

HOUSE No. 975

The Commonwealth of Massachusetts

PRESENTED BY:

Mike Connolly and Antonio F. D. Cabral

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 establish a Massachusetts public bank.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
<i>Mike Connolly</i>	<i>26th Middlesex</i>	<i>1/19/2023</i>
<i>Antonio F. D. Cabral</i>	<i>13th Bristol</i>	<i>1/19/2023</i>
<i>Lindsay N. Sabadosa</i>	<i>1st Hampshire</i>	<i>1/19/2023</i>
<i>Steven Owens</i>	<i>29th Middlesex</i>	<i>1/25/2023</i>
<i>David Henry Argosky LeBoeuf</i>	<i>17th Worcester</i>	<i>1/25/2023</i>
<i>Samantha Montaño</i>	<i>15th Suffolk</i>	<i>1/25/2023</i>
<i>James K. Hawkins</i>	<i>2nd Bristol</i>	<i>1/27/2023</i>
<i>Carol A. Doherty</i>	<i>3rd Bristol</i>	<i>1/30/2023</i>
<i>Vanna Howard</i>	<i>17th Middlesex</i>	<i>2/1/2023</i>
<i>Rebecca L. Rausch</i>	<i>Norfolk, Worcester and Middlesex</i>	<i>2/6/2023</i>
<i>James B. Eldridge</i>	<i>Middlesex and Worcester</i>	<i>2/19/2023</i>
<i>Erika Uyterhoeven</i>	<i>27th Middlesex</i>	<i>2/22/2023</i>

HOUSE No. 975

By Representatives Connolly of Cambridge and Cabral of New Bedford, a petition (accompanied by bill, House, No. 975) of Mike Connolly, Antonio F. D. Cabral and others for legislation to establish a Massachusetts public bank. Financial Services.

The Commonwealth of Massachusetts

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

An Act to establish a Massachusetts public bank.

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. The General Laws are hereby amended by inserting after chapter 10 the
2 following chapter:-

3 CHAPTER 10A

4 MASSACHUSETTS PUBLIC BANK

5 Section 1. Declarations.

6 (a) There shall be a Massachusetts public bank (the Bank), wholly owned by the
7 commonwealth, to provide a safe depository for a portion of the public funds in the
8 commonwealth and to support the economic well-being of the commonwealth, its cities and
9 towns, its residents, its businesses and its state and municipal institutions, with an accountable
10 and responsive governance structure that ensures community input.

11 (b) In order to obtain these benefits, the Massachusetts public bank (the Bank) shall:

12 (1) hold a portion of the commonwealth’s funds as deposits in the Bank and invest those
13 funds within the commonwealth so as to further the Bank’s goals as detailed below;

14 (2) promote economic development and job creation within the commonwealth by
15 providing affordable financing to small and medium-sized businesses, especially in under-served
16 communities;

17 (3) assist businesses and municipalities in recovering from the economic repercussions of
18 external shocks, including pandemics, recessions, and natural disasters;

19 (4) respond to the unmet affordable financing needs of cities and towns in the
20 commonwealth;

21 (5) address the historic and current disadvantages experienced by the state’s minority and
22 women-owned enterprises by providing affordable financing;

23 (6) assist workers and communities in creating jobs by supporting cooperative business
24 models including worker-owned coops;

25 (7) increase available affordable housing options for all residents of the commonwealth;

26 (8) promote sustainable agriculture and address food insecurity, particularly by providing
27 financing to family-owned farms and rural businesses that serve them;

28 (9) support non-profit and community-based organizations that work to address the
29 results of racial injustice and/or to promote women’s economic and social equity;

30 (10) support the expansion and development of public and private measures to mitigate
31 the grave dangers that climate change poses to the public and local enterprises, and to promote
32 reductions in greenhouse gas emissions;

33 (11) provide economic support to state-based public or quasi-public agencies including
34 community development financial institutions, community development corporations and
35 economic development corporations;

36 (12) strengthen state-chartered private banks, particularly through participatory loan
37 programs;

38 (13) enable the commonwealth to share in the methods of monetary support the federal
39 government provides to commercial banks;

40 (14) be supervised for safety and soundness by the commissioner of banks.

