HOUSE No. 4078

The Commonwealth of Massachusetts



OFFICE OF THE GOVERNOR

COMMONWEALTH OF MASSACHUSETTS

STATE HOUSE · BOSTON, MA 02133 (617) 725-4000

KARYN POLITO LIEUTENANT GOVERNOR

August 18, 2021

To the Honorable Senate and House of Representatives,

I am filing for your consideration a bill entitled "An Act Making Appropriations for Fiscal Year 2021 to Provide for Supplementing Certain Existing Appropriations and for Certain Other Activities and Projects."

In an extraordinary fiscal year, the Commonwealth's operating budget ran a remarkable surplus. Federal fiscal and monetary stimulus flowed into households, governments, nonprofits, and businesses. The financial markets rose and, as a result, Massachusetts tax collections exceeded fiscal year 2021 (FY21) projections by \$5 billion. The Stabilization Fund balance now stands at \$4.63 billion, an all-time high. \$1.1 billion of the surplus came from excess capital gains taxes, which by statute were transferred to the Stabilization Fund and other long-term liability funds in June and July. Another \$1.1 billion obviated the need for a previously budgeted draw from the Stabilization Fund to pay for FY21 operating expenses. Approximately \$173 million in surplus sales tax was transferred to the MBTA and the Massachusetts School Building Authority. Even after these adjustments, the Commonwealth enjoys a healthy surplus.

The fiscal year was, of course, extraordinary in other ways. COVID-19 deeply disrupted daily life, and across the Commonwealth, households, businesses, and nonprofit entities are still recovering from the impacts of the pandemic. In Massachusetts as well as nationally, unemployment remains above pre-pandemic levels and employers struggle to reopen and return to normal operations. The American Rescue Plan Act (ARPA) represents an opportunity to address some longstanding issues laid bare by COVID, and I continue to urge you to move

forward quickly with the release of money for housing, workforce, environmental, and other critical needs.

The bill I propose today would dedicate \$1 billion of the Commonwealth's FY21 surplus to address the continued strain on the Unemployment Insurance (UI) Trust Fund. This transfer will reduce the need to borrow funds for COVID-era claims, and thereby reduce the need for future employer assessments. Throughout the pandemic, the Legislature and the Administration have worked closely to respond to the unprecedented experience of employers and workers as we navigate through an unfamiliar economic environment, and we hope to continue to do so through the expenditure of these funds.

In addition to the \$1 billion UI transfer, this bill proposes \$568 million in supplemental appropriations. These appropriations address critical needs, such as housing insecurity and the increased demand for human services. These recommendations are:

- \$405 million for a collective bargaining reserve to fund the retroactive and fiscal year 2022 (FY22) costs of agreements that are either in place or anticipated but not yet signed, thus mitigating any pressure on the FY22 budget;
 - \$40 million for other anticipated payroll costs that are not yet budgeted in FY22;
- \$39 million for chapter 257 contracts, to support rate increases for the human service workforce, whose efforts during COVID were inspiring;
- \$25 million for sheriff deficiencies, plus \$7 million for an addiction program in Hampden County;
- \$20 million to support the workforce in chapter 766 approved special education schools;
- \$17 million to support an additional 800 temporary individual shelter beds throughout FY22, and to pay for a one-time six-month 10% increase in provider rates, ensuring the Commonwealth's individual shelter system has the resources necessary to protect vulnerable populations;
- \$5 million to pilot an evidence-based permanent supportive housing model for individuals experiencing homelessness, creating fast and sustainable pathways out of homelessness;
 - \$5 million for legal settlements and judgments;
- \$3 million in supplemental campus support for Quinsigamond Community College and Worcester State University as they absorb the nursing students displaced when Becker College closed; and,

• \$2 million for other necessary costs.

Additionally, I am renewing my request for other funding filed in legislation still pending before the Legislature:

- \$1.6 million for organizational transformation, primarily to maintain and improve government services with a workforce that may not be in traditional office spaces;
 - \$1.3 million for National Guard costs.

I further recommend continuing \$178 million in existing FY21 authorizations into FY22. Generally, these "prior authorization continued" or "PAC" recommendations account for delays in incurring costs that were anticipated in the development of the FY21 budget, but now appear likely to occur in FY22. This amount includes \$60 million in public employee and retiree health care costs at the Group Insurance Commission, where claims costs have reflected the deferral of nonurgent care during the pandemic.

Moreover, I am recommending several policy changes.

Along with the UI Trust Fund transfer, several proposals in this bill will lighten the load on employers as we emerge from the COVID era. I propose to make federal Paycheck Protection Program (PPP) loans, Economic Injury Disaster Loan (EIDL) advances, Shuttered Venue Operators grants, Restaurant Revitalization Fund grants, and state MGCC grants nontaxable for all recipients, in line with federal tax treatment.

As a boost to the nonprofit sector, I recommend the implementation of the income tax charitable deduction next January. The Commonwealth can afford it and the combination of strong state revenues and serious needs facing non-profits and charitable organizations necessitate this tax deduction's implementation.

I recommend, as I have before, that MassHealth be authorized to directly negotiate rebate agreements for certain medical supplies and other non-drug products.

I recommend that survivors of service members who die in training incidents be eligible for a Medal of Liberty. At present this award recognizes those who die in the line of duty in a designated combat zone, or as a result of wounds received in action.

I recommend changes for better management of public land and environmental resources. One section would reduce risks to sea turtles by ending the "single traps" requirement for lobstering in the waters around Gosnold. A section would extend the municipal vulnerability preparedness grant program to tribes and other regional and local entities who are not municipalities.

A few sections would improve the efficiency of government operations. I recommend changes to the frequency of civil service evaluations and expanded authorization to use

electronic forms and signatures. Another section, a refile, would allow for the extension of emergency appointments of firefighters in narrowly defined circumstances. Edits to the Technical Rescue Services Fund would improve its governance, while changes to red light permits for vehicles would better serve public safety needs.

Some sections make budget adjustments. I recommend that \$10 million each be set aside from the Consolidated Net Surplus for the Massachusetts Life Sciences Center and the Community Preservation Trust Fund. A section would restore the recently reduced \$35 cap on background check fees charged by Early Education and Care, to better reflect the actual cost of the service. I recommend allocating all administrative costs of the Commonwealth's SMART plan to the assets of the plan; to date, the Treasurer's Office has funded some of the plan's oversight. Other sections serve more procedural needs, such as the ratification of certain collectively bargained labor agreements.

I also take this opportunity to ask that you act on a number of previously filed matters that remain pending before the Legislature, including:

- Authorization for the Department of Public Health to assess the operators of nuclear reactors that are in the process of being decommissioned for associated radiation monitoring and emergency planning costs;
- Authorization for Massachusetts' entry into the Interstate Medical Licensure Compact, to allow duly licensed physicians from other participating states to practice medicine in this state;
- Elimination of obsolete statutory provisions that prevent the Board of Registration in Nursing from issuing licenses based on reciprocity to otherwise qualified applicants with a Canadian nursing license; and,
- Alignment of the Department of Public Health's clinical laboratories statute with federal testing classifications.

Sufficient revenues are estimated to be available to finance the appropriations and other measures proposed in this legislation. I urge you to enact this legislation promptly to facilitate the closing of the books for fiscal year 2021.

I continue to be grateful for the Legislature's partnership as we govern together during these challenging times. I look forward to seizing the opportunities that lie ahead of us.

