpayer's subsequent taxable years.
- 788 SECTION 70. Notwithstanding sections 33and 37 of chapter 121 of the acts of 2018,
- sections 7 and 8 of chapter 175M of the General Laws, as appearing in section 29 of chapter 121
- of the acts of 2018, and sections 44 to 48, inclusive, shall take effect as of July 1, 2018.
- 791 SECTION 71. Section 18 shall take effect on December 31, 2018.
- SECTION 72. Sections 39 to 43, inclusive, 49 and 50 shall take effect on January 1,2019.