SENATE No. 3044

The Commonwealth of Massachusetts

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

1	by inserting after section XX the following sections:-
2	"SECTION XX. This Act may be known as the MassMakers Act. For purposes of this
3	Act, the following terms shall have the following meanings unless the context clearly requires
4	otherwise:
5	"HîRE MASS", the entrepreneurial and business skills program established pursuant to
6	Section of this Act, designed to provide skills to aspiring entrepreneurs and microbusinesses,
7	as defined in this Act, to start up, scale up, and become the next generation's employers.
8	"Mass Main Streets", the office of Massachusetts main streets established pursuant to
9	Section of this Act, for the purpose of protecting, coordinating, promoting, and revitalizing
10	downtowns and commercial districts of the commonwealth's cities and towns.
11	"MassMade business", an enterprise which (i) has its principal place of business in the
12	commonwealth; (ii) is in good standing with the department of revenue; (iii) is registered with
13	Supply Mass/Buy Mass, as defined in this Act; and (iv) produces raw materials, including
14	agricultural items, in the commonwealth, or manufactures products or goods in the
15	commonwealth.

"MassMakers Portal", the one-stop shop interactive web portal established pursuant to
Section _____ of this Act for prospective and established businesses in the commonwealth, to serve
as the single, unified entry point for business information and statutory and regulatory
compliance.

"Massport Model", the bidder selection model implemented by the port authority which,
in the port authority's requests for proposals, requires bidders to incorporate diversity and
inclusion plans into their bids, such plans to be considered alongside traditional criteria when
evaluating bids and given a weight of 25%.

24 "Microbusiness", an enterprise which has its principal place of business in the 25 commonwealth, is independently owned and operated, and (i) if a manufacturing firm, has 25 or 26 fewer employees, or (ii) if a service, construction or non-manufacturing firm, has 25 or fewer 27 employees and average annual gross receipts over the 3 previous years not exceeding 28 \$3,500,000, indexed for inflation.

29 "Minority business", an enterprise which has its principal place of business in the 30 commonwealth, is independently owned and operated, and at least 51% of which is owned and 31 dominantly controlled by adult minority principals as defined in 425 CMR 2.02(1), or any 32 successor regulation thereto.

33 "Small business", a business entity, including its affiliates, that: (i) is independently
34 owned and operated; (ii) has a principal place of business in the commonwealth; and (iii) would
35 be defined as a "small business" under applicable federal law, as established in the United States
36 Code and promulgated from time to time by the United States Small Business Administration.

37 "Supply Mass/Buy Mass", the program established pursuant to Section _____ of this Act for
38 the purpose of connecting local suppliers with local purchasers.

39 "Massachusetts-based business", an enterprise that: (i) has its principal place of business
40 in the commonwealth; (ii) is in good standing with the department of revenue; and (iii) has been
41 in business for at least 1 year."

42 SECTION XX. Section 57 of chapter 7 of the General Laws is hereby amended by43 adding the following paragraphs:-

44 In order to fulfill the commitment embodied in the foregoing policy, it is not sufficient 45 that the state government see that all available services and programs are put to the best use. The 46 state government has an affirmative duty to advance diversity and equity in all of its own rules, 47 regulations and practices. It is therefore incorporated into the policy of the commonwealth that 48 all agencies of the commonwealth, when procuring supplies or services via requests for 49 proposals from private businesses, include diversity and inclusion plan requirements in all such 50 requests and consider those plans alongside traditional criteria when evaluating bids. The weight 51 given to diversity and inclusion plans when evaluating bids shall be determined by each agency 52 of the commonwealth in collaboration with the executive office of housing and economic 53 development, the executive office of labor and workforce development, the executive office for 54 administration and finance, the commission against discrimination, the supplier diversity office, 55 the vendor advisory team formed by the gaming commission, and the port authority. Agencies 56 may seek guidance from the Massport Model in determining the weight to be given to diversity 57 and inclusion plans when evaluating bids.

58	The secretary of each executive office is hereby authorized to promulgate regulations to
59	assure the timely and effective implementation of this section.

60 SECTION XX. Section 22O of chapter 7 of the General Laws, as appearing in the 2020
61 Official Edition, is hereby amended by adding the following paragraph:-

When procuring goods or services through requests for proposals, state agencies shall consider the bidder's principal place of business in addition to other criteria when evaluating bids. The weight given to Massachusetts-based businesses when evaluating bids shall be determined by each agency of the commonwealth in collaboration with the executive office of housing and economic development, the executive office of labor and workforce development and the executive office for administration and finance.

