The Commonwealth of Massachusetts

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

SENATE, July 22, 2024.

The committee on Senate Ways and Means to whom was referred the House Bill making appropriations for the fiscal year 2024 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4799); reports, recommending that the same ought to pass with an amendment striking out all after the enacting clause and inserting in place thereof the text of Senate document numbered 2888. (Direct Appropriations: \$432,000,000.00)

For the committee, Michael J. Rodrigues

SENATE No. 2888

The Commonwealth of Massachusetts

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

1	SECTION 1. To provide for supplementing certain items in the general appropriation act
2	and other appropriation acts for fiscal year 2024, the sums set forth in section 2 are hereby
3	appropriated from the General Fund, the Transitional Escrow Fund established in section 16 of
4	chapter 76 of the acts of 2021 or the federal COVID-19 response fund established in section
5	2JJJJJ of chapter 29 of the General Laws unless specifically designated otherwise in this act or in
6	those appropriation acts, for the several purposes and subject to the conditions specified in this
7	act or in those appropriation acts and subject to the laws regulating the disbursement of public
8	funds for the fiscal year ending June 30, 2024. These sums shall be in addition to any amounts
9	previously appropriated and made available for the purposes of those items. Except as otherwise
10	provided, these sums shall be made available through the fiscal year ending June 30, 2025.
11	SECTION 2.
12	SECRETARY OF THE COMMONWEALTH
13	0521-0000 Elections Division\$2,834,250
14	TREASURER AND RECEIVER-GENERAL
15	Alcoholic Beverages Control Commission

16	0610-0050 Alcoholic Beverages Control Commission \$232,499
17	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
18	Department of Revenue
19	1233-2000 Tax Abatements for Veterans, Widows, Blind Persons and the
20	Elderly\$5,570,381
21	Reserves
22	1599-0793 Critical Health and Human Services Workforce Reserve\$61,077,257
23	1599-6073 VOCA Bridge \$20,000,000
24	1599-9817 ARPA HCBS Reserve \$228,000,00
25	Operational Services Division
26	1775-0700 Reprographic Services Retained Revenue\$400,000
27	EXECUTIVE OFFICE OF EDUCATION
28	Department of Early Education and Care
29	3000-4060 Income-Eligible Child Care\$29,672,801
30	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
31	Department of Transitional Assistance
32	4400-1004 Healthy Incentives Program \$5,100,000
33	Department of Public Health

34	4513-1002 Women, Infants and Children Nutrition Services\$2,130,571
35	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY
36	Department of State Police
37	8100-0102 Troop F Retained Revenue
38	SECTION 2A. To provide for certain unanticipated obligations of the commonwealth, an
39	alteration of purpose for current appropriations and to meet certain requirements of law, the sums
40	set forth in this section are hereby appropriated from the General Fund or the Transitional
41	Escrow Fund established in section 16 of chapter 76 of the acts of 2021 unless specifically
42	designated otherwise in this section, for the several purposes and subject to the conditions
43	specified in this section, and subject to the laws regulating the disbursement of public funds for
44	the fiscal year ending June 30, 2024. Except as otherwise stated, these sums shall be made
45	available through the fiscal year ending June 30, 2025.
46	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
47	Office of the Secretary
48	4000-1202 For the distribution of funds for fiscally strained hospitals; provided, that
49	notwithstanding any general or special law to the contrary, the secretary of health and human
50	services shall direct monthly payments to eligible hospitals in the form of enhanced Medicaid
51	payments, supplemental payments or other appropriate mechanisms; provided further, that each
52	payment made to an eligible hospital shall be allocated in direct proportion to each eligible
53	hospital's average monthly Medicaid payments, as determined by the secretary, for inpatient and
54	outpatient acute hospital services for the preceding year or the most recent year for which data is

55 available; provided further, that such enhanced Medicaid payments shall not be used in 56 subsequent years by the secretary to calculate an eligible hospital's average monthly payment; 57 provided further, that such payments shall not offset existing Medicaid payments for which an 58 eligible hospital may be qualified to receive; provided further, that the secretary may require as a 59 condition of receiving payment any such reasonable condition of payment that the secretary 60 determines necessary to ensure the availability, to the extent possible, of federal financial 61 participation for the payments and the secretary may incur expenses and the comptroller may 62 certify amounts for payment in anticipation of expected receipt of federal financial participation 63 for the payments; provided further, that the executive office of health and human services may 64 promulgate regulations as necessary to carry out this item; provided further, that for the purposes 65 of this item, "eligible hospital" shall mean an acute care hospital licensed under section 51 of 66 chapter 111 of the General Laws that: (i) has a statewide relative price less than 0.99, as 67 calculated by the center for health information and analysis according to data from the most 68 recent available year; (ii) has a public payer mix greater than 63 per cent, as calculated by the 69 center for health information and analysis according to data from the most recent available year; 70 and (iii) is not owned by or financially consolidated or corporately affiliated with a provider 71 organization, as defined by section 1 of chapter 6D of the General Laws, that, as reported by the 72 center for health information and analysis in the fiscal year 2022 hospital cost report database: 73 (A) owns or controls 4 or more acute care hospitals licensed under said section 51 of said chapter 74 111; or (B) through which the total net assets of all affiliated acute care hospitals within the 75 provider organization is greater than \$800,000,000; provided further, that for the purposes of 76 determining an acute care hospital's eligibility, a hospital's mere clinical affiliation with a 77 provider organization, absent ownership, financial consolidation or corporate affiliation shall not

disqualify an eligible hospital from payments authorized under this item; and provided further,
that eligible hospitals may consider expending said payments to strengthen behavioral health
supports and services\$45,000,000

81 4000-1998 For the distribution of funds for fiscally strained community health 82 centers; provided, that notwithstanding any general or special law to the contrary, the secretary 83 of health and human services shall direct monthly payments to eligible community health centers 84 in the form of enhanced Medicaid payments, supplemental payments or other appropriate 85 mechanisms; provided further, that each payment made to an eligible community health center 86 shall be allocated in direct proportion to each eligible community health center's average 87 monthly Medicaid payments, as determined by the secretary, for the preceding year or the most 88 recent year for which data is available; provided further, that such enhanced Medicaid payments 89 shall not be used in subsequent years by the secretary to calculate an eligible community health 90 center's average monthly payment; provided further, that such payments shall not offset existing 91 Medicaid payments for which an eligible community health center may be qualified to receive; 92 provided further, that the secretary may require as a condition of receiving payment any such 93 reasonable condition of payment that the secretary determines necessary to ensure the 94 availability, to the extent possible, of federal financial participation for the payments and the 95 secretary may incur expenses and the comptroller may certify amounts for payment in 96 anticipation of expected receipt of federal financial participation for the payments; provided 97 further, that the executive office of health and human services may promulgate regulations as 98 necessary to carry out this item; provided further, that for the purposes of this item, "eligible 99 community health center" shall be defined as any entity receiving funding pursuant to 42 U.S.C. 100 section 254b that demonstrates significant financial need based on criteria established by the

