SENATE No. 2579

Text of amendment #5 (Senator Moore) to the House bill relative to immediate COVID-19 recovery needs (House, No. 4234).

The Commonwealth of Massachusetts

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

1	SECTION XX. The first paragraph of section 13A of chapter 22 of the General Laws, as
2	appearing in the 2018 Official Edition, is hereby amended by striking out the second and third
3	sentences and inserting in place thereof the following 3 sentences:-
4	"Two of the appointive members shall be architects licensed to practice in the
5	commonwealth. One of the appointive members shall be a licensed building inspector. Three of
6	the appointive members shall be selected after consultation with advocacy groups on behalf of
7	persons with disabilities"
8	SECTION XX. The first paragraph of section 13A of chapter 22 of the General Laws, as
9	so appearing, is hereby further amended by striking out the fourth paragraph, in lines 38 through
10	63, and inserting in place thereof the following four paragraphs:-
11	The board shall make and from time to time alter, amend, and repeal, in accordance with
12	the provisions of chapter thirty A, rules and regulations designed to make multiple dwellings,
13	and public buildings and facilities, including but not limited to areas that are not generally in
14	public use, accessible to, functional for and safe for use by persons with disabilities. The board
15	shall also make rules and regulations requiring that any person who has lawful control of

improved or enclosed private property used as off-street parking areas where the public has a
right of access as invitees or licensees, shall reserve parking spaces in said off-street parking
areas for vehicles authorized to display handicapped plates or placards under section 2 of chapter
90; provided, that the parking requirements shall be consistent with the Americans with
Disabilities Act Standards for Accessible Design. The parking spaces reserved for vehicles of
such handicapped persons shall be clearly marked as such.

22 The rules and regulations of the board shall also establish standards and procedures 23 designed to make adaptable for persons with physical disabilities for any building, regardless of 24 the date of construction, (1) all dwelling units in multiple dwellings equipped with an elevator; 25 (2) all ground floor dwelling units in multiple dwellings not equipped with an elevator; and (3) 26 all public use and common use portions of such multiple dwellings, providing however, that in 27 any building constructed before March thirteenth, nineteen hundred and ninety one, such 28 standards and procedures for dwelling units shall apply only to such units within (1) any non-29 residential building undergoing a gut rehabilitation as part of a change in use into a multiple 30 dwelling facility, or (2) any residential building which is vacant undergoing a gut rehabilitation.

31 The rules and regulations of the board shall establish standards and procedures designed 32 to make accessible to, functional for and safe for use by persons with physical disabilities 33 residential buildings whenever constructed and without the restrictions in the above paragraph. 34 Unless otherwise specified, five percent of the units in lodging or residential facilities for hire, 35 rent or lease, containing twenty or more units, shall meet this requirement; provided, however, 36 that accessible units shall allow five feet of turning radius for a wheelchair in the kitchens and 37 bathrooms. In the event that the board determines that the need, in certain areas of the 38 commonwealth, for such units either exceeds or does not require said five percent, the board may

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39	require that, in said areas a percentage of units less than five percent or not greater than ten
40	percent be accessible and safe for persons with disabilities; provided, however, that said
41	accessible units shall allow five feet of turning radius for a wheelchair in the kitchens and
42	bathrooms. The board may make such determination only if there is sufficient factual basis,
43	using data from the central registry of the Massachusetts Rehabilitation Commission and other
44	sources, to establish with a reasonable degree of certainty the present and future needs for said
45	accessible units in certain areas of the commonwealth. A percentage of less than five percent
46	shall not be established unless such accessible units, which are not needed by persons with
47	disabilities cannot be readily hired, rented, or leased to other persons.
48	The rules and regulations of the board shall include, but not be limited to, detailed
49	architectural standards further defining adaptable and accessible dwelling units, and such other
50	provisions necessary to provide rights and remedies substantially equivalent to or greater than
51	the rights and remedies provided by the Federal Fair Housing Act, the Department of Justice's
52	Americans with Disabilities Act Standards for Accessible Design and regulations thereunder as
53	they pertain to such multiple dwellings.
54	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
57	She from AX. Said section 15A of said enapter 22, as so appearing, is hereby further
55	amended by striking out, in lines 11 and 12, the words "in behalf of the physically handicapped"
56	and inserting in place thereof the following words:-
57	"on behalf of persons with disabilities".
58	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
59	amended by inserting after the word "buildings", in line 67, the following words:-

60 "and facilities".