- 68 SECTION XX. Chapter 9 of the General Laws is hereby amended by inserting after
 69 section 31 the following section:-
- 70 Section 32: MassMakers Portal

71 Section 32. (a) There is hereby established a one-stop shop interactive web portal to be 72 known as the MassMakers Portal for prospective and established businesses in the 73 commonwealth. The state secretary, the executive office for administration and finance, the 74 executive offices of education, energy and environmental affairs, health and human services, 75 housing and economic development, labor and workforce development, public safety and 76 security, and technology services and security, and the department of revenue shall jointly 77 develop and implement the MassMakers Portal, which shall serve as a single, unified entry point for prospective and established businesses to obtain local business information and execute all 78

statutory and regulatory compliance tasks required by the commonwealth in connection with thecreation, continuing operation, or upscaling of business.

81 (b) In order to develop and implement the MassMakers Portal, the agencies identified in 82 subsection (a) shall assemble a task force which shall consist of the state secretary, ex officio, or 83 a designee, the secretaries of administration and finance, education, energy and environmental 84 affairs, health and human services, housing and economic development, labor and workforce 85 development, public safety and security, and technology services and security, ex officio, or their 86 designees, the commissioner of revenue, ex officio, or a designee; 7 persons appointed by the 87 attorney general, 1 of whom shall be from each of the 7 regions of the commonwealth: the 88 western region, the central region, the northeast region, the Merrimack Valley, the metro west 89 region, the Greater Boston region, and the southeast region; and 7 persons appointed by the 90 governor, 1 of whom shall be from each of the 7 identified regions of the commonwealth. The 91 governor, attorney general, state treasurer, and co-chairs of the task force shall have the 92 discretion to appoint other members to the task force by majority vote. Persons appointed to the task force shall be members or representatives of the business community, including 93 94 entrepreneurs, microbusiness owners, minority business owners and small business owners, 95 and/or have demonstrated interests and experience in state agency processes, business 96 regulations, web portal design and implementation, and/or other qualifications and experience 97 that the appointing authorities determine are necessary to fulfilling the mission of the task force. 98 Members shall be selected without regard to political affiliation, shall as fully as possible 99 represent a diverse and equitable array of stakeholders, and shall serve without compensation. 100 The state secretary, or a designee from among the members of the task force, and the secretary of

5 of 26

housing and economic development, or a designee from among the members of the task force,shall serve as co-chairs.

103 (c) The task force shall perform a needs and cost assessment and may, subject to 104 appropriation and the laws and regulations pertaining to the employment of consultants, employ 105 such consultants as the task force deems necessary to assist in the execution of said assessment. 106 Said assessment shall be completed and the results thereof shall be presented to the governor and 107 the general court by March 1, 2023, to inform the budget of the next legislative annual session. 108 The assessment shall include, but not be limited to, the following: 109 (1) recommendations on the location, design, functionality and scope of services of the 110 MassMakers Portal, which at a minimum shall include: 111 (i) online account services through which businesses can monitor deadlines for 112 submission of forms, documents and payments, as well as compliance status and standing with 113 each state agency; 114 (ii) electronic applications for licenses and renewals thereof; 115 (iii) electronic payment options for fees and taxes incident to the creation, continuing 116 operation or upscaling of business; 117 (iv) compliance alerts in connection with new or revised state statutes, regulations and 118 procedures; 119 (v) toolkits and video tutorials on all aspects of starting a business in the commonwealth, 120 operating a business, upscaling a business, completing forms and complying with state statutory 121 and regulatory requirements in connection therewith;

122	(vi) Supply Mass/Buy Mass information, and coordination with Supply Mass/Buy Mass
123	online services;
124	(vii) Mass Main Streets information, and coordination with Mass Main Streets online
125	services;
126	(viii) HTRE MASS information, and coordination with HTRE MASS online services;
127	and
128	(ix) technical assistance resources;
129	(2) an estimate of the costs of full implementation of the MassMakers Portal, including,
130	but not limited to, those associated with technology, infrastructure, operations and maintenance,
131	sharing and coordination of agency data, and security;
132	(3) recommendations for and an estimate of the costs of establishing and maintaining a
133	help center staffed with persons trained to answer questions and assist with navigation of the
134	MassMakers Portal;
135	(4) recommendations on the time-line for designing, developing and testing the
136	MassMakers Portal, which at the latest shall have its first testing phase for the state secretary's
137	office to process new business registrations and associated fee payments by December 31, 2023,
138	and shall have its second testing phase to submit tax payments with the department of revenue by
139	December 31, 2024;
140	(5) recommendations as to the roles of the agencies identified in subsection (a) regarding
141	ongoing operational management of the MassMakers Portal;