101	secretary in consultation with the Massachusetts League of Community Health Centers, Inc.
102	\$25,000,000

SECTION 3. Chapter 6 of the General Laws is hereby amended by striking out section
39B, as appearing in the 2022 Official Edition, and inserting in place thereof the following
section:-

Section 39B. Each state agency shall furnish the state library 1 copy of its publications, provided in the format in which it was created, such as print or electronic, not later than 5 working days after creation of said publication. The state library shall make copies available for public consultation and for permanent historic preservation. Digitized publications shall be made available to the Library of Congress and to each of the state's regional public libraries through the state library's digital collections.

SECTION 4. Chapter 7 of the General Laws is hereby amended by inserting after section
220 the following section:-

114 Section 22P. (a) Notwithstanding section 39M of chapter 30 or any other general or 115 special law to the contrary, governmental bodies may procure electric vehicles and the 116 installation of charging stations for said electric vehicles under this chapter. The electric vehicles 117 and the installation of charging stations may be procured separately or in 1 procurement. For the 118 purposes of this section, electric vehicles shall be considered supplies and charging stations, and 119 the installation thereof, shall be considered services.

(b) A contract under this section shall only be awarded to a bidder who: (i) possesses the
skill, ability and integrity necessary for the faithful performance of the work; (ii) certifies that it
is able to furnish labor that can work in harmony with all other elements of labor employed or to

123 be employed in the work; (iii) certifies that all employees to be employed at the worksite will 124 have successfully completed a course in construction safety and health approved by the 125 Occupational Safety and Health Administration that is not less than 10 hours in duration at the 126 time the employee begins work and furnishes documentation of successful completion of said 127 course with the first certified payroll report for each employee; and (iv) obtains the security by 128 bond required under section 29 of chapter 149 within 10 days of the notification of contract 129 award; provided, however, that for the purposes of this section, the term "security by bond" shall 130 mean the bond of a surety company qualified to do business under the laws of the 131 commonwealth and satisfactory to the awarding authority; and provided further, that if there is 132 more than 1 surety company, the surety companies shall be jointly and severally liable. Sections 133 26 to 27D, inclusive, of chapter 149 shall apply to any contract entered into under this section.

SECTION 5. Section 1 of chapter 7C of the General Laws, as appearing in the 2022
Official Edition, is hereby amended by striking out the definition of "Capital Facility" and
inserting in place thereof the following definition:-

137 "Capital facility", (i) a public improvement such as a building or other structure; (ii) a 138 utility, fire protection and other major system and facility; (iii) a power plant facility and 139 appurtenances; (iv) a heating, ventilating, air conditioning or other system; (v) initial equipment 140 and furnishings for a new building or building added to or remodeled for some other use; (vi) a 141 public parking facility; (vii) an airport or port facility; (viii) a recreational improvement such as a 142 facility or development in a park or other recreational facility; (ix) or any other facility, which, 143 by statute or under standards as may be prescribed from time to time by the commissioner of 144 capital asset management and maintenance, according to this section, may be defined as such; 145 provided, however, that a "capital facility" shall not include a highway improvement, such as a

highway, bridge or tunnel or other structure or building integral to the operation of the state
highway system, or a transportation improvement such as a mass transportation or other public
transit facility; and provided further, that a "capital facility" shall not include an improvement in
information technology to the extent it does not result in the creation or expansion of tangible
property.

151 SECTION 6. Section 6 of chapter 21J of the General Laws, as so appearing, is hereby 152 amended by striking out, in line 4, the words "state fire marshal" and inserting in place thereof 153 the following words:- commissioner of revenue.

SECTION 7. Section 2 of chapter 22D of the General Laws, as so appearing, is hereby
amended by striking out, in lines 6 to 9, inclusive, the words "; a division of underground storage
tanks, including the Underground Storage Tank Petroleum Product Cleanup Fund Administrative
Review Board as established by chapter twenty-one J".

158 SECTION 8. Section 14 of chapter 23N of the General Laws, as so appearing, is hereby 159 amended by striking out subsection (a) and inserting in place thereof the following subsection:-

160 (a) An excise is hereby imposed upon a sports wagering operator or a person or entity 161 that offers fantasy contests, as defined in section 11M¹/₂ of chapter 12, in the commonwealth at 162 the rate of: (i) 15 per cent of the sports wagering operator's adjusted gross sports wagering 163 receipts from the operation of in-person sports wagering; (ii) 20 per cent of the sports wagering 164 operator's adjusted gross sports wagering receipts from the operation of sports wagering through 165 mobile applications and other digital platforms approved by the commission; and (iii) 15 per cent 166 of the adjusted gross fantasy wagering receipts of the person or entity that offers such fantasy 167 contests. The accrual method of accounting shall be used for the purposes of calculating the

amount of the tax owed under this section. The excise shall be paid to the commission at the timeprovided for filing the return pursuant to subsection (b).

170	SECTION 9. Said section 14 of said chapter 23N, as so appearing, is hereby further
171	amended by striking out subsection (c) and inserting in place thereof the following subsection:-
172	(c) The excise on adjusted gross sports wagering receipts and adjusted gross fantasy
173	wagering receipts imposed by this section shall be in lieu of all other state and local taxes and
174	fees imposed on the operation of, or the proceeds from operation of, sports wagering or fantasy
175	contests.
176	SECTION 10. Section 14 of chapter 25A of the General Laws, as so appearing, is hereby
177	amended by adding the following subsection:-
178	(e) Notwithstanding subsection (a), the division of capital asset management and
179	maintenance may contract for energy conservation projects that have a total project cost of not
180	more than \$500,000, directly and without further solicitation, with electric and gas utilities, their
181	subcontractors and other providers of such energy conservation projects authorized under section
182	11G and sections 19 and 21 of chapter 25.
183	SECTION 11. Clause (ii) of the third sentence of subsection (x) of section 6 of chapter 62
184	of the General Laws, as appearing in section 21 of chapter 50 of the acts of 2023, is hereby
185	amended by inserting after the word "Code", the first time it appears, the following words:-
186	without regard to paragraph (5) of subsection (e) of said section 21 of the Code.
187	SECTION 12. Subsection (a) of section 2A of chapter 65C of the General Laws, as
188	appearing in section 36 of said chapter 50, is hereby amended by striking out the words "tax shall

be reduced by an amount equal to the proportion of such allowable credit as the value of such real or tangible personal property located outside of the commonwealth bears to the value of the entire federal gross estate wherever situated, as determined under section 2011 of the Code, as in effect on December 31, 2000" and inserting in place thereof the following words:- credit shall be determined based on the value of the federal taxable estate after such estate is reduced by the value of such real or tangible personal property located outside of the commonwealth.