41 Section 2. Definitions.

42 The following words as used in this chapter, unless the context otherwise requires, shall
43 have the following meanings:

44 “Affiliate”, a company that controls, is controlled by, or is under common control with
45 another company.

46 “Affordable financing”, as defined in section 13 below.

47 “Affordable housing”, housing that: (1) satisfies the definition in section 1 of chapter 60
48 or section 38D of chapter 121B; (2) is a qualified low-income housing project as defined in 26
49 U.S.C. 42(g); or (3) is owned by families that (i) reside in a census tract in which the median

50 income does not exceed 80 per cent of the area median income or (ii) have an income that does
51 not exceed area median income and that resides in a minority census tract.

52 “Business plan”, a public document that lays out the Bank’s strategy for accomplishing
53 its statutory directives through safe and sound operations of the Bank.

54 “Commissioner”, as defined in section 1 of chapter 167.

55 “Community development corporation”, as defined in section 2 of chapter 40H.

56 “Community development financial institution”, a private financial entity dedicated to
57 delivering non-predatory affordable lending to help low-income, low-wealth and other
58 disadvantaged people and communities that shall have the meaning ascribed to it under 12
59 U.S.C. 472(5)(a), including, but not limited to, those institutions that are not certified by the
60 United States Treasury Community Development Financial Institution Fund.

61 “Eligible recipients”, as defined in section 12.

62 “Land trust”, a private, non-profit corporation or organization that acquires, manages,
63 develops or maintains land or easements to promote the preservation or restoration of land in the
64 commonwealth either for recreational, agricultural, scenic, residential or commercial use
65 including, but not limited to, affordable housing, climate security or water resource protection
66 uses.

67 “Massachusetts bank”, an association or corporation chartered by the commonwealth
68 under chapter 168, 170, 171 or 172.

69 “Massachusetts Public Bank” or “Bank”, a bank chartered by the commonwealth and
70 wholly owned by the commonwealth to accept deposits of public funds and provide affordable
71 financing to eligible recipients so as to enhance the economic health of the commonwealth.

72 “Participation loan”, a loan in which the Bank shares funding or overseeing an advance
73 of credit under a written agreement between the originator of the loan and the Bank.

74 “Rural area”, a municipality with population density of less than 500 residents per square
75 mile, according to the latest decennial census of the United States.

76 “Rural business concern”, a business that (1) is a smaller business entity; (2) has its
77 principal business operations in 1 or more rural areas in the commonwealth; and (3) is engaged
78 in an occupation that directly supports the economy of the rural area or areas in which it is
79 located.

80 “Underserved neighborhood”, a neighborhood that meets 1 or more of the following
81 criteria: (1) the annual median household income is not more than 65 per cent of the statewide
82 annual median household income; (2) minorities comprise 40 per cent or more of the population;
83 (3) 25 per cent or more of households lack English language proficiency; or (4) minorities
84 comprise 25 per cent or more of the population and the annual median household income of the
85 municipality in which the neighborhood is located does not exceed 150 per cent of the statewide
86 annual median household income.

87 “Smaller business entity”, a business that has 40 per cent of the employee count of a
88 small business as defined under section 57 of chapter 23A.

89 Section 3. Authorities and Examinations.

90 (a) Unless explicitly provided otherwise under this chapter, the Bank shall have all the
91 powers under the provisions of chapter 167F, as well as the other powers available to
92 Massachusetts banks under the law.

93 (b) The Bank is authorized, but not required, to become a member of the Federal Reserve
94 System.

95 (c) The Bank is authorized, but not required, to become a member of the Federal Deposit
96 Insurance Corporation.

97 (d) To the extent convenient for its operations, the Bank may pursue its goals through
98 subsidiaries, to be established under the same rules and regulations applying to other state-
99 chartered depository institutions. These subsidiaries shall be subject to the same restrictions
100 applying to the Bank with respect to deposits, eligible recipients and affordable financing as set
101 forth in sections 9, 12 and 13.

102 (e) The Bank may accept and solicit property, including any gifts, donations, grants or
103 bequests or any public funds for any of the purposes of this chapter.

