## HOUSE . . . . . . . . . . . No

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 citiz	zens respectfully petition for the adoption of the accompanying bill:		
An Act authorizing cities and town	ns to provide for citizen-funded election campaigns.		
-			
	PETITION OF:		

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Mike Connolly	26th Middlesex	1/15/2025

## HOUSE . . . . . . . . . . . . . No.

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## The Commonwealth of Massachusetts

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

An Act authorizing cities and towns to provide for citizen-funded election campaigns.

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

The General Laws are hereby amended by inserting after chapter 55C the following chapter:-

## CHAPTER 55D. LOCAL-OPTION CITIZEN-FUNDED ELECTION CAMPAIGNS.

Section 1. The general court finds that a vibrant democracy requires that candidates for municipal office raise funds to run effective campaigns, including to hire staff, distribute campaign materials, and set up websites. In cities and towns that so decide according to this chapter, citizen-funded election campaigns encourage residents who are not able to raise significant funds from friends, relatives, and other connections to run for municipal office and increase the impact of small-dollar donations.

Section 2. A city or town may, by adopting or revising its charter or by adopting an ordinance or by-law under this chapter, provide for citizen-funded election campaigns for municipal offices. An ordinance or by-law shall be adopted following procedures in the municipal charter including the municipal initiative and referendum. Every charter provision,

ordinance, or by-law under this chapter shall make the following specifications and shall provide that:

- (a) Notwithstanding any general or special law to the contrary, there shall be set up on the books of the city or town a separate trust fund to promote citizen-funded municipal election campaigns, to be known as the Democracy Trust Fund, in this section called the Fund. The city or town clerk, in this section called the clerk, shall administer the Fund and shall be its trustee. An election commission, where one exists, shall instead perform the clerk's duties under this section.
- (b) At the clerk's written request, at the beginning of each campaign cycle, the city or town treasurer shall transfer to the Fund, without appropriation, an amount specified in the charter provision, ordinance, or by-law.
- (c) In order to qualify for matching funds from the Fund, candidates for specified municipal offices must receive a specified number of contributions of \$10 or more from separate individuals who are registered voters of the city or town. Contribution amounts of not more than \$50 shall be matched by double those amounts from the Fund.
- (d) A candidate shall not receive more than a specified amount of matching funds from the Fund. In order to be eligible for matching funds, candidates and their political committee must agree to limit their spending per campaign cycle to a specified amount. The clerk shall adopt a regulation adjusting the specified amounts for increases in the cost of living.
- (e) The clerk shall administer the charter provision, ordinance, or by-law and shall adopt regulations to implement it. Such regulations may include, but are not limited to, the process for

- applying for matching funds. The office of campaign and political finance shall cooperate with
  and assist the clerk at the clerk's request.
- 37 (f) The charter provision, ordinance, or by-law shall apply beginning not less than one38 year before the first specified election.
- Section 3. Chapter 55 and other general and special laws shall apply to the extent consistent with this chapter.