195 SECTION 13. Chapter 90 of the General Laws is hereby amended by inserting after196 section 2I the following section:-

197 Section 2J. The registrar shall refuse to register, and shall suspend or revoke if already 198 registered, a commercial motor vehicle if the registrar has received notice, in any form that the 199 registrar deems appropriate, including electronic transmissions, that the commercial motor 200 carrier attempting to register a commercial motor vehicle has been prohibited from operating in 201 interstate commerce by a federal agency with authority to do so under federal law.

SECTION 14. Chapter 159A ¹/₂ of the General Laws is hereby amended by striking out
 section 12, as appearing in the 2022 Official Edition, and inserting in place thereof the following
 2 sections:-

Section 12. (a) On the first day of each month, each transportation network company shall submit to the division, in a format approved by the division, data related to each prearranged ride provided in the month prior to the previous month and shall include for each prearranged ride: (i) the latitude and longitude for the points of the origination and termination, calculated to 0.001 decimal degrees; (ii) the date and time of the origination and termination, calculated to the nearest minute; (iii) the total cost paid by the rider for the ride; (iv) the

211 universally-unique identifier associated with the transportation network driver; (v) the 212 transportation network driver's city or town of residence as appearing on the driver's license; (vi) 213 whether the rider requested a shared ride but was not successfully matched with another rider; 214 (vii) whether the rider requested accommodation for special needs; (viii) whether the ride was 215 provided by a wheelchair accessible vehicle; (ix) whether there were any driver or rider-initiated 216 cancellations; (x) the total time that the transportation network driver spent on the way to pick up 217 the rider; (xi) the total time that the transportation network driver spent providing the pre-218 arranged ride; (xii) the geographic position of the vehicle during the entire duration of the pre-219 arranged ride, provided at intervals of not less than every 60 seconds of the pre-arranged ride; 220 (xiii) the total mileage driven by the transportation network driver while on the way to pick up 221 the rider; (xiv) the total mileage driven by the transportation network driver while providing the 222 pre-arranged ride; (xv) the transportation network vehicle license plate; (xvi) whether the 223 transportation network driver is a professional driver, as advertised by the transportation network 224 company; and (xvii) whether the pre-arranged ride was advertised by the transportation network 225 company as a luxury or premium ride, regardless of whether the transportation network vehicle 226 was registered as a livery vehicle; provided, however, that if the pre-arranged ride was advertised 227 by the transportation network company as a luxury or premium ride, the data shall include the 228 factors that were considered in that designation, including, but not limited to, vehicle make, 229 model, year and, if available, trim, whether the transportation network driver was a professional 230 driver, as advertised by the transportation network company, and whether the ride was available 231 by an exclusive membership option.

(b) The division may obtain additional ride data from a transportation network companyfor the purposes of congestion management, which may include, but shall not be limited to: (i)

the total number of transportation network drivers that utilized the transportation network
vehicle's digital network within specified geographic areas and time periods as determined by
the division; and (ii) the total time spent and total miles driven by transportation network drivers
in such geographic areas or time periods as determined by the division while: (A) on the way to
pick up a rider, or (B) engaged in a pre-arranged ride. The division shall promulgate regulations
relative to data collection pursuant to this subsection prior to obtaining the data.

(c) Annually, not later than June 30, the division shall post on its website, in aggregate
form, the total number of rides provided by all transportation network companies that originated
in each city or town, each city or town where the rides originating in each city or town
terminated and the average miles and minutes of the rides that originated in each city or town
and terminated in each other respective city or town.

245 (d) For the purposes of congestion management, transportation planning or emissions 246 tracking, the division may enter into confidential data-sharing agreements to share de-identified 247 trip-level data received by the division pursuant to this section with the executive office of 248 technology services and security, the executive office of energy and environmental affairs, the 249 Massachusetts Department of Transportation, the Massachusetts Port Authority, the 250 Massachusetts Bay Transportation Authority, the department of environmental protection, a 251 regional transit authority established under section 3 of chapter 161B, a regional planning agency 252 and a metropolitan planning organization. The division shall prescribe the form and content of a 253 confidential data-sharing agreement pursuant to this subsection, the manner of transmitting the 254 information and the information security measures that shall be employed by an entity receiving 255 the data under any such data-sharing agreement. A confidential data-sharing agreement shall 256 specify that the information provided by the division shall be aggregated and de-identified and

may be used only for the purposes set forth in the agreement. Any data received by an entity from the division through a confidential data-sharing agreement under this subsection shall not be considered a public record under clause Twenty-sixth of section 7 of chapter 4 or chapter 66 and shall not be disclosed to any person or entity other than those listed or described in the confidential data-sharing agreement; provided, however, that a state or municipal government agency or transportation planning entity may disclose conclusions and analyses derived from the information and from the data received pursuant to a confidential data-sharing agreement.

264 (e) A violation of the terms of a confidential data-sharing agreement by an entity listed in 265 subsection (d) may result in the division declining to enter into future confidential data-sharing 266 agreements with the violating entity and in the termination of any existing data-sharing 267 agreement with the entity. The division shall notify each transportation network company whose 268 data was shared in violation of the terms of a confidential data-sharing agreement of the 269 violation, the violating entity and what data was shared. An entity listed in subsection (d) that 270 violates the terms of a confidential data-sharing agreement shall destroy all data received as a 271 result of the confidential data-sharing agreement.