142 (6) a comprehensive analysis of the processes of all state agencies with respect to the 143 creation, continued operation or upscaling of businesses located in the commonwealth, with a 144 goal of simplifying and streamlining regulatory tasks and forms required by said agencies and 145 strengthening the delivery of services provided by said agencies to entrepreneurs, 146 microbusinesses, small businesses, and other businesses in the commonwealth; 147 (7) identification of any state statutory, regulatory or procedural changes that need to be 148 made to effectuate the functionality of the MassMakers Portal; 149 (8) identification of existing entrepreneurial, microbusiness, small business, and other 150 business assets, resources, web content and functions provided by state agencies to coordinate 151 and incorporate such assets, resources, web content and functions into the MassMakers Portal; 152 (9) identification of potential impediments to functionality posed by federal law, if any, 153 and recommendations for work-arounds or solutions to such impediments; 154 (10) the impact of prioritizing microbusiness applications and account services; and 155 (11) recommendations on potential incentives to encourage municipalities or regional 156 planning authorities to create local portals for similar purposes or committed to similar mission 157 outcomes as the MassMakers Portal, with the option of linking to or being incorporated into the 158 MassMakers Portal. 159 (d) The task force may, subject to appropriation, appoint and may remove all such 160 employees as may be necessary to carry out the work of designing and implementing the

161 MassMakers Portal based on the results of the needs and cost assessment. Unless otherwise

provided by law, all such appointments and removals of employees shall be made under chapter31.

164	(e) The state secretary shall hold as a separate fund and may expend such sums as may be
165	appropriated for the MassMakers Portal by the general court, and may accept gifts, donations,
166	grants or bequests or any federal funds for any of the purposes set forth in this section, which
167	shall be credited to the fund. All available money in the fund that is unexpended at the end of
168	each fiscal year shall not revert to the General Fund and shall be available for expenditure by the
169	task force in the subsequent fiscal year.
170	(f) The state secretary is hereby authorized to promulgate regulations to assure the timely
171	and effective implementation of this section.
172	SECTION XX. Chapter 23A of the General Laws is hereby amended by striking out
173	section 10A and inserting the following section:-
174	Section 10A: Supply Mass/Buy Mass; MassMade
175	Section 10A. (a) In order for the commonwealth to execute on its responsibility of
176	facilitating expansion of the local economy, MOBD shall establish a program to be known as
177	Supply Mass/Buy Mass for the purpose of connecting local suppliers with local purchasers,
178	whether public or private, institutional, commercial or individual. In implementing said program,
179	MOBD shall:
180	(1) establish requirements for local suppliers to register as MassMade businesses with

181 Supply Mass/Buy Mass;

(2) design and implement a Supply Mass/Buy Mass interactive web portal through which
local suppliers can register as MassMade businesses and create MassMade business profiles with
industry-specific information;

(3) assemble a searchable database of MassMade businesses through the portal by
industry, raw materials produced or products or goods manufactured, and other identifying
characteristics, with specific search features independently tailored toward local institutional
purchasers, commercial purchasers, and individual purchasers;

(4) develop toolkits and training videos available through the portal to guide MassMade
businesses to better understand the needs and procurement processes of local institutional and
commercial purchasers;

(5) enable local institutional and commercial purchasers to issue requests for proposalsthrough the portal and MassMade businesses to respond to such requests through the portal;

(6) promote live networking events through the portal to connect MassMade businesseswith local institutional and commercial purchasers;

(7) determine those raw materials, products or goods needed by local institutional and
commercial purchasers currently purchased outside the commonwealth or from foreign
countries, especially raw materials, products or goods required for the first time; inquire whether
other local institutional or commercial purchasers are in need of such raw materials, products or
goods; assess whether any MassMade businesses are capable of producing or manufacturing the
needed raw materials, products or goods with additional capital or retooling;

202 (8) coordinate and connect the portal with the MassMakers Portal;

203 (9) identify other obstacles to conducting business in the commonwealth and advance
204 resources through the portal to address those obstacles to the extent possible;

205 (10) promote public-private partnerships;

(11) develop, evaluate and recommend policies, initiatives and incentives to prevent
 consumer flight from local suppliers in the cities and towns of the Merrimack Valley and other
 border municipalities to suppliers in New Hampshire or other tax advantaged states or from other
 sources; and

210 (12) undertake any other activities necessary to implement the purposes of this section.

