

HOUSE No. 3058

The Commonwealth of Massachusetts

PRESENTED BY:

Mike Connolly

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 enabling a local option empty homes tax on vacant units in residential buildings.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
<i>Mike Connolly</i>	<i>26th Middlesex</i>	<i>1/14/2025</i>

HOUSE No. 3058

By Representative Connolly of Cambridge, a petition (accompanied by bill, House, No. 3058) of Mike Connolly for legislation to establish a local option empty homes tax on vacant units in residential buildings. Revenue.

[SIMILAR MATTER FILED IN PREVIOUS SESSION
SEE HOUSE, NO. 3660 OF 2023-2024.]

The Commonwealth of Massachusetts

**In the One Hundred and Ninety-Fourth General Court
(2025-2026)**

An Act enabling a local option empty homes tax on vacant units in residential buildings.

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

1 The General Laws are hereby amended by inserting after chapter 64N the following
2 chapter:-

3 CHAPTER 64O

4 EMPTY HOMES TAX

5 Section 1. (a) For the purposes of this chapter, the following term shall, unless the context
6 clearly requires otherwise, have the following meaning:

7 “Vacant residential unit”, either: (i) a residential unit, in a residential building containing
8 at least 6 residential dwelling units, that is not occupied by a tenant or subtenant for residential
9 purposes for a term of at least 90 consecutive days; or (ii) a newly constructed residential unit

10 with a certificate of occupancy, that has not yet been rented after 90 days of the issuance of the
11 certificate of occupancy in a residential building containing at least 6 residential dwelling units.

12 (b) Any city or town that accepts the provisions of this chapter in the manner provided in
13 section 4 of chapter 4 may impose a local excise tax on a vacant residential unit as provided for
14 in this chapter.

15 Section 2. The rate of the vacancy tax shall be: (i) 12.5 per cent of the annualized last
16 agreed upon monthly rental rate of each vacant residential unit paid to the owner by a tenant or
17 subtenant; or (ii) a rate or amount determined by the municipality.

18 Section 3. The owner of a vacant residential unit shall register that unit with the assessor
19 of taxes in the city or town in which the unit is located within 30 days after it has become vacant,
20 on a form provided by the assessor. The form shall provide for any information prescribed by the
21 city or town. The form may request information relative to methods by which the owner has
22 secured the property against unauthorized entry, declare any future plans for the property, state
23 whether or not there is fire and liability insurance coverage for the property and provide such
24 other information as the municipality may require. Upon registration of such unit, the board of
25 assessors shall assess the excise imposed by section 2 and commit the same to the collector of
26 taxes with their warrant for the collection of the excise. The excise shall be due and payable on
27 the same date property taxes are due in the city or town. Any city or town that maintains by
28 ordinance a private residential rental housing inspection and registration program may
29 incorporate the requirements of this section as part of its existing registration program.

30 Section 4. Whenever the assessor has probable cause to believe, based upon an
31 inspection, complaint or report, that a residential unit is vacant and has not been registered as

32 required by this chapter, the assessor shall serve the owner of record as shown on the assessor's
33 record or an authorized agent with a written notice requiring the owner to register the unit with
34 the assessor as vacant and pay the vacancy tax assessed pursuant to this chapter within the period
35 of time specified in the notice, which shall be no greater than 30 days.

36 Section 5. The vacant residential unit tax shall not apply to a vacant residential unit
37 undergoing redevelopment or reconstruction for which permits have been issued by the
38 municipality, which the municipality determines are being carried out diligently and without
39 unnecessary delay. The vacant residential unit tax shall not apply in circumstances where, in the
40 previous 6 months, the owner: (i) experienced a significant medical event that kept the owner
41 from engaging in their normal work or business activities for at least 30 days; (ii) was serving in
42 the military and deployed in another state or overseas for at least 60 days; (iii) inherited the unit
43 for the first time; or (iv) was subject to a court order giving notice of a conflict regarding title or
44 ownership interests pursuant to any pending lawsuit, probate action, condemnation action or
45 other action or proceeding filed with any court. A person who qualifies in any calendar year for
46 exemption from the excise imposed by this chapter shall be entitled to the exemption upon
47 application to the assessor for that year.