272 Section 13. (a) The division shall establish a program to reduce greenhouse gas emissions 273 from transportation network vehicles. To the extent permitted under federal law, the program 274 shall establish requirements for transportation network companies, including, but not limited to, 275 vehicle electrification and greenhouse gas emissions requirements. Such requirements shall 276 include, but shall not be limited to, a requirement for said companies to submit biennial plans to 277 gradually increase zero-emission transportation network vehicles and reduce greenhouse gas 278 emissions to meet goals set by the executive office of energy and environmental affairs. If the 279 division determines that vehicle electrification requirements alone would be sufficient to achieve

the greenhouse gas emissions goals set by the executive office of energy and environmental affairs, the division may establish requirements for vehicle electrification without establishing separate requirements for greenhouse gas emissions. The division shall, to the extent practicable, minimize any negative impacts of the program on drivers from neighborhoods and municipalities that have an annual median household income of not more than 65 per cent of the statewide annual median household income.

(b) The division shall establish regulations to implement the program established insubsection (a).

288 SECTION 15. Section 1 of chapter 258 of the General Laws, as so appearing, is hereby 289 amended by striking out, in line 15, the words "and rail and transit administrator,".

290 SECTION 16. Section 4 of chapter 841 of the acts of 1975 is hereby amended by striking 291 out the words "communities and development or his designee" and inserting in place thereof the 292 following words:- economic development or their designee.

SECTION 17. Item 1599-1952 of section 2B of chapter 151 of the acts of 2020 is hereby
 amended by inserting after the word "municipalities", the first time it appears, the following
 words:- and tribal governments.

296 SECTION 18. Said item 1599-1952 of said section 2B of said chapter 151 is hereby
297 further amended by striking out the words "located in a municipality".

298 SECTION 19. Section 75 of chapter 260 of the acts of 2020 is hereby amended by 299 striking out the figure "2025", as inserted by section 2 of chapter 107 of the acts of 2022, and 300 inserting in place thereof the following figure:- 2027. 301 SECTION 20. Item 1599-2025 of section 2 of chapter 102 of the acts of 2021 is hereby 302 amended by striking out the words "and provided further, that the department shall ensure 303 geographic equity when distributing funds" and inserting in place thereof the following words:-304 provided further, that the department shall ensure geographic equity when distributing funds; 305 provided further, that if the commissioner of public health, in consultation with the secretary of 306 health and human services, determines that anticipated spending prior to the applicable American 307 Rescue Plan Act funds obligation and expiration deadlines for a purpose is less than it is 308 authorized to be spent in this item for that purpose, the commissioner of public health may 309 reduce spending accordingly and transfer the anticipated unspent funds for that purpose to other 310 purposes to support and enhance the commonwealth's local and regional public health system; 311 and provided further, that the commissioner of public health shall notify the house and senate 312 committees on ways and means not less than 7 days prior to reducing or increasing spending for 313 a particular purpose authorized in this item.

314 SECTION 21. Section 82 of said chapter 102 is hereby amended by striking out the 315 words "and provided further, that the secretary of administration and finance may authorize the 316 transfer of funds for the 1-time payments to the items necessary to meet the necessary costs of 317 those payments" and inserting in place thereof the following words:- provided further, that the 318 secretary of administration and finance may authorize the transfer of funds for the 1-time 319 payments to the items necessary to meet the necessary costs of those payments; and provided 320 further, that the secretary of administration and finance may direct the comptroller to transfer the 321 unobligated balance of the fund to the Transitional Escrow Fund established in section 16 of 322 chapter 76 of the acts of 2021 or the federal COVID-19 response fund established in section 323 2JJJJJ of chapter 29 of the General Laws.

324 SECTION 22. Item 1599-9817 of section 2 of chapter 126 of the acts of 2022, inserted by
325 section 230 of chapter 268 of the acts of 2022, is hereby amended by adding the following
326 words:- ; and provided further, that funds appropriated from this item shall be made available
327 until June 30, 2025.

328 SECTION 23. Subsection (b) of section 165 of said chapter 126 is hereby amended by
329 striking out the words "September 30, 2023", as inserted by section 56 of chapter 2 of the acts of
330 2023, and inserting in place thereof the following words:- June 15, 2024.

331 SECTION 24. Subsection (c) of section 167 of said chapter 126 is hereby amended by
332 striking out the words "July 31, 2023" and inserting in place thereof the following words:- July
333 31, 2025.

334 SECTION 25. Said subsection (c) of said section 167 of said chapter 126 is hereby 335 further amended by striking out the words "July 31, 2024" and inserting in place thereof the 336 following words:- July 31, 2026.

337 SECTION 26. Section 168 of said chapter 126, as amended by section 57 of chapter 2 of
338 the acts of 2023, is hereby further amended by striking out the words "not later than December
339 31, 2023" and inserting in place thereof the following words:- within 6 months of the inclusive
340 concurrent enrollment advisory board task force filing the report required by subsection (b) of
341 section 165.

342 SECTION 27. Section 92 of chapter 179 of the acts of 2022 is hereby amended by
343 striking out the figure "12", each time it appears, and inserting in place thereof, in each instance,
344 the following figure:- 13.

345 SECTION 28. Item 1599-6077 of section 2A of chapter 268 of the acts of 2022, as 346 amended by section 61 of chapter 2 of the acts of 2023, is hereby further amended by inserting 347 after the word "Dartmouth" the following words:- ; provided further, that such funds may be 348 transferred by the executive office for administration and finance to the department of 349 environmental protection to fund assessment and other appropriate work by the department 350 related to such residential homes.

351 SECTION 29. Said item 1599-6077 of said section 2A of said chapter 268, as so 352 amended, is hereby further amended by striking out the words "for the installation and operation 353 of no less than 2 air quality monitoring stations in the East Boston section of Boston in 354 cooperation with the department of environmental protection, the data from which shall be made 355 available online to the public at regular intervals" and inserting in place thereof the following 356 words:- by the department of environmental protection to conduct air monitoring in not less than 357 2 locations in the East Boston section of the city of Boston for a period of not less than 2 years. 358 SECTION 30. Said item 1599-6077 of said section 2A of said chapter 268 is hereby further amended by inserting after the word "Salvage" the following words:-; provided further, 359 360 that such funds may be transferred by the executive office for administration and finance to the

361 department of environmental protection to fund such studies by the department.

362 SECTION 31. Item 1599-6084 of said section 2A of said chapter 268 is hereby amended 363 by inserting after the word "income", the third time it appears, the following the words:-; 364 provided further, that funds expended for said workforce housing program may be expended for 365 grants, loans and other financial assistance for related construction costs incurred on or after 366 March 3, 2021.