104 (f) Beginning 1 year after the Bank has commenced operations and at least annually
105 thereafter, the commissioner of banks shall examine the bank under its authority to examine
106 Massachusetts banks. The Bank shall be subject to the provisions of chapter 167 and section 13
107 of chapter 167J; provided, however, that sections 2I, 14, 14A, 14C, 15-15K, 19, 20, 34, 37, 37A,
108 37B, 40, 41, 42, 43, 44, 45 and 46 of chapter 167 shall not apply to the Bank.

109 (g) In examining the Bank, the commissioner shall pay special attention to transaction
110 testing the Bank's compliance with its Business Plan. This part of the examination shall become
111 public 6 months after the conclusion of the examination.

112 Section 4. Governance Structure of the Bank.

113 The provisions of this section are subject to the initial organization provisions of section
114 6.

115 (a) There shall be a board of directors to govern the Bank consisting of 9 members,
116 including the state treasurer or the state treasurer's designee, and 8 members who bring
117 professional experience, across their number, in the following fields. Four individuals, to be
118 appointed by the state treasurer, who collectively represent expertise in the operation of (1)
119 community development financial institutions, (2) state-chartered depository institutions doing
120 business primarily in the state, (3) credit unions or cooperative banks chartered under chapter
121 170 or chapter 171, and (4) public finance. Four individuals, to be appointed by the governor,
122 who collectively represent expertise in (5) small business enterprises located in the
123 commonwealth, (6) economic development, (7) local government and administration and (8)
124 environmentally-conscious financing.

125 The members of the board of directors, including the state treasurer, or its designee, may
126 be reimbursed for travel and other expenses incurred in preparing for and attending the meetings.

127 (b) Board representation shall reflect the geographical, racial and gender diversity of the
128 commonwealth as periodically determined by the state secretary as the commonwealth's chief
129 census officer. The members of the board of directors shall represent all geographic areas of the
130 commonwealth, including urban, rural and suburban areas.

131 (c) A board member shall be a resident of the commonwealth at least 90 days before
132 appointment and, with the exception of the state treasurer or the state treasurer's designee, while
133 serving on the board, shall not: (1) hold or be a candidate for federal, state or local elected office;
134 (2) hold an appointed office in a federal, state or local government; (3) serve as an official in a
135 political party; or (4) have served in any such office in the previous 4 years. The board members
136 shall take an oath to faithfully and impartially execute their duties as board members. The
137 members of the board shall be compensated for work performed for the board at such rate as the
138 secretary of administration and finance shall determine.

139 (d) The board of directors shall elect its own chair by majority vote. This election shall
140 take place whenever (1) a chair's term on the board of directors ends without reappointment or
141 (2) 2 or more members of the board of directors shall call for an election. Seven board members
142 shall constitute a quorum and the affirmative vote of a majority of board members present and
143 voting shall be required for any action of the board of directors. The board shall meet quarterly
144 and at other times as it shall deem necessary or upon the written request of 4 board members or
145 the chair. The chair of the board of advisors as established under section 7, the chair's designee
146 or both may attend all such meetings as a nonvoting participant. Notice of all meetings shall be
147 given to the board members, the chair of the board of advisors and to other persons who request
148 such notice. The board shall adopt regulations establishing procedures related to its meetings,
149 which may include electronic meetings and communications.

150 (e) All board meetings shall be staffed with a bank officer to serve as secretary. The
151 secretary shall keep a record of the proceedings of the board and shall be the custodian and
152 keeper of the records of all books, documents and papers filed by the board and of its minute
153 book. The secretary shall cause copies to be made of all minutes and other records and

154 documents of the board and shall certify that such copies are true copies, and all persons dealing
155 with the board may rely upon such certification.

156 (f) The board shall appoint a chief executive officer of the Bank with at least 6
157 affirmative votes. At the discretion of the chair of the board, the board may utilize a form of
158 ranked-choice voting to ensure that the 6-vote threshold is satisfied. The chief executive officer
159 shall not be a member of the board. If at any time, six board members shall declare a vote of no
160 confidence in the current chief executive officer, the chief executive officer shall be terminated,
161 and the board shall initiate the process of hiring a new chief executive officer immediately. In the
162 case of an absence or vacancy in the office of the chief executive officer, or in the case of
163 disability as determined by the board, the board may designate an acting chief executive officer
164 by a 5-vote majority to serve as chief executive officer until the vacancy is filled, or the absence
165 or disability ceases. Notwithstanding the provisions of any general or special law to the contrary,
166 all board meetings regarding the hiring or termination of the chief executive officer or acting
167 chief executive officer shall be executive sessions, and the voting records of the directors at these
168 meetings shall be kept confidential. The chief executive officer, acting chief executive officer,
169 the chair of the board of advisors or any designee thereof shall not attend executive sessions.