Respectfully submitted

Charles D. Baker, *Governor*

HOUSE No. 4078

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act making appropriations for fiscal year 2021 to provide for supplementing certain existing appropriations and for certain other activities and projects.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to make supplemental appropriations for fiscal year 2021 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:

SECTION 1. To provide for supplementing certain items in the general appropriation act and other appropriation acts for fiscal year 2021, the sums set forth in section 2 are hereby

and other appropriation acts for fiscal year 2021, the sums set forth in section 2 are hereby

appropriated from the General Fund unless specifically designated otherwise in this act or in

those appropriation acts, for the several purposes and subject to the conditions specified in this

act or in those appropriation acts, and subject to the laws regulating the disbursement of public

funds for the fiscal year ending June 30, 2021. These sums shall be in addition to any amounts

previously appropriated and made available for the purposes of those items. These sums shall be

made available until June 30, 2022.

9 SECTION 2.

3

4

5

7

8

11		Secretary of the Commonwealth
12	0521-0000	Elections Division Administration\$49,962
13	0521-0002	Early Voting\$450,000
14		OFFICE OF THE COMPTROLLER
15		Office of the Comptroller
16	1599-3384	Judgments Settlements and Legal Fees\$4,558,654
17	EXEC	CUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
18		Office of the Secretary of Administration and Finance
19	1100-1100	Office of the Secretary of Administration and Finance\$300,000
20		Department of Revenue
21	1201-0122	Low Income Tax Clinics\$213,000
22	EXE	CUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
23		Office of the Secretary of Health and Human Services
24	1599-6903	Chapter 257 and Human Service Reserve\$39,400,000
25	4000-0300	EOHHS and Medicaid Administration\$300,000
26	EXECUTI	VE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT
27		Department of Housing and Community Development

28	7004-0102 Homeless Individual Shelters\$16,800,000
29	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
30	Department of Fire Services
31	8324-0000 Department of Fire Services Administration\$819,690
32	SECTION 2A. To provide for certain unanticipated obligations of the commonwealth, to
33	provide for an alteration of purpose for current appropriations, and to meet certain requirements
34	of law, the sums set forth in this section are hereby appropriated from the General Fund unless
35	specifically designated otherwise in this section, for the several purposes and subject to the
36	conditions specified in this section, and subject to the laws regulating the disbursement of public
37	funds for the fiscal year ending June 30, 2021. Except as otherwise stated, these sums shall be
38	made available until June 30, 2022.
39	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
40	Reserves
41	1599-0766 For grants to Massachusetts approved special education schools to address
42	the impacts of COVID-19\$20,000,000
43	1599-1214 For a reserve for expansion, upgrades or enhancements to staffing,
44	operations or infrastructure for new and existing facilities that treat men with an alcohol or
45	substance use disorder under sections 1 and 35 of chapter 123 of the General Laws; provided,
46	that the secretary of administration and finance may transfer funds from this item to state
47	agencies as defined in section 1 of chapter 29 of the General Laws\$7,000,000

48	For a reserve for collective bargaining and related labor costs; provided,
49	that funds shall be used for fiscal year 2020, 2021, and 2022 costs of contracts once validated
50	pursuant to section 7 of chapter 150 of the General Laws; provided further, that funds may be
51	used for non-union pay increases; and provided further, that the secretary of administration and
52	finance may authorize the transfer of funds from this account to other accounts to meet the
53	projected costs\$405,000,000
54	1599-4500 For a reserve to support one-time payments not to exceed two thousand
55	dollars to front-line state employees required to work in-person during the winter of 2020-2021;
56	provided, that the secretary of administration and finance may authorize the transfer of funds
57	from this account to other accounts to meet the projected costs\$40,000,000
58	1599-8910 For a reserve to support costs associated with the 14 county sheriffs'
59	offices; provided, that the secretary of administration and finance may transfer funds from this
60	item to state agencies as defined in section 1 of chapter 29 of the General Laws\$25,000,000
61	EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT
62	Department of Housing and Community Development
63	7004-0105 For permanent supportive housing units to house individuals experiencing
64	homeless and mitigate overcrowding in homeless shelters\$5,000,000
65	EXECUTIVE OFFICE OF EDUCATION
66	Department of Higher Education

7066-1003	For a program administered by the department of higher education to	
reimburse Worcester	State University and Quinsigamond Community College for costs	
associated with educ	ating former students of Becker College's nursing program; provided, that	
any unexpended fund	ds in this item shall not revert but shall be made available for the purpose of	•
this item until June 3	80, 2023\$2,825,000	0

SECTION 2C.I. For the purpose of making available in fiscal year 2022 balances of appropriations which otherwise would revert on June 30, 2021, 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 227 of the acts of 2020. However, for items which do not appear in section 2 of the general appropriation act, the amounts in this section are re-appropriated for the purposes of and subject to the conditions stated for the corresponding item in section 2 or 2A of this act or in prior appropriation acts. Amounts in this section are re-appropriated from the fund or funds designated for the corresponding item in section 2 of said chapter 227; provided, however, that for items which do not appear in section 2 of said chapter 227, the amounts in this section are re-appropriated from the fund or funds designated for the corresponding item in section 2 through 2E of this act or in prior appropriation acts. The unexpended balance of each appropriation in the Massachusetts management accounting and reporting system with a secretariat code of 01 or 17 is hereby re-appropriated for the purposes of and subject to the conditions stated for the corresponding item in said section 2 of said chapter 227. The sums reappropriated in this section shall be in addition to any amounts available for said purposes.

88 JUDICIARY

67

68

69

70

71

72

73

74

75

76

77

78

79

80

81

82

83

84

85

86

87

89		Committee for Public Counsel Services
90	0321-1500	Committee for Public Counsel Services\$300,000
91	0321-1520	Indigent Persons Fees and Court Costs\$6,800,000
92		Mental Health Legal Advisers
93	0321-2000	Mental Health Legal Advisors Committee\$200,000
94		DISTRICT ATTORNEYS
95		Middle (Worcester) District Attorney
96	0340-0400	Middle (Worcester) District Attorney\$125,000
97		Northwestern District Attorney
98	0340-0600	Northwestern District Attorney\$873,793
99		SECRETARY OF THE COMMONWEALTH
100		Secretary of the Commonwealth
101	0511-0271	Complete Count Census Program\$673,319
102	0511-0272	Cities Complete Count Municipal Grants\$293,652
103		TREASURER AND RECEIVER-GENERAL
104		Treasurer and Receiver-General
105	0610-2000	Welcome Home Bill Bonus Payments\$1,245,565

106		State Lottery Commission
107	0640-0000	State Lottery Commission\$4,400,000
108		STATE ETHICS COMMISSION
109		State Ethics Commission
110	0900-0100	State Ethics Commission\$20,000
111		OFFICE OF THE INSPECTOR GENERAL
112		Office of the Inspector General
113	0910-0200	Office of the Inspector General\$250,000
114	MASSA	ACHUSETTS COMMISSION AGAINST DISCRIMINATION
115		Massachusetts Commission Against Discrimination
116	0940-0100	Massachusetts Commission Against Discrimination\$120,000
117		BOARD OF LIBRARY COMMISSIONERS
118		Board of Library Commissioners
119	7000-9101	Board of Library Commissioners\$170,000
120		CANNABIS CONTROL COMMISSION
121		Cannabis Control Commission
122	1070-0840	Cannabis Control Commission\$500,000