367	SECTION 32. Item 1775-0700 of section 2 of chapter 28 of the acts of 2023 is hereby
368	amended by striking out the figure "\$200,000", both times it appears, and inserting in place
369	thereof, in each instance, the following figure:- \$600,000.
370	SECTION 33. Item 3000-1042 of said section 2 of said chapter 28 is hereby amended by
371	striking out the words "funds between" and inserting in place thereof the following words:- funds
372	from this item to.
373	SECTION 34. Item 4000-0054 of said section 2 of said chapter 28 is hereby amended by
374	adding the following words:-; and provided further, that funds appropriated in this item shall be
375	made available until June 30, 2027.
376	SECTION 35. Item 7003-0150 of said section 2 of said chapter 28 is hereby amended by
377	inserting after the word "programming" the following words:-; provided further, that the
378	executive office may expend available funds in this item for costs incurred for fiscal year 2022
379	grants.
380	SECTION 36. Item 7008-1116 of said section 2 of said chapter 28, as most recently
381	amended by section 190 of chapter 77 of the acts of 2023, is hereby further amended by adding
382	the following words:-; and provided further, that not less than \$100,000 shall be expended to the
383	Massachusetts Bay Council of the Navy League of the United States for activities related to the
384	commissioning of the USS Nantucket.
385	SECTION 37. Said item 7008-1116 of said section 2 of said chapter 28 is hereby further
386	amended by striking out the figure "\$28,647,000", as inserted by said section190 of said chapter
387	77, and inserting in place thereof the following figure:-\$28,747,000.

388 SECTION 38. Item 8100-0102 of said section 2 of said chapter 28 is hereby amended by 389 striking out the figure "\$45,000,000", both times it appears, and inserting in place thereof, in 390 each instance, the following figure:- \$52,000,000.

391 SECTION 39. Item 1595-1068 of section 2E of said chapter 28 is hereby amended by
392 striking out the figure "\$441,300,000" and inserting in place thereof the following figure:393 \$638,409,000.

394 SECTION 40. Said item 1595-1068 of said section 2E of said chapter 28 is hereby further
395 amended by striking out the figure "\$505,000,000" and inserting in place thereof the following
396 figure:- \$681,000,000.

397 SECTION 41. Item 1596-2417 of said section 2E of said chapter 28 is hereby amended
398 by adding the following words:- ; and provided further, that funds appropriated in this item shall
399 be made available until June 30, 2025.

400 SECTION 42. Item 1596-2401 of section 2F of said chapter 28 is hereby amended by 401 adding the following words:-; and provided further, that funds appropriated in this item shall be 402 made available until June 30, 2025.

403 SECTION 43. Item 1596-2406 of section 2F of said chapter 28 is hereby amended by
404 adding the following words:- ; and provided further, that funds appropriated in this item shall be
405 made available until June 30, 2025.

406 SECTION 44. Section 77 of said chapter 28 is hereby amended by striking out the words
407 "July 31, 2024" and inserting in place thereof the following words:- March 31, 2025.

408	SECTION 45. Item 4003-0123 of section 2A of chapter 77 of the acts of 2023 is hereby
409	amended by adding the following words:-; and provided further, that funds appropriated in this
410	item shall be made available until June 30, 2025.

411 SECTION 46. Section 218 of said chapter 77 is hereby amended by striking out the first 412 sentence and inserting in place thereof the following sentence:- Notwithstanding any general or 413 special law to the contrary, for fiscal year 2024, the registrar of motor vehicles shall provide 414 quarterly reports to the commissioner of correction detailing the number of identity cards 415 processed pursuant to the Massachusetts Identification Card Program established by the 416 memorandum of understanding between the registry of motor vehicles and the department of 417 correction, dated October 19, 2022, and pursuant to section 8E of chapter 90 of the General 418 Laws, for individuals released from department of correction facilities.

419 SECTION 47. (a) Notwithstanding sections 52 to 55, inclusive, of chapter 7 of the 420 General Laws and sections 32 to 37, inclusive, of chapter 7C of the General Laws or any other 421 general or special law to the contrary, the division of capital asset management and maintenance, 422 using competitive proposal processes as the division considers necessary or appropriate, in 423 consultation with the department of conservation and recreation, may lease and enter into other 424 agreements with 1 or more bidders for terms not to exceed 30 years for the continued use, 425 operation, maintenance, repair and improvement of the following state-owned ice skating rinks 426 and facilities under the care and control of the department of conservation and recreation, 427 together with the buildings, land and appurtenances associated therewith:

Veterans Memorial skating rRink in the town of Arlington; Porazzo Memorial rink in the
East Boston section of the city of Boston; Roche Memorial rink in the West Roxbury section of

430 the city of Boston; Simoni Memorial rink in the city of Cambridge; Allied Veterans Memorial 431 rink in the city of Everett; Connery Memorial rink in the city of Lynn; Flynn Memorial rink in 432 the city of Medford; LoConte Memorial rink in the city of Medford; Daly Memorial rink in the 433 city of Newton; Cronin Memorial rink in the city of Revere; Max Ulin skating rink in the town of 434 Milton; Kasabuski arena in the town of Saugus; Veterans Memorial rink in the city of 435 Somerville; Shea Memorial rink in the city of Quincy; Veterans Memorial rink in the city of 436 Waltham; Connell Memorial rink and pool in the city known as the town of Weymouth; 437 Representative John G. Asiaf skating rink in the city of Brockton; Arthur R. Driscoll Memorial 438 skating rink in the city of Fall River; Staff Sergeant Robert Pirelli Veterans Memorial rink in the 439 city known as the town of Franklin; Stephen Hetland Memorial skating rink in the city of New 440 Bedford; John A. Armstrong Memorial skating rink in the town of Plymouth; Theodore J. 441 Aleixo, Jr. skating rink in the city of Taunton; Veterans Memorial skating arena in the city of 442 Haverhill; John J. Janas Memorial skating rink in the city of Lowell; Henry Graf, Jr., skating rink 443 in the city of Newburyport; James E. McVann and Louis F. O'Keefe Memorial skating rink in 444 the city of Peabody; Daniel S. Horgan Memorial skating rink in the town of Auburn; Gardner 445 Veterans skating rink in the city of Gardner; John J. Navin skating rink in the city of 446 Marlborough; Honorable Charles J. Buffone skating rink in the city of Worcester; Greenfield 447 Area skating rink in the city known as the town of Greenfield; Henry J. Fitzpatrick skating rink 448 in the city of Holyoke; Ray Smead Memorial skating rink in the city of Springfield; and Vietnam 449 Veterans Memorial skating rink in the city of North Adams.

