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# The Commonwealth of Massachusetts

#### PRESENTED BY:

#### John H. Rogers

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to increase community preservation revenue.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
John H. Rogers	12th Norfolk	1/19/2023

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By Representative Rogers of Norwood, a petition (accompanied by bill, House, No. 2933) of John H. Rogers relative to community preservation surcharges. Revenue.

### [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 3049 OF 2021-2022.]

## The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act to increase community preservation revenue.

*Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:* 

1 SECTION 1. Section 8 of chapter 44B is hereby amended by striking it in its entirety and

2 inserting in place thereof the following:

3	Section 8. (a) Except as otherwise provided, the fees of the registers of deeds to be paid
4	when a document or instrument is recorded shall be subject to a surcharge of \$80; provided,
5	however, that if the document or instrument to be filed includes multiple references to a
6	document or instrument intending or attempting to assign, discharge, release, partially release,
7	subordinate or notice any other document or instrument, each reference shall be separately
8	indexed and separately assessed an additional \$80 surcharge. The fee for recording a municipal
9	lien certificate shall be subject to a surcharge of \$40; provided, however, that if the certificate
10	includes multiple references to a document or instrument intending or attempting to assign,

11 discharge, release, partially release, subordinate or notice any other document or instrument, 12 each reference shall be separately indexed and separately assessed an additional \$40 surcharge. 13 The surcharges imposed shall be used for community preservation purposes. No surcharge shall 14 apply to a declaration of homestead under chapter 188 or to the filing of any subordinate 15 mortgage extended by any public agency or quasi-public agency, including but not limited to a 16 Commonwealth municipality or the Massachusetts Housing Partnership. No surcharge shall 17 apply to the fees charged for additional pages, photostatic copies, abstract cards or additional 18 square feet for the recording of plans.

19 (b) The fees of the assistant recorder, except as otherwise provided, to be paid when the 20 instrument is left for registering, filing or entering with respect to registered land shall be subject 21 to a surcharge of \$80. The fees for so registering, filing or entering a municipal lien certificate 22 shall be subject to a surcharge of \$40. The surcharges shall be imposed for the purposes of 23 community preservation. No surcharge shall apply to a declaration of homestead under chapter 24 188 or to the filing of any subordinate mortgage extended by any public agency or quasi-public 25 agency, including but not limited to a Commonwealth municipality or the Massachusetts 26 Housing Partnership. No surcharge shall apply to the fees charged for additional lots shown on 27 plans, for indexing instruments recorded while a petition for registering is pending, for additional 28 certificates of sewer assessments, for old age assistance liens, for duplicates and for photocopies. 29 (c) All surcharges on fees collected pursuant to this section shall be forwarded to the 30 Massachusetts Community Preservation Trust Fund, established in section 9.

31 SECTION 2: The commissioner of revenue shall provide notification to the registers of
 32 deeds, the assistant recorders and the joint committee on revenue that the new surcharge amounts

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established under Section 1 shall take effect 120 days following the passage of this section. All
documents received by the registers of deeds and assistant recorders prior to the effective date
shall be subject to the fee surcharge applicable to section 8 of chapter 44B of the General Laws
that was in effect prior to that date.