61	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
62	amended by inserting after the word "buildings", in line 75, the following words:-
63	"and facilities".
64	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
65	amended by striking out, in lines 80 and 81, the words "handicapped persons," and inserting in
66	place thereof the following words:-
67	"persons with a disability".
68	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
69	amended by striking out, in lines 88 and 89 the word "newspaper" and inserting in place thereof
70	the following words:-
71	"forms of".
72	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
73	amended by inserting after the word "building", in line 93, the following words:-
74	"or facility, including Areas not generally in Public Use"
75	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
76	amended by inserting after the word "building", in line 94, the following words:-
77	"or facility".
78	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
79	amended by inserting after the word "changed to a", in line 94, the following words:-

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81	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
82	amended by inserting, in line 94, after the words "which the building" the following words:-
83	"or facility."
84	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
85	amended by inserting after the word "building", in line 96, the following words:-
86	"or facility".
87	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
88	amended by striking out, in lines 102 and 103, the words "physically handicapped persons" and
89	inserting in place thereof the following words:-
90	"persons with a disability".
91	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
92	amended by striking out the eighth paragraph, consisting of lines 107 through 127.
93	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
94	amended by striking out, in lines 131 and 132, the word "person" and inserting in place thereof
95	the following words:-
96	"building, or portion thereof,".
97	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
98	amended by inserting after the words "for a building", in line 150, the following words:-

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"or facility".

100	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
101	amended by inserting after the word "building", in line 166, the following word:-
102	", facility".
103	SECTION XX. Said section 13A of said chapter 32, as so appearing, is hereby further
104	amended by striking out, in lines 177, 179 and 187 the words "physically handicapped persons"
105	and inserting in place thereof, in each instance, the following words:-
106	"persons with a disability".
107	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
108	amended by inserting after the definition of "Alteration", the following definition:-
109	"Areas that are not generally in public use," areas not intended for use by the public, as
110	designated in the 1991 and 2010 Americans with Disabilities Act (ADA) Standards for
111	Accessible Design, and employee work areas.
112	SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
113	amended by inserting after the definition of "Construction" the following definitions:-
114	"Employee work area" all or any portion of a space used only by employees and used
115	only for work. Corridors, toilet rooms, kitchenettes and break rooms are considered "employee
116	work areas" and shall be made accessible in new construction, or where renovation work being
117	performed is otherwise subject to the jurisdiction of the Board. Corridors, toilet rooms,
118	kitchenettes and break rooms are not otherwise considered "employee work areas;" provided
119	however, that where corridors, toilet rooms, kitchenettes and break rooms constitute the path of

120 travel to or are essential to the use of employees for work, they shall be, when possible,

121 adaptable.

122 "Facility", all or any portion of a building, structure, site improvement, complex,
123 equipment, road, walk, passageway, parking lot or other real or personal property, including the
124 site where the building, property, structure or equipment is located."

125 "Gut rehabilitation," the general replacement of the interior of a building that may or 126 may not include changes to structural elements such as flooring systems, columns or load 127 bearing interior or exterior walls.

SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further amended by striking out the definition of "Public building" and inserting in place thereof the following definition:-

131 "Public building", buildings constructed by the commonwealth or any political 132 subdivision thereof with public funds and open to public use, including, but not limited to, those 133 constructed by public housing authorities, the Massachusetts Port Authority, the Massachusetts 134 Parking Authority, the Massachusetts Department of Transportation, the Massachusetts Bay 135 Transportation Authority, or building authorities of any public educational institution, or their 136 successors; and privately financed buildings that are open to and used by the public, including 137 but not limited to places of public accommodation listed in section 92A of chapter 272 of the 138 General Laws, and 42 U.S.C. section 12181(7).

SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
amended by striking out, in line 200, the words "Physically handicapped person" and inserting in
place thereof the following words:-

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142 "Person with a disability".

SECTION XX. Said section 13A of said chapter 22, as so appearing, is hereby further
amended by striking out, in line 204, the words "Physically handicapped persons" and inserting
in place thereof the following words:"A person with a disability."

- 147 SECTION XX. Not later than ninety days after the effective date of this act, the
- 148 Architectural Access Board shall promulgate regulations as necessary pursuant to this act's
- amendments of Chapter 22, section 13A.