170 The chief executive officer shall serve at the pleasure of the board, shall receive such
171 salary as may be determined by the board and shall devote full time and attention to the duties of
172 the office. The chief executive officer shall be a person with skill and experience in management
173 and banking, shall be the executive and administrative head of the Bank and shall be responsible
174 for administering and enforcing the provisions of law relative to the Bank and to the
175 administrative units of the Bank. The acting chief executive officer shall have all of the powers
176 and duties of the chief executive officer and shall have similar qualifications as the chief

177 executive officer. The chief executive officer may employ other employees, consultants, agents
178 and advisors, including legal counsel and shall attend meetings of the board. The chief executive
179 officer shall be responsible for all aspects of the Bank's management, including its physical
180 facilities, investments, loan portfolio, accounting, risk management and regulatory compliance,
181 as well as the drafting and subsequent execution of its Business Plan. The chief executive officer
182 shall manage the Bank consistently with the Business Plan.

183 (g) (1) The Business Plan shall be effective for four years, and such further time as may
184 be needed to draft a new Business Plan.

185 (2) The chief executive officer shall send a draft Business Plan to the chair of the board
186 of advisors concomitantly with conveying it to the board of directors, but at least 30 days before
187 the board of advisors' next scheduled quarterly meeting. The board of advisors shall
188 immediately make it publicly accessible via the internet and publicly announce that it is available
189 for public comment through the board of advisors' internet-based comments portal. Within 30
190 days after said meeting, the chair of the board of advisors shall combine the board of advisors
191 members' comments and suggestions, along with any public input that the board deems
192 pertinent, into a concise list of recommended modifications to the Business Plan and distribute
193 those recommendations to the members of the board of advisors and of the board of directors.
194 The board of directors shall promptly convey these recommendations, together with any
195 comments of its own, to the chief executive officer. The chief executive officer shall then
196 prepare a new draft Business Plan taking these recommendations into account as the chief
197 executive officer sees fit and convey it to the board of directors and board of advisors within 30
198 days of the recommendations' receipt. This updated draft Business Plan shall be voted upon by
199 the board of directors within 30 days of receiving the updated draft from the chief executive

200 officer, at an ad hoc board of directors meeting if necessary. The board of advisors' comments
201 and recommendations, together with the public's input from the board of advisors' meetings and
202 from the comments portal and the approved Business Plan itself, shall be made publicly available
203 via the internet.

204 (3) A Business Plan, once approved, may not be overridden by the board of directors
205 except through a declaration of emergency, as described in section 5. If the board of directors
206 disapproves a draft Business Plan, this process shall begin anew and be repeated until a Business
207 Plan is approved. Upon the third consecutive disapproval of a draft Business Plan, the chief
208 executive officer who drafted those Business Plans shall be deemed to have been terminated by
209 the board of directors, and the board of directors shall hire a new chief executive officer before a
210 further draft Business Plan may be considered.

211 (h) Employees of the Bank determined eligible by the Massachusetts State Board of
212 Retirement shall be members of the Massachusetts State Employees Retirement System pursuant
213 to the provisions of Chapter 32.

214 Section 5. Powers and Duties of the Board of Directors

215 Subject to Section 3(a), the board of directors shall have all powers necessary or
216 convenient to carry out and effectuate its purposes, including, but not limited to, the power to:

217 (a) approve of the Business Plan of the Bank, to ensure that the Plan pays due attention to
218 the recommendations of the Bank's board of advisors and to monitor the Bank's subsequent
219 compliance with the currently operative Plan. Approval of the Business Plan by the board
220 requires six votes.