(b)(1) Notwithstanding any general or special law to the contrary, any lease or other
agreement entered into pursuant to subsection (a) shall be on terms acceptable to the
commissioner of capital asset management and maintenance, in consultation with the

453 commissioner of conservation and recreation, and shall provide for the lessee to operate, manage,
454 improve, repair and maintain the ice skating rinks and facilities. Any such lease or other
455 arrangement shall include a description of the required capital improvements and, at a minimum,
456 performance specifications. Any consideration received from a lease or other agreement pursuant
457 to subsection (a) shall be payable to the department for deposit in the Conservation Trust,
458 established in section 1 of chapter 132A of the General Laws.

459 (2) There shall be an option for renewal or extension of any lease and other agreement 460 not exceeding an additional 5 years. Such renewal or extension shall be at the discretion of the 461 division of capital asset management and maintenance, in consultation with the department of 462 conservation and recreation, in accordance with the original lease terms and conditions or 463 agreement terms and conditions more favorable to the commonwealth. All leases shall contain a 464 provision that requires the lessee to carry comprehensive general liability insurance, with the 465 commonwealth named as a co-insured, protecting the commonwealth against all personal injury 466 or property damage within the ice skating rink or on the land during the term of the lease.

467 (c) The division of capital asset management and maintenance, in consultation with and 468 on behalf of the department of conservation and recreation, shall solicit proposals through a 469 request for proposals, which shall include key contractual terms and conditions to be 470 incorporated into the lease, including, but not limited to: (i) a comprehensive list of all ice 471 skating rinks operated by the responsive bidder in the last 4 years; (ii) prior or current facilities 472 management or experience of the responsive bidder; (iii) prior or current skating or hockey 473 management experience of the responsive bidder; (iv) reservation policies; (v) proposed 474 reasonable rates that ensure continued public access; (vi) required financial audits; (vii) policies 475 to encourage use of the ice skating rink by persons of all races and nationalities; (viii) safety and

476 security plans; (ix) seasonal opening and closing dates; (x) hours of operation; and (xi) how the 477 operator will ensure that ice time at the ice skating rink shall be allocated to user groups in the 478 following order of priority: (A) general public skating and nonprofit youth groups; (B) school 479 hockey and for-profit youth groups; and (C) adult organizations or informal groups. Ice time may 480 be allocated at the discretion of the operator; provided, however, that general public skating shall 481 be booked, in 2-hour continuous blocks at a minimum of 12 hours per week, with a range of 482 times and days that reasonably allow for public skaters of all ages to participate in public skating 483 sessions. Every effort shall be made to balance the ice allocation needs of long-established youth 484 organizations and newly-formed youth organizations in a manner that provides equal opportunity 485 and equal access for youths of each gender. The inspector general shall review and approve any 486 request for proposals issued by the division before issuance.

(d) The leases and other agreements authorized in this section shall provide that any benefits to the community and the costs of improvements and repairs made to the property provided by the lessees shall be taken into account as part of the consideration for the lease or other agreements. The lessees or the recipients of the property shall bear the costs considered necessary or appropriate by the commissioner of capital asset management and maintenance for the transactions, including, but not limited to, costs for legal work, survey, title and the preparation of plans and specifications.

494 (e) The provisions of any general or special law or rule or regulation relating to the
495 advertising, bidding or award of contracts, procurement of services or construction and design of
496 improvements shall not be applicable to any selected bidder that is awarded a lease pursuant to
497 this section, except as provided in this section.

498 SECTION 48. Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the General 499 Laws or any other general or special law to the contrary, the commissioner of capital asset 500 management and maintenance may enter into a lease, sublease or other rental agreement with La 501 Colaborativa, Inc., or its successor or assigns, for a portion of the parking lot located adjacent to 502 the Massachusetts information technology center located at 200 Arlington street in the city of 503 Chelsea for a term not to exceed 10 years; provided, however, that the lease, sublease or other 504 rental agreement shall not exceed the term of the lease by and between the division of capital 505 asset management and maintenance and the Massachusetts Department of Transportation for the 506 premises. The lease, sublease or other rental agreement shall be on terms and conditions to be 507 determined by the commissioner; provided, however, that the lease, sublease or other rental 508 agreement shall be terminable, without penalty, upon 180 days' notice if the commissioner 509 determines that there is a state agency need for the premises.

510 SECTION 49. (a) Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the 511 General Laws, chapter 59 of the acts of 2009 or any other general or special law to the contrary, 512 the commissioner of capital asset management and maintenance may convey the parcel of land 513 described in subsection (b), which is a portion of the land known as the Monson developmental 514 center, established pursuant to chapter 275 of the acts of 1852, to the Westmass Area 515 Development Corporation, established pursuant to chapter 192 of the acts of 1960, for 516 redevelopment purposes. The parcel shall be conveyed by deed without warranties or 517 representations by the commonwealth. The conveyance shall be subject to such additional terms 518 and conditions consistent with this section as the commissioner of capital asset management and 519 maintenance may prescribe.

520 (b) The Monson developmental center campus is shown on a plan entitled, "Plan of Land 521 in Monson, MA, Hampden registry, prepared for the owner: The Commonwealth of 522 Massachusetts, Division of Capital Asset Management & Maintenance on behalf of the Monson 523 Development Center" prepared by Northeast Survey Consultants, dated April 12, 2023 and 524 recorded in the Hampden county registry of deeds in plan book 397, page 121 to 125, inclusive. 525 The parcels to be conveyed were used for state hospital purposes and are currently not in use and 526 are more particularly shown as "Development Areas" on a sketch entitled, "Monson 527 Development Center," which is on file with the division of capital asset management and 528 maintenance. The commissioner of capital asset management and maintenance shall determine 529 the exact boundaries of the parcels to be conveyed pursuant to this act, which may require the 530 completion of a survey; provided, however, that the commissioner shall not convey the parcels of 531 land at the Monson developmental center campus that are: (i) the subject of chapter 181 of the 532 acts of 2022; (ii) under the care and control of the department of agricultural resources; or (iii) 533 otherwise subject to Article XCVII of the Amendments to the Constitution of the 534 Commonwealth.

535

(c) The consideration for the transfer authorized in subsection (a) shall be \$1.

(d) The commissioner of capital asset management and maintenance may retain or grant rights of way or easements for access, egress, utilities and drainage across the property described in subsection (b) and across other property owned by the commonwealth that is contiguous to the property described in said subsection (b) and may accept such rights of way or easements for access, egress, utilities and drainage as the commissioner considers necessary and appropriate to carry out this act; provided, however, that this section shall not permit the commissioner to grant rights of way or easements over land subject to Article XCVII of the Amendments to theConstitution of the Commonwealth.

