HOUSE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Adrian C. Madaro and Carlos González

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 relative to language access and inclusion.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Adrian C. Madaro	1st Suffolk	1/17/2025
Carlos González	10th Hampden	1/17/2025

HOUSE No.

[Pin Slip]

The Commonwealth of Massachusetts

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

An Act relative to language access and inclusion.

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

1	[Legislative	Statement]
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2	Consistent with Title VI of the Civil Rights Act of 1964, Executive Order No. 13166 and
3	federal rules and regulations adopted in implementation thereof, this legislation seeks to codify
4	and expand federally enacted protections for Limited English Proficient (LEP) and deaf or hard
5	of hearing persons to receive equal access to services, programs, and activities from public-
6	facing state agencies of the Commonwealth.
7	SECTION 1. Chapter 6 of the General Laws is hereby amended by inserting after section
8	222 the following section:-
9	Section 223. The office of access and opportunity.
10	(a) There shall be within the office of the governor an office of access and opportunity
11	(the "OAO") to ensure ready access to the status of and advise on the work conducted by the
12	OAO.

(b) The OAO shall be led by a deputy chief, access and opportunity (the "deputy chief"), who shall be appointed by the governor and directly report to the governor's chief of staff. The deputy chief shall advise the governor and the cabinet and work to foster within state government non-discrimination and equal opportunity for all irrespective of race, color, age, gender, ethnicity, sexual orientation, gender identity or expression, religion, creed, ancestry, national origin, disability, veteran or active military status (including Vietnam-era veterans), or socio-economic background.

20 (c) There shall be a steering committee on access and opportunity (the "steering 21 committee") which the deputy chief will chair and convene regularly for advice on the state of 22 access and opportunity across the executive branch and how best to achieve goals of the OAO. 23 The steering committee shall include: the chief human resources officer, human resources 24 division; assistant secretary, operational services division; executive director of the 25 Massachusetts supplier diversity office; director of office of diversity and equal opportunity; 26 director of Massachusetts office on disability; commissioner, division of capital asset 27 management and maintenance; director, compliance unit, division of capital asset management 28 and maintenance; the chief operating officer, Massachusetts Department of Transportation; 29 deputy director, office on diversity and civil rights, Massachusetts Department of Transportation; 30 secretary of the Executive Office of Labor and Workforce Development or their designee; 31 secretary of the Executive Office of Veterans' Services or their designee; and representative(s) 32 designated by the Secretary of the Executive Office of Education.

33

(d) The deputy chief shall have the following responsibilities:

	(1) collaborate with and maximize relevant initiatives, work and potential of all existing
35	executive branch agencies, offices and resources with the explicit goal of:
36	(i) increasing the total number of and dollar volume earned by MBEs, WBEs, and DBEs
37	contracting with or doing business for the state; and
38	(ii) maintaining or increasing the number of minorities, veterans and individuals with
39	disabilities who are state employees;
40	(2) develop with partnering agencies and offices, in consultation with the Steering
41	Committee:
42	(i) an integrated body of policies and actions that reflect best practices and remove
43	barriers to advance non-discrimination and equity in access to and opportunity in employment,
44	procurement and the provision of services within state government;
45	(ii) ideas on how best to implement and incentivize compliance with such policies and
46	procedures; and
47	(iii) performance metrics focused on outcomes, such as increasing the total number of
47 48	(iii) performance metrics focused on outcomes, such as increasing the total number of and dollar volume earned by MBEs, WBEs, DBEs contracting with or doing business for the
48	and dollar volume earned by MBEs, WBEs, DBEs contracting with or doing business for the
48 49	and dollar volume earned by MBEs, WBEs, DBEs contracting with or doing business for the state; and maintaining or increasing the number of minority, veterans and individuals with
48 49 50	and dollar volume earned by MBEs, WBEs, DBEs contracting with or doing business for the state; and maintaining or increasing the number of minority, veterans and individuals with disabilities who are state employees;
48 49 50 51	and dollar volume earned by MBEs, WBEs, DBEs contracting with or doing business for the state; and maintaining or increasing the number of minority, veterans and individuals with disabilities who are state employees; (3) convene meetings of key offices, individuals and external stakeholders as needed to