221 (b) keep the board of advisors of the Bank fully informed of the Bank's operations and
222 loan portfolio and to convey the recommendations of the advisors to the chief executive officer.
223 To this end, there shall be an annual joint meeting of the board of directors, the board of advisors
224 and the chief executive officer. The chair of the board of directors shall preside over the joint
225 meeting. When requested by a majority of the board of advisors as established in section 7, the
226 board of directors shall schedule and hold a second joint meeting within the year.

227 (c) regularly review the Bank's financial statements and other records to ensure that it is
228 in compliance with all applicable laws and regulations and with all reporting requirements under
229 section 11.

230 (d) in the event of a natural or man-made disaster, to declare a state of emergency that
231 requires the chief executive officer to override the currently operative Business Plan, in such
232 manner as the board of directors shall deem necessary to address and recover from the disaster.
233 Seven members of the board of directors shall approve the declaration of emergency, following
234 consultation with the chair of the board of advisors and shall specify a duration for the
235 emergency of no more than 1 year. At the conclusion of a 1-year declaration of emergency, the
236 board shall only approve an extension of the declaration of emergency by unanimous re-
237 approval.

238 Section 6. Initial Organization Development

239 (a) The initial board of directors members shall be appointed within 120 days of the
240 effective date of this Act.

241 (b) Four of the 8 initially-appointed members of the board of directors shall serve 2-year
242 terms.

243 (c) The board shall elect its officers at its first meeting. Initial board meetings shall be
244 staffed by an interim board employee acting as secretary.

245 (d) The board chair shall publicly solicit applications for the chief executive officer
246 immediately upon the board's appointment. The board shall expeditiously determine the
247 applicant to hire.

248 (e) The chief executive officer shall cause to be drafted the initial Business Plan within 1
249 year of being hired by the board of directors.

250 (f) The initial board of advisors shall be appointed within 90 days of the appointment of
251 the initial board of directors. Of the advisors initially appointed by the governor, 8 shall serve 2-
252 year terms and the remaining 8 shall serve 4-year terms, with half the appointees from each
253 category to serve each length term. The board of advisors shall elect its own chair at its first
254 meeting for a term of two years.

255 (g) Members of the board of directors and the board of advisors shall serve for a term of
256 2 or 4 years, depending on the term of their initial appointment, and shall be eligible for a single
257 reappointment to that board.

258 Section 7. Appointment and Duties of the Board of Advisors.

259 The board of advisors shall consist of 18 members, 1 of whom shall be the lieutenant
260 governor or the lieutenant governor's designee and 1 of whom may be designated by the Federal
261 Reserve Bank of Boston by its community development experts. The governor shall appoint the
262 remaining 16 members for 4-year terms. The governor shall make appointments from persons
263 nominated by organizations representing the following stakeholder communities, taking 2

264 persons from each category except where 1 person is indicated, with a limit of 1 candidate per
265 nominating entity: (1) state-chartered depository institutions or credit unions that derive over 90
266 per cent of their deposits in-state, or associations representing predominately these organizations;
267 (2) community development finance institutions and community development organizations that
268 focus primarily on supporting economic development in the commonwealth, including, but not
269 limited to, rural and economic cooperative models and worker-owned enterprises; (3)
270 organizations recognized under 26 U.S.C. 501(c)(3) to support underserved neighborhoods; (4)
271 associations representing the interests of small business entities, particularly businesses owned
272 by cognizable groups currently receiving less credit than proportional to their size or serving in
273 areas operating in underserved neighborhoods; (5) 1 appointee each from the following
274 organizations recognized under 26 U.S.C. 501(c)(3) to support the following ends: (i) sustainable
275 agriculture; (ii) food security; (iii) climate change amelioration and environmental finance and
276 (iv) environmental justice; (6) municipalities, as represented singly, by state-based associations
277 of municipalities or by state-based chapters of municipal planners or professionals; (7)
278 organizations in which employees or workers participate and which exist for the purpose, in
279 whole or in part, of representing the interests of workers concerning grievances, labor disputes,
280 wages, rates of pay, hours of employment or conditions of work, at least one organization of
281 which represents the interests of low-income workers.