123 EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE 124 Reserves 125 1599-0054 Hinton Lab Response Reserve.....\$620,000 126 Division of Capital Asset Management and Maintenance Office of Facilities Management.....\$375,000 127 1102-3199 128 Group Insurance Commission 129 1108-5200 Group Insurance Premium and Plan Costs......\$60,000,000 130 Department of Revenue 131 **Underground Storage Tank** 1232-0100 Reimbursements.....\$3,500,000 132 133 Health Policy Commission Health Policy Commission.....\$800,000 134 1450-1200 135 Civil Service Commission Civil Service Commission......\$30,000 136 1108-1011 EXECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAIRS 137 138 Office of the Secretary of Energy and Environmental Affairs 139 2000-0100 Energy and Environmental Affairs Administration.....\$100,000 140 2000-1013 Dams and Culverts.....\$300,000

141	2000-1700	Energy and Environmental Affairs Information Technology Costs
142		\$171,959
143		Department of Environmental Protection
144	2260-8870	Hazardous Waste Cleanup\$1,000,000
145		Department of Agricultural Resources
146	2511-0100	Agricultural Resources Administration\$650,000
147	2511-0103	Cannabis and Hemp Oversight\$1,600,000
148	EXE	CUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
149		Office of the Secretary of Health and Human Services
150	4000-0005	Safe and Successful Youth Initiative\$1,207,285
151	4000-0007	Unaccompanied Homeless Youth Services\$450,000
152	4000-0300	EOHHS and Medicaid Administration\$239,825
153	4000-1700	Health and Human Services Information Technology Costs\$8,000,000
154		Department of Elder Affairs
155	9110-1633	Home Care Case Management and Admin\$2,316,872
156	9110-1636	Protective Services\$1,900,530
157		Department of Public Health

158	4510-0810	Sexual Assault Nurse Examiner (SANE) and PediatricSANE Program
159		\$1,000,000
160	4512-2022	Grants to Local Boards of Health\$6,000,000
161	4513-2020	Behavioral Health Supports\$4,967,000
162		Department of Mental Health
163	5046-0000	Adult Mental Health and Support Services\$2,500,000
164	5095-0015	Inpatient Facilities and Community Based Mental Health\$1,500,000
165		Department of Transitional Assistance
166	4400-1000	Dept of Transitional Assistance Administration and Operation
167		\$566,717
168	4401-1000	Employment Services Program\$1,695,395
169	4401-1003	Two Generation Economic Mobility Programs\$1,802,012
170		Department of Children and Families
171	4800-0015	Clinical Support Services and Operations\$7,000,000
172	4800-0038	Services for Children and Families
173	4800-0041	Congregate Care Services\$3,900,000
174	4800-1100	Social Workers for Case Management\$4,440,000
175		Massachusetts Commission for the Blind

176	4110-1000	Community Services for the Blind\$873,744
177		Massachusetts Rehabilitation Commission
178	4120-1000	Massachusetts Rehabilitation Commission\$65,000
179	4120-2000	Vocational Rehabilitation for People with Disabilities\$179,000
180	4120-3000	Employment Assistance\$35,000
181	4120-4000	Independent Living Assistance\$241,000
182	4120-5000	Home Care Services for People with Multiple Disabilities\$244,000
183	4120-6000	Head Injury Treatment Services\$135,000
184	Ма	ssachusetts Commission for the Deaf and Hard of Hearing
185	4125-0100	Massachusetts Commission for the Deaf and Hard of Hearing
186		\$506,000
187		Department of Developmental Services
188	5911-1003	DDS Service Coordination and Administration\$960,000
189	5920-2025	Community Day and Work Programs\$15,000,000
190	EXECUTI	VE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT
191	1	Executive Office of Housing and Economic Development
192	7002-0017	Housing and Economic Development IT Costs\$69,336
193		Department of Housing and Community Development

194	7004-9031	Accessible Affordable Housing Grants\$2,500,000
195		Division of Standards
196	7006-0060	Division of Standards\$90,110
197	EXECUTI	IVE OFFICE OF LABOR AND WORKFORCE DEVELOPMENT
198		Executive Office of Labor and Workforce Development
199	7002-1080	Learn to Earn\$243,000
200	7003-0150	Demonstration Workforce Development Program\$1,300,000
201	7003-0151	Registered Apprenticeship Expansion\$442,000
202		EXECUTIVE OFFICE OF EDUCATION
203		Department of Early Education and Care
204	3000-1000	Department of Early Education and Care\$642,000
205	3000-1020	Quality Improvement\$645,000
206		Department of Elementary and Secondary Education
207	7010-0005	Department of Elementary and Secondary Education\$338,678
208	7010-1194	Financial Literacy Education\$73,543
209	7010-1202	DESE Computer Science Education\$53,945
210	7061-0029	Educational Quality and Accountability\$350,582

211		Department of Higher Education
212	7066-0000	Department of Higher Education\$53,400
213	7066-0115	Endowment Incentive Program\$356,596
214	EXE	CCUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
215		Office of the Secretary of Public Safety and Security
216	8000-0600	Executive Office of Public Safety\$710,156
217	8000-1700	Public Safety Information Technology Costs\$526,458
218		Office of the Chief Medical Examiner
219	8000-0105	Office of the Chief Medical Examiner\$128,000
220		Department of Criminal Justice Information Services
221	8000-0110	Criminal Justice Information Services\$499,000
222		Department of State Police
223	8100-0515	New State Police Class\$3,200,000
224	8100-1004	State Police Crime Laboratory\$420,000
225		Municipal Police Training Committee
226	8200-0200	Municipal Police Training Committee\$33,242
227		Department of Fire Services

228	8324-0000	Department of Fire Services Administration\$3,779,084
229		Department of Correction
230	8900-1100	Re-Entry Programs\$672,757
231		Parole Board
232	8950-0001	Parole Board\$260,583
233	SECTION 2C	III. For the purpose of making available in fiscal year 2022 balances of
234	retained revenue and	intragovernmental chargeback authorizations which otherwise would revert
235	on June 30, 2021, the	unexpended balances of the authorizations listed below, not to exceed the
236	amount specified belo	ow for each item, are hereby re-authorized for the purposes of and subject to
237	the conditions stated	for the corresponding item in section 2 or 2B of chapter 227 of the acts of
238	2020. However, for i	tems which do not appear in section 2 or 2B of said chapter 227, the
239	amounts in this section	on are re-authorized for the purposes of and subject to the conditions stated
240	for the corresponding	item in section 2, 2A, or 2B of this act or in prior appropriation acts.
241	Amounts in this secti	on are re-authorized from the fund or funds designated for the
242	corresponding item in	n section 2 or 2B of the general appropriation act; however, for items which
243	do not appear in secti	on 2 or 2B of the general appropriation act, the amounts in this section are
244	re-authorized from th	e fund or funds designated for the corresponding item in section 2, 2A, or
245	2B of this act or in pr	ior appropriation acts. The sums re-authorized in this section shall be in
246	addition to any amou	nts available for those purposes.
247		OFFICE OF THE COMPTROLLER
248		Office of the Comptroller

249	1000-0601	Chargeback for HRCMS Functionality\$314,188	
250	EXEC	CUTIVE OFFICE FOR ADMINISTRATION AND FINANCE	
251		Division of Administrative Law Appeals	
252	1110-1002	Administrative Law Appeals Fee Retained Revenue\$42,106	
253	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES		
254		Department of Veterans' Services	
255	1410-0018	Agawam and Winchendon Cemeteries Retained Revenue\$650,000	
256	EXE	ECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY	
257		Office of the Chief Medical Examiner	
258	8000-0122	Chief Medical Examiner Fee Retained Revenue\$300,000	
259		Military Division	
260	8700-1140	Armory Rental Fee Retained Revenue\$124,000	
261		Department of Correction	
262	8900-0021	Chargeback for Prison Industries and Farm Program\$398,075	
263	SECTION 3.	Chapter 7C of the General Laws is hereby amended by inserting after	
264	section 2 the following	ng section:-	
265	Section 2A. ((a) As used in this section, the following words shall have the following	
266	meanings unless the	context clearly indicates otherwise:-	

"Alteration", work required to modify or adjust the interior space arrangement or other physical characteristics of an existing facility so that it may be more effectively utilized for its presently designated or a new functional purpose.