Dedicated effort shall be made to encourage diversity and advance equity based on race,
color, religious creed, national origin, sex, gender identity, sexual orientation, genetic
information, ancestry, disability, and language in implementing Supply Mass/Buy Mass.

(b) MOBD may consult with and seek input from interested stakeholders and shall work with entities including MassMade businesses, regional economic development organizations, microbusiness and small business associations, chambers of commerce, the supplier diversity office, the Massachusetts marketing partnership and the office of consumer affairs and business regulations in order to collect and provide business and product information related to MassMade businesses. All Supply Mass/Buy Mass information shall be readily accessible and free to the public.

(c) MOBD shall hold as a separate fund and may expend such sums as may be
appropriated for Supply Mass/Buy Mass by the general court, and may accept gifts, donations,
grants or bequests or any federal funds for any of the purposes set forth in this section, which

224	shall be credited to the fund. All available money in the fund that is unexpended at the end of
225	each fiscal year shall not revert to the General Fund and shall be available for expenditure by
226	MOBD for Supply Mass/Buy Mass in the subsequent fiscal year.
227	(d) MOBD is hereby authorized to promulgate regulations to assure the timely and
228	effective implementation of this section.
229	SECTION XX. Chapter 23A of the General Laws is hereby amended by inserting after
230	section 13 the following section:-
231	Section 13 ¹ / ₂ : Mass Main Streets; executive director; function; employees; advisory
232	commission; industrial mill buildings; gifts and grants; trust fund
233	Section 13 ¹ / ₂ . (a) There shall be within MOBD an office of Massachusetts main streets to
234	be known as Mass Main Streets, in this section referred to as MMS, which shall be under the
235	supervision and control of an executive director. The powers and duties given to the executive
236	director of MMS in this section and in any other general or special law shall be exercised and
237	discharged subject to the direction, control and supervision of MOBD.
238	(b)(1) The executive director of MMS shall be appointed by the governor, and serve at
239	the pleasure of the governor. The position of executive director of MMS shall be classified under
240	section 45 of chapter 30 and the executive director of MMS shall devote full time during
241	business hours to the duties of MMS.
242	(2) The executive director of MMS shall be the executive and administrative head of
243	MMS and shall be responsible for administering and enforcing the laws relative to MMS, any
244	administrative unit of MMS, and the policies, programs and initiatives enacted to fulfill the

12 of 26

mission of MMS pursuant to this section. Powers and duties given to an administrative unit of
MMS by a general or special law shall be exercised subject to the direction, control and
supervision of the executive director of MMS.

248 (c) MMS shall serve as the principal agency for protecting, coordinating, promoting and 249 revitalizing downtowns and commercial districts of the commonwealth's cities and towns, 250 advancing economic and community development within the context of historic preservation, 251 and advocating public-private partnerships to ensure continuing progress and enduring success, 252 by providing strategic, organizational, informational, marketing and technical assistance and 253 resources to the commonwealth's cities and towns and to public and private entities organized 254 for similar purposes or committed to similar mission outcomes. Dedicated effort shall be made to 255 encourage diversity and advance equity based on race, color, religious creed, national origin, sex, 256 gender identity, sexual orientation, genetic information, ancestry, disability, and language in any 257 recommendations, policies, programs and initiatives developed to fulfill the mission of MMS 258 pursuant to this section.

(d) The executive director of MMS may, subject to appropriation and with the approval of MOBD, appoint and may, with like approval, remove all such employees as may be necessary to carry out the work of MMS. Unless otherwise provided by law, all such appointments and removals shall be made under chapter 31. The executive director may, subject to appropriation and the laws and regulations pertaining to the employment of consultants, employ such consultants as the executive director may deem necessary.