544 (e) Annually, not later than October 1, the Westmass Area Development Corporation 545 shall file a report with the division of capital asset management and maintenance, the office of 546 the inspector general and the town of Monson during the redevelopment process. The report shall 547 detail activities undertaken by the Westmass Area Development Corporation, or its successors or 548 assigns, to redevelop the site, including, but not limited to: (i) site preparation, marketing, 549 permitting and construction activities; (ii) acquisitions and dispositions; (iii) expenditures made 550 by the Westmass Area Development Corporation in furtherance of the redevelopment of the 551 parcel; and (iv) any other information the commissioner of capital asset management and 552 maintenance may deem necessary. Upon completion of the redevelopment, as determined by the 553 commissioner, the Westmass Area Development Corporation shall not be required to file said 554 report.

555 (f) The Westmass Area Development Corporation shall be responsible for the costs and 556 expenses of the transfer authorized in this section as determined by the commissioner of capital 557 asset management and maintenance, including, but not limited to, the costs of any engineering, 558 surveys, appraisals, title examinations, recording fees and deed preparation related to the 559 conveyance of the parcel; provided, however, that if the commissioner of capital asset 560 management and maintenance determines that the productive reuse of said parcel may be 561 expedited by the reduction of acquisition costs, the commissioner may determine that the 562 division of capital asset management and maintenance shall be responsible for said costs and 563 expenses.

564 (g) Notwithstanding any general or special law to the contrary, if the commissioner of 565 capital asset management and maintenance, in consultation with the secretary of administration 566 and finance, determines that federal or nonprofit funding available to the Westmass Area 567 Development Corporation for the redevelopment of the parcel described in subsection (b) may be 568 advantageous to the redevelopment and the productive reuse of said parcel and may be expedited 569 by the contribution of state funds, the commissioner of capital asset management and 570 maintenance may expend not more than \$9,000,000 from item 1102-2017 of section 2 of chapter 571 113 of the acts of 2018 as a site readiness grant to the Westmass Area Development Corporation 572 to support the preparation of the parcel for redevelopment, including, but not limited to, 573 demolition and environmental remediation. Annually, not later than June 30, the Westmass Area 574 Development Corporation shall report to the division of capital asset management and 575 maintenance and the office of the inspector general detailing the site remediation progress and 576 expenditures made by the corporation through the term of the grant. 577 SECTION 50. (a) Notwithstanding sections 32 to 37, inclusive, of chapter 7C of the

578 General Laws or any other general or special law to the contrary, the commissioner of capital 579 asset management and maintenance, in consultation with the court administrator of the trial court 580 of the commonwealth, may convey certain adjacent parcels of land in the city of Framingham 581 acquired for the purpose of erecting a building for the first district court of southern Middlesex 582 for nominal consideration to the city of Framingham; provided, however, that the commissioner 583 shall not convey said parcels until: (i) the completion of a regional justice center at 121 Union 584 avenue in the city of Framingham; and (ii) a determination by the commissioner, in consultation 585 with the court administrator, that the parcels are surplus to the needs of the trial court. The 586 parcels are located at 600 and 602 Concord street in the city of Framingham and are further

described in deeds recorded in the Middlesex southern district registry of deeds in book 7816, page 107 and book 9859, page 328. The parcels shall be conveyed by deed without warranties or representations by the commonwealth and without restrictions on use or future conveyance by the city. The conveyance shall be subject to such additional conditions and restrictions as the commissioner, in consultation with the court administrator, may determine. The commissioner may, in consultation with the court administrator, determine the exact boundaries of the parcels prior to conveyance.

(b) Notwithstanding any general or special law to the contrary, the city of Framingham shall be responsible for all costs and expenses of any transaction authorized by this section as determined by the commissioner of capital asset management and maintenance, including, but not limited to, the costs of any engineering, surveys, appraisals, title examinations, recording fees and deed preparation.

599 SECTION 51. Notwithstanding any general or special law to the contrary, for the fiscal 600 years ending June 30, 2024 and June 30, 2025, the secretary of administration and finance may 601 allocate any unexpended federal funds held in the federal COVID-19 response fund established 602 in section 2JJJJJ of chapter 29 of the General Laws for items funded from the General Fund and 603 reduce the allocation from the General Fund appropriated for the purposes of said items in a 604 corresponding amount. Items appropriated in chapter 102 of the acts of 2021 and chapter 268 of 605 the acts of 2022 may be funded from the General Fund at the direction of the secretary. If 606 applicable, federal funds allocated from this section shall be treated as General Fund revenues by 607 municipalities and regional school districts and may be expended in compliance with net school 608 spending requirements as defined by section 2 of chapter 70 of the General Laws.

SECTION 52. Notwithstanding any general or special law to the contrary, any
unexpended balances, not to exceed \$40,000,000, in items 4000-0700 and 4000-1426 of section
2 of chapter 28 of the acts of 2023 shall not revert to the General Fund until September 1, 2024
and may be expended by the executive office of health and human services to pay for services
enumerated in said items 4000-0700 and 4000-1426 of said section 2 of said chapter 28 provided
during fiscal year 2024.

SECTION 53. Notwithstanding any general or special law to the contrary, for fiscal year
2024, the secretary of health and human services, with the written approval of the secretary of
administration and finance, may authorize transfers of surplus funds among items 4000-0320,
4000-0430, 4000-0500, 4000-0601, 4000-0641, 4000-0700, 4000-0875, 4000-0880, 4000-0885,
4000-0940, 4000-0950, 4000-0990, 4000-1400, 4000-1420 and 4000-1426 of section 2 of
chapter 28 of the acts of 2023.

621 SECTION 54. Notwithstanding any general or special law to the contrary, if, by June 30, 622 2024, the secretary of administration and finance determines unobligated funds are available in 623 items 1599-2026, 1599-2028, 1599-2042, 1599-2055 and 4513-0101 of section 2A of chapter 624 102 of the acts of 2021 and items 1599-6066, 1599-6067, 1599-6069 and 1599-6074 of section 625 2A of chapter 268 of the acts of 2022, the secretary may direct the comptroller to transfer said 626 funds, in an amount not to exceed \$20,000,000, to the Transitional Escrow Fund established in 627 section 16 of chapter 76 of the acts of 2021 or the federal COVID-19 response fund established 628 in section 2JJJJJ of chapter 29 of the General Laws.