"Coefficient Factor", the job order contractor's competitively bid numerical adjustments applied to the unit prices included in the contract specifications, which shall also include any and all costs other than the unit prices including overhead and profit.

"Job order", an agreed upon fixed-price order issued by an authorized awarding authority to a contractor pursuant to a job order contract, for the contractor's performance of a specific maintenance, repair, alteration or demolition project consisting of tasks selected from those specified and priced in the job order contract.

"Job order contract", a contract for the performance of multiple maintenance, repair, alteration and demolition job order projects, or a subset thereof, that: (i) is limited to a specified term; (ii) includes specifications consisting of technical descriptions of the included various tasks at stated unit prices determined by local, direct costs for labor, material, and equipment, but that do not specify the specific projects to be performed by the contractor; (iii) contains a fixed contractor's coefficient factor adjustments to be applied to the unit prices, as described under clause (ii); and (iv) authorizes awarding authorities as listed in subsection (b) to enter into fixed price job orders with the contractor for the performance of specific projects, consisting of combinations of tasks specified in the job order at the unit prices specified in the contract multiplied by the contractor's coefficient factor.

"Maintenance", day-to-day routine, normally recurring, repairs, equipment adjustments and upkeep.

"Repair", work required to restore a facility or system to a condition in which it may continue to be approximately and effectively used for its designated purpose and anticipated life or to comply with code requirements by overhaul, reprocessing or replacement of constituent parts or materials that do not meet code requirements or have deteriorated by either action of the elements or wear and tear in use.

"Task", includes an item of work for which a unit price is set forth in the contract specifications, or for which a unit price is developed in accordance with a specified formula presented in the contract.

- (b) Notwithstanding section 44A of chapter 149, section 39M of chapter 30 or any other general or special law to the contrary, the commissioner may establish a program for the use of job order contracts by: (i) higher education facilities subject to the department of higher education, and (ii) the division of capital asset management and maintenance with respect to properties for which it is responsible. The commissioner and higher education facilities may procure job order contracts under the program.
- (c) The commissioner may procure contracts for data, software and services related to the creation and use of job order contracts including, but not limited to, the creation of task descriptions, specifications and unit prices for use in job order contracts, agency training, and other services related to such contracts. Such procurement may be conducted in accordance with the procedures specified in applicable regulations governing the procurement of commodities or services.
- (d) Job order contracts authorized under this section shall: (i) be limited to use for job orders estimated to cost not more than \$150,000 each; (ii) have a maximum term of 4 years; and

(iii) be procured through the procedures specified in section 39M of chapter 30, except that: (A) the amount of the bid deposit shall be \$5,000; (B) a contractor who is awarded a job order under a job order contract shall be certified by the division for the category of work specified in the contract; and (C) the amount of surety bonds shall be based upon the value of a job order and shall be provided to the awarding authority as set forth in the job order contract and not later than the commencement of any work under a job order. Job order contracts shall be awarded to the eligible and responsible bidders who offer the lowest combination of coefficient factors over the base unit prices specified in the contract specifications.

SECTION 4. Section 35FF of chapter 10 of the General Laws, as appearing in the 2020 Official Edition, is hereby amended by striking out, in line 73, the words "established by section 45 of chapter 75" and inserting in place thereof the following words:- established by section 12 of chapter 40G.

SECTION 5. Subsection (l) of section 8 of chapter 15D of the General Laws, as amended by section 4 of chapter 29 of the acts of 2021, is hereby further amended by striking out the words "the fingerprint background check service fee charged by the Federal Bureau of Investigation" and inserting in place thereof the following words:- 35 dollars per person.

SECTION 6. Section 5 of chapter 21E of the General Laws, as appearing in the 2020 Official Edition, is hereby amended by adding the following paragraph:-

(m) Notwithstanding any other provision of this chapter, the commonwealth shall not be liable under this chapter for response actions taken or arranged by the department at any time for the purpose of implementing or enforcing the commonwealth's rights or responsibilities pursuant to this chapter.

SECTION 7. Subsection (m) of section 5 of chapter 21K of the General Laws, as so appearing, is hereby amended by striking out, in line 140, the words "\$3,000" and inserting in place thereof, the following words:- \$5,000.

SECTION 8. Section 10B of chapter 23A of the General Laws, as so appearing, is hereby amended by striking out, in lines 17 and 18, the words "executive director of the Massachusetts Technology Transfer Center" and inserting in place thereof the following words:- president of the Massachusetts Technology Development Corporation.

SECTION 9. Section 56 of said chapter 23A, as so appearing, is hereby amended by striking out, in line 37, the words "established in chapter 75" and inserting in place thereof the following words:- established in section 12 of chapter 40G.

SECTION 10. Section 27 of chapter 23G of the General Laws, as so appearing, is hereby amended by striking out, in line 73, the words "established by section 45 of chapter 75" and inserting in place thereof the following words:- established by section 12 of chapter 40G.

SECTION 11. Section 28 of said chapter 23G, as so appearing, is hereby amended by striking out, in lines 19 to 22, the following sentence:- The executive director of the Massachusetts Technology Transfer Center or the executive director's designee shall serve as an ex-officio and nonvoting member of the advisory committee.

SECTION 12. Section 6 of chapter 23I of the General Laws, as so appearing, is hereby amended by striking out, in lines 106 and 107, the words "established by section 45 of chapter 75" and inserting in place thereof the following words:- established by section 12 of chapter 40G.

SECTION 13. Section 12 of said chapter 23I, as so appearing, is hereby amended by striking out, in lines 10 and 11, the words "executive director of the Massachusetts Technology Transfer Center and," and inserting in place thereof the following words:- president of the Massachusetts Technology Development Corporation or the president's designee.

SECTION 14. Section 2DDDDD of chapter 29 of the General Laws, as so appearing, is hereby amended by inserting after the word "expended," in line 15, the following words:- by the state fire marshal as the head of the department of fire services, who shall act as co-administrator.

SECTION 15. The second paragraph of said section 2DDDDD of said chapter 29, as so appearing, is hereby further amended by adding the following sentence:- The department of fire services shall assist the technical rescue coordinating council established pursuant to section 6 of chapter 22D with the administration of the fund including but not limited to the collection and expenditure of amounts for the purposes set forth in this paragraph.

SECTION 16. Section 64 of said chapter 29, as so appearing, is hereby amended by adding the following paragraph:-

The state treasurer, on behalf of the commonwealth's deferred compensation program, may adopt annual budgets and supplemental budgets as necessary. Said budgets may include salaries for treasury employees working on or administering the commonwealth's deferred compensation program, and said budgets may be funded from the administrative expense account of the commonwealth's deferred compensation program. Any such treasury employee whose compensation is sourced from the commonwealth's deferred compensation program shall

be an "employee" as that term is defined in section 1 of chapter 32 and shall be a member of the state employees' retirement system.