(e)(1) MMS shall establish an advisory commission to develop budget recommendations
 and strategies for the development of policies, programs and initiatives to fulfill the mission of

267 MMS pursuant to this section, including, but not limited to, the design and implementation of an 268 MMS interactive web portal, coordination of such portal with the MassMakers Portal, and 269 qualification of MMS for Main Street America Certification in order to be eligible for programs, 270 tools and resources provided by Main Street America. The executive director of MMS shall 271 convene the advisory commission quarterly. The advisory commission shall annually report its 272 recommendations to MOBD not later than November 1. The advisory commission shall annually 273 file its recommendations with the clerks of the senate and house of representatives not later than 274 November 1. The membership of the commission shall annually elect a chairperson. 275 (2) The advisory commission shall have 32 members: 1 representative from the 276 Massachusetts cultural council; 1 representative from the Massachusetts historical commission; 1 277 representative from the community economic development assistance corporation; 1 278 representative from Boston Main Streets Foundation; the executive director or the executor 279 director's designee of each of the commonwealth's 14 regional planning agencies: Berkshire 280 Regional Planning Commission, Boston Region Metropolitan Planning Organization, Cape Cod 281 Commission, Central Massachusetts Regional Planning Commission, Franklin Regional Council 282 of Governments, Martha's Vineyard Commission, Merrimack Valley Planning Commission, 283 Metropolitan Area Planning Council, Montachusett Regional Planning Commission, Nantucket 284 Planning and Economic Development Commission, Northern Middlesex Council of 285 Governments, Old Colony Planning Council, Pioneer Valley Planning Commission, and 286 Southeastern Regional Planning and Economic Development District; and 14 persons appointed 287 by the governor, 2 of whom shall be from each of the 7 regions of the commonwealth: the 288 western region, the central region, the northeast region, the Merrimack Valley, the metro west 289 region, the Greater Boston region, and the southeast region. Commission members shall be

persons with demonstrated interests and experience in advancing the cultural, historical and/or economic vitality of downtowns and commercial districts of the commonwealth's cities and towns. All persons appointed to the commission shall be selected without regard to political affiliation and solely on the basis of the qualifications and experience that the appointing authorities determine are necessary to fulfilling the mission of the commission, and shall as fully as possible represent a diverse and equitable array of stakeholders. Each member appointed by the governor shall serve at the pleasure of the governor.

(3) The members of the commission shall receive no compensation for their services but shall be reimbursed for any usual and customary expenses incurred in the performance of their duties. This commission shall annually, not later than November 1, make a report to the executive director and the secretary of housing and economic development, and may make such special reports as the commission or the executive director of MMS may deem desirable.

(f)(1) MMS shall establish a subcommittee of the advisory commission to develop
strategies to stimulate the redevelopment, rehabilitation and revitalization of industrial mill
buildings and their environs in the commonwealth. Recommendations of the subcommittee shall
be incorporated into the annual report filed by the advisory commission with the clerks of the
senate and house of representatives pursuant to paragraph 1 of subsection (e).

307 (2) The subcommittee shall serve as a research body for issues critical to the
308 redevelopment, rehabilitation and revitalization of industrial mill buildings and their environs in
309 the commonwealth and shall: (i) create a database and study, review and report on the status of
310 industrial mill buildings and their environs in the commonwealth; (ii) assess market conditions
311 relative to the economic robusticity of each active industrial mill building in its current use; (iii)

312 identify measures to improve industrial mill building energy efficiency and prevent further 313 structural and environmental degradation; (iv) investigate potential short-term and long-term 314 uses or development solutions for vacant or underutilized industrial mill buildings; (v) review 315 and advise the general court and the executive branch on the impact of existing and proposed 316 state laws, policies and regulations on the potential redevelopment, rehabilitation or 317 revitalization of industrial mill buildings and their environs, including, but not limited to, tax 318 incentives and renewable energy initiatives; (vi) explore innovative permitting processes, zoning 319 regulations and building codes to encourage the redevelopment, rehabilitation or revitalization of 320 industrial mill buildings and their environs; (vii) advance legislative and policy solutions to 321 effectuate the foregoing; (viii) advocate public-private partnership opportunities; and (ix) take 322 such other actions as deemed necessary in furtherance of its purposes.

323 (3) The subcommittee shall consist of those members of the advisory commission 324 representing jurisdictions containing industrial mill buildings, and 1 industrial mill building 325 owner from each region of the 7 regions identified in paragraph (2) of subsection (e) which 326 contains an industrial mill building appointed by the governor. Subcommittee members shall be 327 persons with demonstrated interests and experience in the redevelopment, rehabilitation and/or 328 revitalization of industrial mill buildings and their environs in the commonwealth. All persons 329 appointed to the subcommittee shall be selected without regard to political affiliation and solely 330 on the basis of the qualifications and experience that the appointing authorities determine are 331 necessary to fulfilling the mission of the subcommittee, and shall as fully as possible represent a 332 diverse and equitable array of stakeholders. Each member appointed by the governor shall serve 333 at the pleasure of the governor. The members of the subcommittee shall receive no compensation for their services but shall be reimbursed for any usual and customary expenses incurred in theperformance of their duties.