629	SECTION 55. The salary adjustments and other economic benefits authorized by the
630	following collective bargaining agreements shall be effective for the purposes of section 7 of
631	chapter 150E of the General Laws:
632	(1) the agreement between the Commonwealth of Massachusetts and the Massachusetts
633	Correction Officers Federated Union, Unit 04, effective from July 1, 2024 through June 30,
634	2025;
635	(2) the agreement between the Commonwealth of Massachusetts and the Massachusetts
636	Nurses Association, Unit 07, effective from January 1, 2024 through December 31, 2024;
637	(3) the agreement between the Commonwealth of Massachusetts department of the
638	treasurer and the Coalition of Public Safety Alcoholic Beverage Control Commission
639	Investigators Association, Unit 5, effective from July 1, 2024 through June 30, 2025;
640	(4) the agreement between the Massachusetts board of higher education and the
641	Massachusetts Community College Council, Unit MCC, effective from July 1, 2023 through
642	June 30, 2025;
643	(5) the agreement between the sheriff of Bristol county and the National Correctional
644	Employees' Union, Local 135 (Ad - Tech Unit), Unit SA1, effective from July 1, 2023 through
645	June 30, 2024;
646	(6) the agreement between the sheriff of Bristol county and the Massachusetts Correction

647 Officers Federated Union, Unit SA4, effective from July 1, 2023 through June 30, 2024;

648	(7) the agreement between the sheriff of Bristol county and the National Correctional
649	Employees' Union, Local 103 (K-9 Unit), Unit SA7, effective from July 1, 2023 through June
650	30, 2024;

- (8) the agreement between the sheriff of Essex county and the International Brotherhood
 of Correctional Officers/National Association of Government Employees (IBCO/NAGE), Local
 R1-71, Unit SE9, effective from July 1, 2023 through June 30, 2024;
- (9) the agreement between the sheriff of Middlesex county and the National Correctional
 Employees Union, Local 116, Unit SM6, effective from July 1, 2023 through June 30, 2024;
- 656 (10) the agreement between the sheriff of Essex county and the Essex County
- 657 Correctional Officer Association, Unit SE2, effective from July 1, 2024 through June 30, 2025;
- 658 (11) the agreement between the sheriff of Middlesex county and the New England
- Benevolent Association, Local 525, Unit SM5, effective from July 1, 2024 through June 30,
- 660 2025;
- (12) the agreement between the sheriff of the county of Dukes County and the
 Massachusetts Correction Officers Federated Union, Unit SD1, effective from July 1, 2024
 through June 30, 2025; and
- (13) the agreement between the sheriff of Worcester county and the New England Policy
 Benevolent Association, Local 550, Unit SW6, effective from July 1, 2024 through June 30,
 2025.

667 SECTION 56. The salary adjustments and other economic benefits authorized by the 668 following collective bargaining agreements shall be effective for the purposes of section 7 of 669 chapter 150E of the General Laws:

(1) the agreement between the Commonwealth of Massachusetts and the National
Association of Government Employees (NAGE), Units 1,3, and 6, effective from July 1, 2024
through June 30, 2027;

673 (2) the agreement between the Commonwealth of Massachusetts and the Alliance,
674 AFSCME-SEIU-Local 888, Unit 2, effective from July 1, 2024 through June 30, 2027;

675 (3) the agreement between the sheriff of Essex county and the National Correctional
676 Employees Union Local 121, Unit SE7, effective from July 1, 2024 through June 30, 2027;

677 (4) the agreement between the sheriff of Essex county and the International Brotherhood
678 of Correctional Officers/National Association of Government Employees (IBCO/NAGE), Local
679 R1-71, Unit SE9, effective from July 1, 2024 through June 30, 2027;

(5) the agreement between the Massachusetts State Lottery Commission and the Service
Employees International Union, Local 888, Unit LT1, effective from July 1, 2024 through June
30, 2027;

(6) the agreement between the Commonwealth of Massachusetts and the Massachusetts
Organization of State Engineers and Scientists, Unit 9, effective from July 1, 2024 through June
30, 2027;

686	(7) the agreement between the court administrator of the trial court of the commonwealth
687	of Massachusetts and the National Association of Government Employees International Union,
688	Local 5000, Units J2C and J2P, effective from July 1, 2024 through June 30, 2027;
689	(8) the agreement between the Commonwealth of Massachusetts and the Service
690	Employees International Union (SEIU) Local 509, Units 8 and 10, effective from January 1,
691	2024 through December 31, 2026;
692	(9) the agreement between the Massachusetts Department of Transportation and the
693	National Association of Government Employees, Local R1-292, Unit A, Unit D01, effective
694	from July 1, 2024 through June 30, 2027;
695	(10) the agreement between the Massachusetts Department of Transportation and the
696	Coalition of MassDOT Unions, Unit D, Unit D06, effective from July 1, 2024 through June 30,
697	2027;
698	(11) the agreement between the sheriff of Bristol county and the National Correctional
699	Employees Union, Local 407, Unit SA3, effective from July 1, 2024 through June 30, 2027;
700	(12) the agreement between the sheriff of Bristol county and the National Correctional
701	Employees Union, Local 135, Unit SA1, effective from July 1, 2024 through June 30, 2027;
702	(13) the agreement between the sheriff of Bristol county and the National Association of
703	Government Employees, Unit C, RI-1478, Unit SA2, effective from July 1, 2024 through June
704	30, 2027;

(14) the agreement between the sheriff of Worcester county and the New England Police
Benevolent Association, Local 515, Unit SW5, effective from July 1, 2024 through June 30,
2027;

(15) the agreement between the sheriff of Franklin county and the National Correctional
Employees Union, Local 106, Unit SF1, effective from July 1, 2024 through June 30, 2027;

(16) the agreement between the sheriff of Franklin county and the National Correctional
Employees Union, Local 141, Unit SF2, effective from July 1, 2024 through June 30, 2027; and

712 (17) the agreement between the sheriff of Franklin county and the Franklin Sheriff's

713 Office Non-Unit Employer's Association, Unit SF3, effective from July 1, 2024 through June 30,714 2027.

715 SECTION 57. Section 4 is hereby repealed.

716 SECTION 58. Sections 8, 9 and 11 shall take effect as of January 1, 2024.

717 SECTION 59. Section 12 shall take effect for estates of decedents dying on or after718 January 1, 2023.

719 SECTION 60. Section 57 shall take effect on June 30, 2029.