SECTION 17. Section 6A of chapter 31 of the General Laws, as so appearing, is hereby amended by striking out the third paragraph and inserting in place thereof the following paragraph:-

Such evaluation system shall include, but not be limited to, the following general provisions:

- (1) All performance evaluations may be in writing or a printable electronic format and shall be maintained as part of the employee's records by the employee's appointing authority until such employee leaves civil service employment or as otherwise prescribed by the administrator.
- (2) Prior to each evaluation period, the immediate supervisor shall inform the employee of the general performance dimensions and the procedures to be utilized in evaluating the employee's performance. The supervisor shall also inform the employee that such evaluation may be utilized by the department or the appointing authority in future personnel determinations.
- (3) After such evaluation has been conducted, the immediate supervisor shall confer with the employee concerning the evaluation. Upon the completion of the employee's review of such evaluation, the employee shall acknowledge receipt of the evaluation and indicate whether the employee agrees or disagrees with the evaluation. If the employee so desires, the employee or, with the employee's consent, the employee's collective bargaining agent, may be provided a copy of such evaluation.

	SECTION 18. Section 31 of said chapter 31, as so appearing, is hereby amended by
adding	the following paragraph:-

Upon a federal or governor declared state of emergency or a declaration by the governor that an emergency exists which is detrimental to the public health, the personnel administrator may, upon written request of an appointing authority, consent to an additional extension of emergency appointments without limit on duration. The personnel administrator shall revoke any emergency appointment granted under this paragraph when the underlying circumstances resolve. No emergency appointment of more than 30 working days, or renewal of an emergency appointment, shall be made without the consent of the administrator.

SECTION 19. Section 67A of chapter 33 of the General Laws, as so appearing, is hereby amended by inserting after the word "action," in line 5, the following words:- or died as a result of a training accident in the line of duty.

SECTION 20. Section 1 of chapter 40G of the General Laws, as so appearing, is hereby amended by inserting after the definition of "board" the following definition:-

"Center" or "MTTC," the Massachusetts Technology Transfer Center established in section 12.

SECTION 21. Said chapter 40G of the General Laws is hereby further amended by inserting after section 4B the following section:-

Section 4C. The Massachusetts Technology Transfer Center shall administer the Innovation Commercialization Seed Fund established in section 45B of chapter 75.

SECTION 22. Said chapter 40G is hereby further amended by adding the following section:-

Section 12. (a) There shall be within the corporation, and subject to the board's oversight and control, a Massachusetts Technology Transfer Center to facilitate the transfer of technology from the commonwealth's research institutions to the commonwealth's industries, for productive use by such industries. Said center shall provide advice and assistance to public and private research institutions on strategies for technology transfer including, but not limited to, advice and assistance in the following areas: (1) assessing the viability and value of developing technologies; (2) defining and exploiting potential markets for such technologies; (3) commercialization strategies; (4) intellectual property issues, including licensing strategies; and (5) business development. The center shall be governed by the board and subject to the board's oversight and control. The president of the corporation may hire such staff as may be necessary to accomplish purposes of the center.

- (b) The corporation shall report annually to the Massachusetts office of business development on the number of technology transfer transactions or projects that have been consummated with the assistance of the center, the names and geographic locations of the recipient industries, and the estimated number of new jobs created as a result of such transactions or projects.
- SECTION 23. Section 20 of chapter 44 of the General Laws, as appearing in the 2020 Official Edition, is hereby amended by striking out the fifth sentence, in lines 22 to 32, inclusive, and inserting in place thereof the following 3 sentences:-

Any premium received upon the sale of notes, less the cost of preparing, issuing and marketing the notes, and any accrued interest received upon the delivery of the notes, shall be applied to the first payment of interest on the note. Any premium received upon the sale of bonds, less the cost of preparing, issuing and marketing them, and any accrued interest received upon the delivery of bonds shall be: (i) in the case of bonds sold by a city or town that have been excluded under section 21C of chapter 59, or bonds sold by a regional school district for which one or more member cities or towns have so excluded their share of the bond, applied by the treasurer to pay costs of the project being financed by the bonds and to reduce the amount authorized to be borrowed for the project by like amount; or (ii) in the case of any other bonds, applied by the treasurer to pay costs of the project being financed by the bonds and to reduce the amount authorized to be borrowed for the project by like amount; or if not so applied, appropriated to pay costs of a project for which the city, town or district has authorized a borrowing, or may authorize a borrowing. Notwithstanding this section, any premium and accrued interest received on account of an issue of bonds, less the cost of preparing, issuing and marketing the bonds, not in excess of \$50,000 may be applied, with the approval of the chief executive officer, for the payment of indebtedness.

437

438

439

440

441

442

443

444

445

446

447

448

449

450

451

452

453

454

455

456

457

SECTION 24. Section 28A of said chapter 44, as so appearing, is hereby amended by inserting after the word "notes," in line 5, the following words:-, the provisions of section 21C relating to lease purchase financing agreements.

SECTION 25. Section 31 of said chapter 44, as so appearing, is hereby amended by inserting after the word "section," in line 14, the following words:- for such an emergency.

SECTION 26. Said section 31 of said chapter 44, as so appearing, is hereby further amended by striking out, in lines 39 and 40, the words "judgments, awards or payments" and inserting in place thereof the following words:- judgments, which shall mean final awards or payments.

SECTION 27. Said section 31 of said chapter 44, as so appearing, is hereby further amended by striking out, in line 42, the word "council" and inserting in place thereof the following word:- counsel.

SECTION 28. Said section 31 of said chapter 44, as so appearing, is hereby further amended by striking out, in line 49, the words "otherwise made provision therefor" and inserting in place thereof the following words:- made provision therefor by borrowing under section 7 or otherwise.

SECTION 29. Section 63 of said chapter 44, as so appearing, is hereby amended by striking out, in line 11, the words "clause (3) of section seven," and inserting in place thereof the following words:- section 7 to purchase land, or interests in land, or construct or enlarge buildings, including the cost of original equipment and furnishings of the buildings or enlargements.

SECTION 30. Section 18 of chapter 59 of the General Laws, as so appearing, is hereby amended by striking out, in line 71, the words "an executor or administrator" and inserting in place thereof the following words:- a personal representative.

SECTION 31. Said section 18 of said chapter 59, as so appearing, is hereby further amended by striking out, in lines 72 and 73, the words "executor or administrator" and inserting in place thereof the following words:- personal representative.

480	SECTION 32. Section 2A of chapter 61A of the General Laws, as so appearing, is hereby	
481	amended by striking out, in line 6, the words "chapter 25" and inserting in place thereof the	
482	following words:- chapter 25A.	
483	SECTION 33. Chapter 75 of the General Laws is hereby amended by striking out section	
484	45 and inserting in place thereof the following section:-	
485	Section 45. There shall be at the University of Massachusetts within the McCormack	
486	Graduate School of Policy and Global Studies, the Edward J. Collins, Jr. Center for Public	
487	Management. The center shall analyze and study economic trends in the commonwealth and	
488	shall provide its analysis to elected officials. The center shall continuously research and inform	
489	elected officials on the following subject areas:	
490	(1) effectiveness of the commonwealth's economic development incentive programs	
491	including, but not limited to, tax credits, loan and matching grant programs;	
492	(2) job creation programs;	
493	(3) tax policy;	
494	(4) workforce training and development programs; and	
495	(5) regional and national competitiveness of the state's economy.	
496	The center shall work with existing research entities within the University of	
497	Massachusetts system and other public agencies to prepare timely analysis of the economy of the	
498	commonwealth and other economic indicators.	
499	SECTION 34. Section 45A of said chapter 75 of the General Laws is hereby repealed.	

SECTION 35. Section 45B of said chapter 75 of the General Laws, as appearing in the 2020 Official Edition, is hereby amended by striking out, in line 7, the words "section 45" and inserting in place thereof the following words:- section 12 of chapter 40G.