(g) MMS may accept and solicit funds, including any gifts, donations, grants or bequests
or any federal funds for any of the purposes set forth in this section, which shall be credited to
the Mass Main Streets Trust Fund established pursuant to subsection (h).

(h)(1) There shall be a Mass Main Streets Trust Fund which shall be administered by
MOBD as custodian for MMS and held by MOBD separate and apart from its other funds. There
shall be credited to the fund such sums received pursuant to subsection (g) and such sums as may
be appropriated for MMS by the general court.

343 (2) All available money in the fund that is unexpended at the end of each fiscal year shall
344 not revert to the General Fund and shall be available for expenditure by MMS in the subsequent
345 fiscal year.

(3) MMS shall submit an annual report to MOBD, the clerks of the senate and house of
representatives and the joint committee on community development and small businesses not
later than December 31 on the cost-effectiveness of the fund. The report shall be made available
on the MMS website. The report shall include: (i) expenditures made by MMS from money out
of the fund to promote the revitalization of downtowns and commercial districts of the
commonwealth's cities and towns and to otherwise fulfill the mission of MMS pursuant to this
section; and (ii) expenditures made by MMS for administrative costs.

353 SECTION XX. Chapter 23A of the General Laws is hereby amended by inserting after
 354 section 66 the following section:-

355 Section 66A: Microbusiness and minority business strategy commission; members;
356 powers and duties; meetings; annual report

Section 66A. (a) There shall be a microbusiness and minority business strategy commission within, but not subject to the supervision or control of, the executive office of housing and economic development. The mission of the commission shall be to enhance the economic vitality of the commonwealth's microbusinesses and minority businesses, recognizing the fundamental role that microbusinesses and minority businesses play in the economy and the contributions made by microbusinesses and minority businesses to the general welfare of the commonwealth.

364 (b) The commission shall consist of the following 18 members: the secretary of housing 365 and economic development, ex officio, or a designee; the secretary of administration and finance, 366 ex officio, or a designee; the chair of the commission against discrimination, ex officio, or a 367 designee; the director of the supplier diversity office, ex officio, or a designee, and 14 persons 368 appointed by the governor, 2 of whom shall be from each of the 7 regions of the commonwealth: 369 the western region, the central region, the northeast region, the Merrimack Valley, the metro 370 west region, the Greater Boston region, and the southeast region. Of those 14 appointees, at least 371 3 shall be microbusiness owners or representatives of microbusiness owners in underserved 372 communities or communities with a high percentage of low-income households, at least 3 shall 373 be minority business owners or representatives of minority business owners in underserved 374 communities or communities with a high percentage of low-income households, and at least 3 375 shall be founders or organizers of platforms, pop-up markets, or other vendor collaboratives 376 serving microbusinesses organized for similar purposes or committed to similar mission 377 outcomes as, for example, CI Works, WeWork, and Top Knots CoWorking, and/or minority

18 of 26

378 businesses organized for similar purposes or committed to similar mission outcomes for 379 advancing equity based on race, color, religious creed, national origin, sex, gender identity, 380 sexual orientation, genetic information, ancestry, disability, or language as, for example, 381 BLK+GRN, the e-commerce platform We Buy Black, and the Black-Owned Market. 382 Commission members shall be persons with demonstrated interests and experience in advancing 383 the interests of microbusinesses and/or minority businesses, and their owners. All persons 384 appointed to the commission shall be selected without regard to political affiliation and solely on 385 the basis of the qualifications and experience that the appointing authorities determine are 386 necessary to fulfilling the mission of the commission, and shall as fully as possible represent a 387 diverse and equitable array of stakeholders.

388 (c) Members of the commission may serve a maximum of 3 consecutive 3-year terms. A 389 vacancy occurring on the commission shall be filled within 90 days by the original appointing 390 authority. A person appointed to fill a vacancy shall serve initially only for the balance of the 391 unexpired term. The commission shall annually elect from among its members a chair, a vice 392 chair, and any other officers it considers necessary. The members of the commission shall 393 receive no compensation for their services but shall be reimbursed for any usual and customary 394 expenses incurred in the performance of their duties. Members shall be considered special state 395 employees for the purposes of chapter 268A. Each member of the commission shall be a resident 396 of the commonwealth.