282 The terms of members of the board of advisors who are gubernatorial appointees shall be
283 staggered: one-half of the board's membership, consisting of 1 nomination from each category
284 above shall terminate at 2-year intervals. In order to submit a nomination, an entity or
285 organization shall have been in existence for at least 4 years. All nominations and

286 determinations shall be public consistent with state law, and the Bank shall post them on the
287 Bank's website.

288 (b) An election for chair of the board of advisors shall take place whenever a chair's
289 term on the board of advisors ends or when a majority of those currently serving on the board of
290 advisors shall call for an election. The board of advisors shall meet quarterly to review the
291 Bank's activities. The board of advisors' meetings shall be open to the public consistent with the
292 state's open meeting law and publicized at least 30 days in advance. The chair of the board of
293 advisors may attend all board of directors' meetings and be recognized to speak.

294 (c) The public shall further be able to provide input to the board of advisors on an
295 ongoing basis through an internet-based comments portal. The board of advisors shall make the
296 establishment of the comments portal its first order of business and shall provide the board of
297 directors, as well as the chief executive officer and staff, full access to the portal. The chair of the
298 board of advisors shall be responsible for managing the comments portal and shall ensure that
299 the comments on the portal are fully accessible to the public.

300 (d) The responsibilities of the board of advisors shall include (1) establishing its rules of
301 procedure; (2) scheduling and publicizing its quarterly meetings and providing minutes on a
302 timely basis to the public; (3) establishing an internet-based comments portal in which the public
303 can review and comment on the bank's activities and make proposals regarding future initiatives
304 for the Bank's consideration; (4) reviewing the bank's draft business plan prepared by the chief
305 executive officer and providing feedback; and (5) communicating policy recommendations and
306 any significant concerns that may arise from quarterly meetings or the portal to the board of
307 directors and chief executive officer.

308

309 (e) The members of the board of advisors may be reimbursed for travel and other
310 expenses incurred in preparing for and attending the meetings. This reimbursement may include
311 a stipend for members not otherwise compensated for their time by an employer. These and all
312 other expenses incurred by the board of advisors in fulfilling its obligations, including the
313 comments portal, shall be paid for from the Bank's operating budget.

314 Section 8. Capitalization.

315 (a) The commonwealth shall make a \$200,000,000 initial equity investment for the Bank
316 under the schedule set forth in subsection (b). That amount shall be funded by direct legislative
317 appropriation.

318 (b) The general court shall appropriate \$50,000,000 to the Bank in fiscal year 2024,
319 \$50,000,000 in fiscal year 2025, \$50,000,000 in fiscal year 2026 and \$50,000,000 in fiscal year
320 2027.

321 (c) The board of directors may decide to allocate a portion of the Bank's initial capital
322 and retained earnings between the Bank and its subsidiaries, established under section 3(e) under
323 the same terms governing other state-chartered depository institutions.

324 Section 9. Deposits.

325 (a) The state treasurer, along with the Bank's board of directors and its chief executive
326 officer, shall determine when the Bank has sufficient capacity after the first appropriation of
327 capital to receive public funds. On or near that date, the state treasurer shall deposit \$350 million
328 dollars of state funds in the bank. For each additional appropriation of Bank capital pursuant to

329 Sections 8(a)-(b), the state treasurer shall deposit an additional \$350 million of state funds,
330 within three months of the effective date of such appropriation. After that date, the state
331 treasurer shall so allocate state funds to ensure that the Bank maintains a minimum average
332 annual deposit balance of \$1,400,000,000.

333 (b) The state treasurer shall fund the minimum average deposit balance from state
334 revenues held with the Massachusetts Municipal Deposit Trust; provided, however, that the state
335 treasurer shall not withdraw funds from the “Move Money” program.

336 (c) The state treasurer shall use deposits in the Bank to make any payments, provided
337 further that the state treasurer shall not take action that (1) disrupts the public bank’s liquidity
338 position, or (2) reduces the size of the Bank’s minimum average annual deposit balance of
339 \$1,400,000,000.

340 (d) Given that the commonwealth is the sole shareholder of the Bank, the Bank shall not
341 pay interest on the commonwealth’s deposits; provided, however, that the Bank shall pay interest
342 to cities and towns with deposits held at the Bank at rates that the Bank sets.