SECTION 36. Section 1 of chapter 90 of the General Laws, as so appearing, is hereby amended by striking out in the definition of "School bus", in line 385, the word "eight" and inserting in place thereof the following figure:- 9.

SECTION 37. Section 7D of said chapter 90, as so appearing, is hereby amended by striking out the first sentence and inserting in place thereof the following 2 sentences:- The requirements of clauses (1), (2), (3), (5), (7), (8), (9), (10), (13), (16) and (17) of section 7B shall apply to any motor vehicle having permanent seating accommodations for and carrying not more than 9 passengers in addition to the operator, used in the business of transporting school pupils for hire under terms of contract or otherwise, while so used, but not including any motor vehicle used for not more than 5 days in case of emergency; provided, however, that the 8 lamp system, so-called, required on certain motor vehicles in clause (7) of said section 7B shall not apply to vehicles specified in this section. Only anchorages and seats installed as original equipment at time of manufacture of the vehicle, or retrofitted by the original manufacturer of said vehicle shall be used.

SECTION 38. Section 7E of said chapter 90, as so appearing, is hereby amended by inserting after the word "buses," in line 3, the following words:-, emergency vehicles operated by the department of fire services.

SECTION 39. Said section 7E of said chapter 90, as so appearing, is hereby further amended by inserting after the word "service" in line 17, the following words:- or full time

employees or contract employees employed by or under contract to the department of fire services.

SECTION 40. Section 37 of chapter 130 of the General Laws, as so appearing, is hereby amended by striking out the third paragraph.

SECTION 41. Section 42 of chapter 132 of the General Laws, as so appearing, is hereby amended by striking out, in lines 3 and 4 and lines 8 and 9, the words "by certified mail or hand deliver", each time they appear, and inserting in place thereof, in each instance, the following words:- in accordance with guidelines posted by the department.

SECTION 42. Section 21 of chapter 218 of the General Laws, as so appearing, is hereby amended by striking out, in line 9, the words "property or an" and inserting in place thereof the following words:- property in any amount or any other.

SECTION 43. Said section 21 of said chapter 218, as so appearing, is hereby further amended by striking out, in lines 43 and 44, the words "or an action by a city or town which shall not exceed \$15,000" and inserting in place thereof the following words:- in any amount or any other action by a city or town which shall not exceed \$15,000 or an action.

SECTION 44. Section 2 of chapter 112 of the acts of 2018 is hereby amended by striking out the figures "7002-0015" and inserting in place thereof the following figures:- 7002-0016.

SECTION 45. Section 2C of chapter 209 of the acts of 2018 is hereby amended by striking out the figures "2000-7061" and inserting in place thereof the following figures:- 2000-7065.

SECTION 46. Said section 2 of said chapter 209 is hereby further amended by striking out the figures "2800-7031" and inserting in place thereof the following figures:- 2800-7033.

SECTION 47. Item 2000-7081 of section 2A of said chapter 209 is hereby amended by striking out the words "cities and towns" and inserting in place thereof the following words:- the commonwealth's political subdivisions, including but not limited to, cities, towns, counties and districts, and federal and state recognized tribes, or any authority, commission, board or instrumentality of the foregoing,.

SECTION 48. Said item 2000-7081 of said section 2A of said chapter 209 is hereby further amended by striking out the words "all the members of the city council in a city having a Plan D or Plan E charter, the vote of the city council in a city not having such a charter, subject to the charter of such a city, and the majority vote of the selectboard in a town" and inserting in place thereof the following words:- the grantee's legislative body or board of directors or equivalent.

SECTION 49. Section 2A of chapter 228 of the acts of 2018 is hereby amended by striking out the figures "6720-1351" and inserting in place thereof the following figures:- 7002-1351.

SECTION 50. Said section 2A of said chapter 228 is hereby further amended by striking out the figures "7002-1501" and inserting in place thereof the following figures:- 7002-1521.

SECTION 51. Said section 2A of said chapter 228 is hereby further amended by striking out the figures "7002-8006" and inserting in place thereof the following figures:- 7002-8024.

SECTION 52. Said section 2A of said chapter 228 is hereby further amended by striking out the figures "7002-8007" and inserting in place thereof the following figures:- 7002-8025.

SECTION 53. Said section 2A of said chapter 228 is hereby further amended by striking out the figures "7002-8019" and inserting in place thereof the following figures:- 7002-8026.

SECTION 54. Section 2B of said chapter 228 is hereby amended by striking out the figures "7009-2005" and inserting in place thereof the following figures:- 7009-2007.

SECTION 55. Said section 2B of said chapter 228 is hereby further amended by striking out the figures "0640-0302" and inserting in place thereof the following figures:- 0640-0304.

SECTION 56. Chapter 142 of the acts of 2019 is hereby amended by striking out section 95 and inserting in place thereof the following section:-

Section 95. Notwithstanding any general or special law to the contrary, subject to availability of sufficient proceeds, the department of energy resources shall expend amounts from the RGGI Auction Trust Fund established in section 35II of chapter 10 of the General Laws to fund the green communities program established in section 10 of chapter 25A of the General Laws, to fund electric vehicle incentive programs through June 30, 2022, and to fund transportation sector electrification programs through June 30, 2022; provided, however, that the department of energy resources shall offer rebates of not less than \$2,500 and not more than \$5,000 for the purchase or lease of battery electric vehicles, fuel cell electric vehicles and zero-emissions vehicles for sale or lease with a retail price of not more than \$50,000. All payments made from the fund before June 30, 2022, after allocation of sufficient funds to reimburse the commonwealth for costs associated with the administration of the cap and trade program, and in a proportion to be determined by the department of energy resources with the approval of the

secretary, shall be prioritized so that the initial payments from the fund shall be made to the green communities, electric vehicle incentive, and transportation electrification programs; provided, however, that not less than \$27,000,000 shall be available for electric vehicle incentive programs per fiscal year; and provided further, that the department shall examine the programs, including, but not limited to, the cost-effectiveness of the programs in greenhouse gas emissions reductions, and report its findings to the joint committee on telecommunications, utilities and energy not later than July 1, 2022.

SECTION 57. Item 1000-0008 of section 2 of chapter 227 of the acts of 2020 is hereby amended by striking out the words "5 per cent" and inserting in place thereof the following words:- 21.2 per cent.

SECTION 58. Subsection (b) of section 2 of chapter 355 of the acts of 2020 is hereby amended by striking out, in lines 20 and 21, the words "1 year" and inserting in place thereof the following words:- 2 years.

SECTION 59. Subsection (c) of said section 2 of said chapter 355 is hereby amended by striking out the second sentence and inserting in place thereof the following sentence:- The survey plan shall be subject to the approval of the division and recorded in the Hampshire district registry of deeds within 2 years of the acceptance by the board and approval by the division.

SECTION 60. Section 3 of said chapter 355 is hereby amended by striking out the first 2 sentences and inserting in place thereof the following 2 sentences:- There shall be established and set up on the books of the commonwealth a non-budgeted special revenue fund called the Lampson Brook Farm Fund. Expenditures from the fund shall not be subject to appropriation and shall be administered by the board consistent with the management plan.

SECTION 61. Said section 3 of said chapter 355 is hereby further amended by striking out, in line 4, the words "bond revenues or".

SECTION 62. Said section 3 of said chapter 355 is hereby further amended by striking out, in lines 8 and 9, the words "including, but not limited to, any ground lease payments from the enterprise zone parcel or" and inserting in place thereof the following word:- and.