397 (d) The commission shall serve as a research body for issues critical to the welfare and
398 vitality of the commonwealth's microbusinesses and minority businesses and shall: (i) study,
399 review and report on the status of microbusinesses and minority businesses in the
400 commonwealth; (ii) advise the general court and the executive branch of the impact of existing

401 and proposed state laws, policies and regulations on the commonwealth's microbusinesses and 402 minority businesses; (iii) advance legislative and policy solutions that address the needs of the 403 commonwealth's microbusinesses and minority businesses; (iv) advocate to ensure that the 404 commonwealth's microbusinesses and minority businesses receive a fair share of state 405 investment; (v) work with lending institutions, insurance companies, and other private businesses 406 in the commonwealth to encourage formation of seed money and microcredit opportunities for 407 facilitating the starting up and upscaling of microbusinesses and minority businesses in their 408 efforts to obtain loan money and operating capital from private and public lenders; (vi) promote 409 collaboration among the commonwealth's microbusinesses and minority businesses to improve 410 efficiency in delivery of services and other cost efficiencies; and (vii) develop and support access 411 to state resources for the commonwealth's microbusinesses and minority businesses. The 412 executive office shall provide the commission with adequate office space and any research, 413 analysis or other staff support that the commission reasonably requires.

414 (e) The commission shall meet on a quarterly basis at the discretion of the chair. Meeting
415 locations shall rotate between the 7 regions of the commonwealth identified in subsection (b).
416 Meetings shall be open to the public pursuant to sections 18 to 25, inclusive, of chapter 30A.

(f) The commission may accept and solicit funds, including any gifts, donations, grants or
bequests or any federal funds for any of the purposes of this section. The funds shall be deposited
in a separate account with the state treasurer, shall be received by the state treasurer on behalf of
the commonwealth and shall be expended by the commission under the law.

421 (g) The commission shall annually, not later than June 2, report the results of its findings422 and activities of the preceding year and its recommendations to the governor and to the clerks of

the senate and the house of representatives who shall forward the same to the joint committee oneconomic development and emerging technologies.

(h) Notwithstanding any general or special law, regulation, policy or procedure to the
contrary, microbusinesses shall be exempt from the annual report fees imposed by the state
secretary's office, and minority businesses that qualify as microbusinesses shall be exempt from
the diversity certification and third-party certification application fees imposed by the supplier
diversity office. The state secretary is hereby authorized to promulgate regulations to assure the
timely and effective implementation of this subsection.

431 SECTION XX. Chapter 23A of the General Laws is hereby amended by inserting after
432 section 68 the following section:-

433 Section 69: H¹_URE MASS

434 Section 69. (a) MOBD shall establish an entrepreneurial and business skills program to 435 be known as H¹_IRE MASS, designed to provide entrepreneurial and business skills to residents 436 of the commonwealth who are in the process of acquiring or who possess valuable saleable trade 437 skills, including, but not limited to, hairstylists and barbers, manicurists, aestheticians, massage 438 therapists, electricians, plumbers, and gas fitters, but who lack the knowledge to start or expand 439 their own businesses, in order to raise them to the level where they can start their own 440 businesses, become microbusinesses and eventually scale up to become small businesses and the 441 next generation's employers. Dedicated effort shall be made to encourage diversity and advance 442 equity based on race, color, religious creed, national origin, sex, gender identity, sexual 443 orientation, genetic information, ancestry, disability, and language in the program developed

pursuant to the authority conferred in this section, and any successor policies, programs andinitiatives related to said program.

(b) MOBD shall consult with and engage relevant stakeholders in the commonwealth, including, but not limited to, students, educators and administrators of vocational and technical schools, community colleges, public colleges and universities, and private colleges and universities, participants and administrators of other trade, certification and apprenticeship programs, microbusiness and small business associations and owners, minority business associations and owners, and trade and labor associations, to assist in the development and periodic review of the program and its implementation, including, but not limited to:

453 (1) determining the criteria and processes for participation in H¹_URE MASS, whether as a
454 student or educator, to maximize the number and diversity of people served;

455 (2) identifying entrepreneurial and microbusiness development needs and existing
456 resources and services;

457 (3) addressing obstacles for aspiring entrepreneurs and upscaling microbusiness owners
458 in utilizing existing resources and services and exploring methods to simplify, streamline and
459 strengthen the delivery of such resources and services;

(4) establishing curricula for HîRE MASS, with special attention paid to the needs of
aspiring entrepreneurs and microbusiness owners for off-hour and accelerated programming,
including variants for entrepreneurial and business skills weekend "bootcamps", to maximize the
skills gained and quality of outcomes achieved;

22 of 26

464 (5) engaging voluntary uncompensated and, subject to appropriation, compensated
465 educators and administrators to implement H¹_URE MASS;

466 (6) cultivating and promoting public-private partnerships to ensure an enduring H¹_URE
467 MASS program;

468 (7) generating toolkits and training videos to be made available through the MassMakers469 Portal; and

470 (8) developing budget recommendations.