343 (e) After the Bank is well established, has a record of sound operation, and the state
344 treasurer, the board of directors and its chief executive officer have deemed the Bank to have the
345 requisite capacity, the board of directors and chief executive officer may agree to accept
346 deposits of funds from the commonwealth, cities, towns and quasi-public entities that have a
347 maturity of over 180 days.

348 (g) Nothing in this provision shall derogate from the Bank’s powers to incur non-deposit
349 liabilities, including, but not limited to, money market borrowing, Federal Reserve borrowing,
350 capital market borrowing or its other powers under section 3.

351 Section 10. State Guarantee.

352 All deposits and other liabilities of the Bank shall be guaranteed by the full faith and
353 credit of the commonwealth.

354 Section 11. Sound Operation and Reporting.

355 The board of directors shall operate the Bank to ensure its soundness and sustainability.
356 According to the board of directors' determination, the Bank's annual monetary return may be
357 provided to the commonwealth or reinvested in the capital of the Bank.

358 (a) Annually, the Bank shall publicly issue its financial reports to the governor and to the
359 clerks of the house of representatives and senate. An external party shall audit these reports

360 (b) Annually, the state treasurer shall publicly report the current and average amount of
361 cash and cash equivalents held by the commonwealth to the governor and to the clerks of the
362 house of representatives and senate. Under section 2 the reported amounts shall be used in the
363 calculation of the updated MAAB.

364 (c) The Bank shall maintain records of all banking transactions and amounts throughout
365 the year.

366 (d) The Bank shall submit an annual public report to the state treasurer, describing the
367 benefits of its activities to the commonwealth. In the report, the Bank shall include:

368 (1) Analysis of the extent to which it was able to meet priorities listed in section 13.

369 (2) For each type of eligible recipients specified under section 12 subsections (a) through
370 (l), the number of recipients to whom the bank extended affordable financing and the total
371 amount of the Bank's regulatory capital dedicated to each type of eligible recipient.

372 (3) A description of the main forms of affordable finance extended by the Bank in the 14
373 counties of the commonwealth.

374 (e) The Bank shall file an annual report on the compensation paid by the Bank to the
375 board of directors, the chief executive officer and other bank employees and consultants.

376 (f) The Bank shall be subject to chapter 66; provided however, that the Bank shall not be
377 required to reveal the identity of an eligible recipient as defined in section 12 or information
378 containing an eligible recipient's financial data.

379 Section 12. Eligible Recipients.

380 The Bank shall use its powers to extend affordable financing to the following eligible
381 recipients:

382 (a) Public or quasi-public entities, including, but not limited to, cities or towns located
383 within the commonwealth, enterprises managed in whole or in part by cities or towns and public
384 or quasi-public entities located in and primarily serving the commonwealth;

385 (b) Nonprofit organizations that are exempt from federal taxation under 26 U.S.C.
386 501(c)(3), whose primary goal is to benefit the commonwealth or its residents through
387 community development;

388 (c) Land trusts;

389 (d) Entities operating as, or transitioning to be cooperatives, including, but not limited to,
390 housing, worker and consumer cooperatives, employee stock ownership plans and worker-owned
391 cooperative enterprises;

392 (e) Entities created by financial institutions that pool funds to lend for affordable housing
393 development;

394 (f) Developers of housing or preservation projects, only when entities financing the
395 project invite the Bank to participate with financing;

396 (g) State-chartered depository institutions, to the extent that the affordable financing
397 extended to these institutions is used to support the other eligible recipients in this provision;

398 (h) Community development corporations that operate in Massachusetts;

399 (i) Community development financial institutions that operate in Massachusetts;

400 (j) Investment vehicles established by the eligible recipients set forth in subsection (h) or
401 (i);

402 (k) Smaller business enterprises, defined as in section 2 and doing business primarily in
403 the commonwealth, that offer sustainable business plans and merit credit but are unable to
404 procure affordable financing from other Massachusetts banks with or without participation by the
405 Bank;

406 (l) Small- and medium-sized farms and related industries;

407 (m) Conduits or investment vehicles created for the primary purpose of supporting other
408 eligible recipients listed in this section.