SECTION 63. Said section 3 of said chapter 355 is hereby further amended by striking out, in lines 16 and 17, the words "shall be held in an expendable trust and".

SECTION 64. Said section 3 of said chapter 355 is hereby further amended by striking out the fifth sentence.

SECTION 65. Section 4 of said chapter 355 is hereby amended by striking out, in lines 3 through 9, the words ". The division shall certify that the plans are sufficient to ensure the permanent protection and ownership of all parcels comprising the Lampson Brook Farm. The division shall notify the house and senate committees on ways and means of its certification of the plans. Parcels not transferred by the board pursuant to this act on or before the division notifies the house and senate committees on ways and means of its certification of the survey and management plans" and inserting in place thereof the following words:- and the house and senate committees on ways and means. The parcels comprising Lampson Brook Farm.

SECTION 66. Said section 4 of said chapter 355 is hereby further amended by adding the following words:-, unless and until conveyed as provided for in this act.

SECTION 67. Subsection (a) of section 5 of said chapter 355 is hereby amended by striking out the first 3 sentences and inserting in place thereof the following 3 sentences:-

Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General Laws or any general or special law to the contrary, the division, with the approval of the board and consistent with the recommendations of the management plan, shall seek proposals and select nonprofit organizations for the fee interest in the community farm parcel and the forest parcel, a conservation and preservation restriction upon the community farm parcel, and a preservation restriction upon the Jepson farm parcel, through a competitive process. Preference shall be given to those qualified applicants that propose to own both the community farm and forest parcels and provide farm management services, that most closely meets the recommendations of the management plan, and that offer the most experience in resource stewardship. The value of the community farm parcel and the forest parcel shall be determined as restricted by the associated conservation and preservation restrictions; and applicants may utilize appropriate private, state or federal grants to pay for the restricted value as determined by an independent appraisal prepared in accordance with the usual and customary professional appraisal practices by a qualified appraiser commissioned by the division.

SECTION 68. Subsection (b) of said section 5 of said chapter 355 is hereby amended by striking out the first 2 sentences and inserting in place thereof the following 2 sentences:
Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General Laws or any general or special law to the contrary, the division may convey the community farm parcel to the nonprofit organization selected pursuant to subsection (a) and such nonprofit corporation shall have at least the following purposes: (i) historic preservation; (ii) passive recreation; (iii) promotion of small-scale farming, local food production and food system development; and (iv) farm management services. Notwithstanding said sections 32 to 37, inclusive, of said chapter 7C of the General Laws or any general or special law to the contrary, the division may convey a

conservation and preservation restriction, within the meaning of section 31 and with the benefit of section 32 of chapter 184 of the General Laws, upon the community farm parcel to a qualified organization selected under subsection (a) that is organized for purposes that include farmland conservation and historic preservation.

SECTION 69. Said section 5 of said chapter 355 is hereby further amended by striking out subsection (c) and inserting in place thereof the following subsection:-

(c) Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General Laws or any general or special law to the contrary, the division may convey the forest parcel to the nonprofit organization selected pursuant to subsection (a) and such organization shall be organized for at least forest conservation and management purposes. The division shall retain or convey, as applicable, a conservation restriction upon the forest parcel, within the meaning of section 31 and with the benefit of section 32 of chapter 184 of the General Laws, which shall be under the joint care and control of the department of conservation and recreation and the conservation commission of the town of Belchertown pursuant to section 8C of chapter 40 of the General Laws.

SECTION 70. Section 6 of said chapter 355 is hereby amended by striking out the first 2 sentences and inserting in place thereof the following 2 sentences:- Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General Laws or any general or special law to the contrary, the division, with the approval of the board, shall convey the Jepson farmstead parcel, for no consideration other than the performance of the obligations under this act, to the New England Small Farm Institute, Inc. or its successor organization; provided, however, that any transfer to a successor organization shall be approved by the board. Notwithstanding said sections 32 to 37,

inclusive, of said chapter 7C of the General Laws or any general or special law to the contrary, the division may convey a preservation restriction, within the meaning of section 31 and with the benefit of section 32 of chapter 184 of the General Laws, over the Jepson farmstead parcel to a qualified public or private entity selected under subsection (a) of section 5.

SECTION 71. Said chapter 355 is hereby further amended by striking out section 7 and inserting in place thereof the following section:-

Section 7. Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General Laws or any general or special law to the contrary, the division, with the approval of the board and consistent with the recommendations of the management plan, is authorized to sell the enterprise zone parcel to a nonprofit organization or a private entity through a competitive process. The selection shall be based on the total amount of the proposed purchase payment, the compatibility of the proposal with the management plan, the applicant's ability to steward the parcel and any other criteria as determined by the board. The board may utilize the fund to restore or partially restore the enterprise zone parcel in order to successfully complete the transition from the former dairy farm into sustainable natural resource-based enterprises compatible with the management plan with provision for public access, tourism and public education value and public benefits. Sale proceeds shall be deposited into the fund. The owner of the enterprise zone parcel shall manage the enterprise zone parcel in compliance with the management plan and the deed shall include a provision requiring compliance with the management plan.

SECTION 72. Section 8 of said chapter 355 is hereby amended by inserting after the word "complete" in line 5 the following words:- and implement.

SECTION 73. Said section 8 of said chapter 355 is hereby further amended by striking out, in line 14, the words "historic".

SECTION 74. Said chapter 355 is hereby further amended by striking out section 9 and inserting in place thereof the following section:-

Section 9. Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General Laws or any general or special law to the contrary, the division may grant a permanent access easement to or enter into an agreement with the Snowmobile Association of Massachusetts, in consultation with the Mill Valley Snowmobile Club, Inc., for the snowmobile trail that crosses the Lampson Brook Farm as described in the management plan and subject to the conservation restriction.

SECTION 75. Section 10 of said chapter 355 is hereby amended by striking out the second sentence and inserting in place thereof the following sentence:- The division may sell or lease that parcel to a purchaser or lessee selected through a competitive process as determined by the division, which shall include consideration of the impact any such disposition may have on adjacent property.

SECTION 76. Section 12 of said chapter 355 is hereby amended by striking out, in line 3, the word "state" and inserting in place thereof the following word:- central.

SECTION 77. Said chapter 355 is hereby further amended by adding the following section:-

713	Section 13. Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General
714	Laws, the division of capital asset management and maintenance is authorized to transfer care
715	and control of the commercial agricultural parcel to the department of agricultural resources.

SECTION 78. Section 2A of chapter 358 of the acts of 2020 is hereby amended by striking out the figures "0640-0304" and inserting in place thereof the following figures:- 0640-0306.

SECTION 79. Section 2 of chapter 24 of the acts of 2021 is hereby amended by inserting after item 1599-7106 the following item:-

1599-9817 For a reserve to enhance, expand, and strengthen Medicaid home and community-based services; provided, that the secretary of administration and finance, in consultation with the secretary of health and human services, may transfer funds from this item to state agencies as defined under section 1 of chapter 29 of the General Laws \$300,000,000

Home and Community-Based Services Federal Investment Fund......100%

SECTION 80. Item 9110-1635 of said section 2 of said chapter 24 is hereby amended by striking out the words "; provided, that the rate add-on for home health aide services shall be \$2.68 per service hour during fiscal year 2022; provided further, that the rate add-on for homemaker and personal care homemaker services shall be \$2.96 per service hour during fiscal year 2022".

SECTION 81. Section 99 of said chapter 24 is hereby repealed.

SECTION 82. There shall be established and set up on the books of the commonwealth a separate fund known as the Home and Community-Based Services Federal Investment Fund.