471 MOBD shall hold its first public outreach not more than 60 days after the effective date 472 of this act and shall, to the extent possible, ensure fair representation and input from a diverse 473 and equitable array of stakeholders. MOBD may assemble a task force to effectuate the 474 foregoing, whose members shall serve without compensation.

(c) MOBD shall hold as a separate fund and may expend such sums as may be
appropriated for HîRE MASS by the general court, and may accept gifts, donations, grants or
bequests or any federal funds for any of the purposes set forth in this section, which shall be
credited to the fund. All available money in the fund that is unexpended at the end of each fiscal
year shall not revert to the General Fund and shall be available for expenditure by MOBD for
HîRE MASS in the subsequent fiscal year.

(d) MOBD shall annually, on or before December 31, file a report with the clerks of the
house of representatives and the senate, the house and senate committees on ways and means, the
joint committee on economic development and emerging technologies, the joint committee on

484 community development and small businesses, the joint committee on labor and workforce485 development, and the joint committee on education.

- 486 (e) MOBD is hereby authorized to promulgate regulations to assure the timely and487 effective implementation of this section.
- 488 SECTION XX. Chapter 30A of the General Laws is hereby amended by striking out
 489 section 5A and inserting in place thereof the following section:-
- 490 Section 5A: Review of rules and regulations regarding economic impact on
- 491 microbusinesses and small businesses

492 Section 5A. Existing rules and regulations shall be reviewed by each agency 493 contemporaneously with the development of the written comprehensive economic development 494 policy for the commonwealth and the strategic plan for implementing the policy during the first 495 year of each new gubernatorial administration required pursuant to subsection (1) of section 16G 496 of chapter 6A, which review shall be completed no later than June 30 of that year in order to 497 inform said economic development policy, or 5 years from the date last reviewed, whichever occurs first, to ensure that those rules and regulations minimize economic impact on 498 499 microbusinesses and small businesses in a manner consistent with the stated objectives of 500 applicable statutes.

501 In reviewing a rule or regulation to minimize economic impact of the rule or regulation 502 on microbusinesses and small businesses, the agency shall file a business impact statement which 503 considers the following factors and any impact differentials between microbusinesses and small 504 businesses that are not microbusinesses: 505 (1) the continuing need for the rule or regulation;

506 (2) the nature of complaints or comments received concerning the rule or regulation from507 the public;

508 (3) the complexity of the rule or regulation;

509 (4) the extent to which the rule or regulation overlaps, duplicates or conflicts with other510 federal, state and local governmental rules and regulations;

- (5) the length of time since the rule or regulation has been enacted, changed, amended ormodified; and
- (6) the degree to which technology, economic conditions or other factors have changed inthe subject areas affected by the rule or regulation.
- 515 SECTION XX. Section 6 of chapter 30B of the General Laws is hereby amended by

516 striking out subsection (b) and inserting the following subsection:-

- 517 (b) The chief procurement officer shall solicit proposals through a request for proposals.518 The request for proposals shall include:
- (1) the time and date for receipt of proposals, the address of the office to which the
 proposals are to be delivered, the maximum time for proposal acceptance by the governmental
 body;
- 522 (2) the purchase description and all evaluation criteria that will be utilized pursuant to523 paragraph (e);

(3) a requirement for a diversity and inclusion plan which shall be considered alongsidetraditional criteria when evaluating bids; and

(4) all contractual terms and conditions applicable to the procurement provided that the
contract may incorporate by reference a plan submitted by the selected offeror for providing the
required supplies or services.

529 The request for proposals may incorporate documents by reference; provided, however, 530 that the request for proposals specifies where prospective offerors may obtain the documents. 531 The request for proposals shall provide for the separate submission of price, and shall indicate 532 when and how the offerors shall submit the price. The chief procurement officer shall make 533 copies of the request for proposals available to all persons on an equal basis."