409 Section 13. Affordable Financing.

410 The term “affordable financing” shall include the following types of finance, all to the
411 extent consistent with the Bank’s authorities in section 3(a) and subject to general banking
412 regulations set by the commissioner:

413 (a) For all eligible recipients listed in section 12:

414 (1) The provision of credit and loans, including long-term loans and unsecured loans.

415 The Bank may

416 employ underwriting methods which are flexible in their criteria, terms and uses and shall
417 provide loans at affordable rates;

418 (2) The provision of letters of credit, guarantees, subordinate loans and other forms of de-
419 risking for the purpose of crowding-in additional financing by non-Bank sources;

420 (3) The provision of technical assistance;

421 (b) For the eligible recipients listed in Section 12, subsections (c), (e), (h) and (m), the
422 term “affordable financing” shall additionally include the following:

423 (1) The provision of equity financing, including preferred stock, common stock, equity
424 equivalent capital and other hybrid instruments;

425 (2) The provision of grants, donations and contributions, including grants given over a
426 period of years (such as those for technical assistance) to provide predictability for eligible
427 recipients;

428 (3) The other activities permissible to the Bank under section 3(a).

429 (c) Nothing in this provision is meant to derogate from the Bank’s powers under section
430 3(a) to hold assets necessary for its liquidity management.

431 Section 14. Bank Priorities.

432 In formulating its Business Plan, the Bank shall give priority to the following
433 considerations:

434 (a) Supporting eligible recipients subject to the historic and current economic inequities
435 by communities in underserved neighborhoods, including, but not limited to, enterprises
436 established by residents there, as well as eligible recipients working to remedy those inequities;

437 (b) Supporting eligible recipients subject to the historic and current economic inequities
438 experienced by women throughout the commonwealth;

439 (c) Supporting rural business and farming concerns;

440 (d) Supporting businesses with compensation structures that provide a livable wage,
441 establish an equitable ratio between the least- and highest-paid members of the business or
442 otherwise demonstrate a commitment to equitable pay.

443 (e) Supporting entities that address the impacts of climate change and the reduction of
444 greenhouse gases.

445 (f) Funding the need of cities and towns in the commonwealth to update and build safe
446 and sustainable infrastructure.

447 (g) The Bank shall seek to complement and support the operation of public and quasi-
448 public agencies, non-profit organizations, Massachusetts banks and community development

449 financial institutions and community development corporations. The Bank shall partner rather
450 than compete with those entities to strengthen them and to expand affordable financing in the
451 commonwealth.

452 (h) When appropriate, the Bank's provision of lending and de-risking under section 13(a)
453 shall be conducted through participation lending programs, with these institutions originating and
454 servicing the loans.

455 (i) The bank shall promote equitable distribution of Bank resources across the
456 commonwealth, including ensuring that rural areas of the commonwealth are given full and fair
457 consideration.

458 (j) Provided that certain smaller towns in the commonwealth have scant resources for
459 administrative staff, the Bank shall make every effort to make the application process for these
460 towns as simple and affordable as possible.

461 Section 15. Conflicts of Interests.

462 (a) The Bank shall not transact with or extend financing to a member of the board of
463 directors, the chief executive officer or an officer of the Bank, including an immediate family
464 member of that person as defined in section 1 of chapter 268A or an entity in which that person
465 has an interest. This prohibition shall remain in effect for 4 years after the conclusion of the term
466 of the board member, chief executive officer or another officer of the Bank.

467 (b) The Bank shall not transact with or extend financing to a member of the board of
468 advisors, including an immediate family member of that person as defined in section 1 of chapter

469 268. Nothing in this provision shall prevent the Bank from transacting with or extending
470 financing to an entity with which a member of the board of advisors is associated.

471 Section 16. Liberal Construction.

472 The provisions of this chapter shall be interpreted and construed liberally in aid of its
473 declared purpose.

474 SECTION 2. Section 38 of chapter 29 of the General Laws is hereby amended by adding
475 the following subsection:-

476 (j) In the Massachusetts Public Bank established under chapter 10A.

477 SECTION 3. Notwithstanding any general or special law to the contrary, the
478 capitalization amounts set forth in section 8 of this act shall be available to the Bank by fiscal
479 year 2027, subject to appropriation.