The fund shall be credited with the amount equal to the amount of federal financial participation received by the commonwealth pursuant to section 9817 of the American Rescue Plan Act of 2021, Public Law 117-2, hereinafter referred to as "ARPA". Amounts credited to the fund shall be expended, subject to appropriation, to support the home and community-based services workforce, access to and promotion of home and community-based services and supports, and home and community-based services technology and infrastructure. Spending from the fund shall be governed by requirements established in ARPA and any guidance related to ARPA issued by the federal government. The fund shall not be subject to section 5C of chapter 29 of the General Laws.

SECTION 83. Notwithstanding any general or special law to the contrary, for any taxable year beginning on or after January 1, 2021, the following items shall be deducted from federal gross income for the purpose of determining Massachusetts gross income under section 2 of chapter 62 of the General Laws: (i) an amount which, but for this section, would be included in the gross income, in whole or in part, of an eligible recipient, as described in subsection (a) of section 1102 of the federal Coronavirus Aid, Relief, and Economic Security Act, P.L. 116-136, because of the forgiveness described in subsection (b) of section 1106 of said federal Coronavirus Aid, Relief, and Economic Security Act, P.L. 116-136; (ii) an amount of an advance received pursuant to subsection (e) of section 1110 of said federal Coronavirus Aid, Relief, and Economic Security Act, P.L. 116-136; (iii) an amount of any payment described in subsection (c) of section 1112 of said federal Coronavirus Aid, Relief, and Economic Security Act, P.L. 116-136; (iv) an amount of funding received pursuant to section 331 of the federal Economic Aid to Hard-Hit Small Businesses, Nonprofits, and Venues Act, P.L. 116-260; (v) any grant made under section 324 of the Economic Aid to Hard-Hit Small Businesses, Nonprofits, and Venues Act,

P.L. 116-260; and (vi) any amount received from the Administrator of the Small Business Administration in the form of a restaurant revitalization grant under section 5003 of the American Rescue Plan Act of 2021, P.L. 117-2.

SECTION 84. Notwithstanding any general or special law to the contrary, for any taxable year beginning on or after January 1, 2021, any amount received from a small business relief program administered through the Massachusetts Growth Capital Corporation after March 10, 2020 for purposes of providing emergency COVID-19 relief, including grants and any portion of a loan subsequently forgiven, shall be deducted from federal gross income for the purpose of determining Massachusetts gross income under section 2 of chapter 62 of the General Laws and from federal gross income for purposes of determining Massachusetts gross income under section 30 of chapter 63 of the General Laws.

SECTION 85. Notwithstanding any general or special law to the contrary, the secretary of health and human services may directly negotiate rebate agreements with manufacturers of medical supplies and other non-drug products if such agreements maximize value to the commonwealth; provided, however, that the secretary shall not be subject to any otherwise applicable requirements set forth in 801 CMR 21.00 or any successor regulation. Such agreements may be based on the value, efficacy or outcomes of the non-drug product.

SECTION 86. Notwithstanding any general or special law to the contrary, the requirements of section 7D of chapter 90 of the General Laws shall apply to motor vehicles having permanent seating accommodations for not more than 11 passengers in addition to the operator; provided, however, that such vehicles shall not carry more than 8 passengers in

addition to the operator when used in the business of transporting school pupils for hire under terms of contract or otherwise.

SECTION 87. Notwithstanding any general or special law to the contrary, prior to the certification and disposition of the consolidated net surplus for fiscal year 2021 pursuant to section 5C of chapter 29 of the General Laws, but after eliminating deficits in any fund contributing to the surplus, the comptroller shall transfer up to \$1,000,000,000 of the undesignated fund balance in the General Fund to the Unemployment Compensation Fund established under section 48 of chapter 151A.

SECTION 88. 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 2021 in the following order of precedence: (i) an amount not more than \$10,000,000, to the Massachusetts Life Sciences Investment Fund established in section 6 of chapter 23I of the General Laws; and (ii) an amount not more than \$10,000,000, to the Massachusetts Community Preservation Trust Fund established in section 9 of chapter 44B of the General Laws.

SECTION 89. The salary adjustments and other economic benefits authorized by the following collective bargaining agreements shall be effective for the purposes of section 7 of chapter 150E of the General Laws:

(1) between the commonwealth and the American Federation of State, County, and Municipal Employees, Unit 2;

799 (2) between the commonwealth and the Service Employees International Union, 800 Local 509, Units 8 and 10; 801 (3) between the commonwealth and the National Association of Government 802 Employees, Units 1, 3 and 6; 803 **(4)** between the sheriff of Hampshire county and the Hampshire Sheriff's Office 804 Non-Uniform Correctional Association, Unit SH7; 805 (5) between the sheriff of Hampshire county and the Hampshire Sheriff's Office Jail 806 and House of Correction Supervisory Correctional Officers' Association, Unit SH8; 807 between the sheriff of Hampshire county and the National Correctional Employee (6) 808 Union, Unit SH5; 809 **(7)** between the sheriff of Suffolk county and the National Association of 810 Government Employees, Local 298, Unit SS2; 811 between the sheriff of Suffolk county and the Jail Officers and Employees (8) 812 Association of Suffolk County, Unit SS4; between the sheriff of Suffolk county and the American Federation of State, 813 (9) County and Municipal Employees/AFL-CIO, Council 93, Local RN, Unit SS3; 814 between the sheriff of Barnstable county and the National Association of 815 (10)816 Government Employees, Local 220, Unit S5B; 817 (11)between the sheriff of Barnstable county and the Barnstable County Correctional

818

Officers Union, Unit S1B;

819 (12)between the sheriff of Barnstable county and the National Correctional 820 Employees Union, Local 122, Unit S9B; 821 between the sheriff of Barnstable county and the American Federation of State, (13)822 County and Municipal Employees, Local 1462, Unit S2B; 823 between the sheriff of Barnstable county and the International Brotherhood of (14)824 Correctional Officers, Local 217, Unit S3B; 825 (15)between the sheriff of Berkshire county and the Berkshire County Sheriff's Office 826 Employee Association, Unit SB3; 827 between the sheriff of Plymouth county and Association of County Employees, (16)828 Unit SP4; 829 (17)between the sheriff of Plymouth county and the National Correctional Employees 830 Union, Local 301, Unit SP7; 831 between the sheriff of Plymouth county and the National Correctional Employees (18)832 Union, Local 104, Unit SP1; 833 (19)between the sheriff of Suffolk county and the American Federation of State, 834 County and Municipal Employees, Local 419, Unit SS0; 835 (20)between the sheriff of Suffolk county and the American Federation of State, 836 County and Municipal Employees, Local 3967, Unit SS6; 837 (21) between the sheriff of Suffolk county and the American Federation of State, 838 County and Municipal Employees, Local 3643, Unit SS5;

839 (22)between the sheriff of Hampshire county and the Hampshire Sheriff's Office Jail 840 and Hampshire Sheriff's Office Treatment Association, Unit SH6; 841 (23)between the sheriff of Norfolk county and the County Correctional Officers 842 Association New England Police Benevolent Association, Local 570, Unit SN3; 843 (24)between the sheriff of Norfolk county and the County Correctional Officers 844 Association New England Police Benevolent Association, Local 575, Unit SN2; and 845 (25)between the sheriff of Norfolk county and the National Association of 846 Government Employees, Local 202, Unit SN1. 847 SECTION 90. Section 82 shall take effect on July 1, 2021. SECTION 91. Section 86 is hereby repealed. 848 849 SECTION 92. Section 91 shall take effect on July 1, 2024.