55	(5) serve as a liaison to pertinent commissions, councils, task forces and offices
56	throughout state government as needed to accomplish and advance the OAO's goals; and
57	(6) develop for adoption administrative orders and bulletins to further the OAO's goals,
58	and prepare such other reports necessary to keep the Governor appropriately apprised of the
59	work of the OAO.
60	(e) All state agencies shall provide assistance to the OAO by sharing information and
61	expertise, as requested.
62	SECTION 2. The General Laws are hereby amended by inserting after chapter 6E the
63	following chapter:
64	CHAPTER 6F.
65	LANGUAGE ACCESS AND INCLUSION.
66	Section 1. Definitions. For the purposes of this Act, the following terms shall have the
67	following meanings—
68	"Auxiliary aids and services" mean items, equipment or services that provide effective
69	communication access for persons with communication disorders including but not limited to
70	persons who are deaf, hard of hearing, late deafened or blind.
71	"Culturally competent" means having a set of behaviors, attitudes and policies that
72	enables effective work in cross-cultural situations which respects and responds to an individual
73	person's culture and language, in a nonjudgmental and supportive manner, considering the
74	service recipient as an individual and not making assumptions based on perceived or actual
75	membership in any group or class.

76	"Equal access" means to be informed of, participate in, and benefit from public programs
77	or services offered by a public-facing state agency, at a level equal to English proficient persons.
78	"Language access plan" is an administrative blueprint that defines the obligations and
79	action plan of a public-facing state agency to comply with this Act. The plan shall outline all
80	policies, procedures, and guidance enacted to ensure the provision of language access services as
81	a constitutive element of equal access to state benefits, services, and activities. The plan shall
82	also establish deadlines by which remedial or proactive actions to ensure language access will be
83	taken, identify personnel responsible for implementation of the plan and establish priorities
84	relative to the implementation of these plans.
85	"Language access services" means oral language services and written translation
86	services, including auxiliary aids and services.
87	"Limited English proficient" or "LEP" are persons whose primary language is not
88	English or who have a limited ability to speak, read, write or understand English.
89	"Machine translation" is when computer software is utilized for the automated translation
90	of a text from one language to another and vice versa without human intervention.
91	"Oral interpretation" means the act of listening, understanding and analyzing a spoken
92	message in one language and re-expressing that message faithfully, accurately and objectively in
93	another language and vice versa, enabling communication between two or more persons who do
94	not speak one another's languages.

95 "Oral language services" means the various methods of providing verbal information and 96 interpretation through staff interpreters, bilingual or multilingual staff, telephone interpreter 97 services, or private interpreter services. 98 "Outside service providers" include, but are not limited to, organizations or other persons 99 that formally or informally, through direct or in-kind compensation, contracts, provides, or 100 administers services which the relevant public-facing state agency is required to provide or 101 requires, recommends or refers its clients to utilize. 102 "Primary language" means the language in which an LEP person can most effectively 103 and comfortably communicate. 104 "Public contact position" means a position determined by the public-facing state agency 105 to be one that includes meeting, contacting and dealing with the public in the performance of the 106 agency's functions. "Public-facing state agency" means a Massachusetts executive office, department, or 107 108 division thereof that provides assistance, services or information to the public. Any state agency 109 included in the implementation schedule of this Act shall be identified as a "public-facing state 110 agency" or when deemed as such under Section 9(a)(6) of this Act. 111 "Qualified bilingual employee" means a staff person who is proficient in both the English 112 language and a non-English language. Qualified bilingual employees may be categorized as "Tier 1 Bilingual Employees" or "Tier 2 Bilingual Employees". 113 114 "Qualified interpreter" is a person who is fluent in both the English language and a non-115 English language and who, by certification, training or experience, is able to (1) perform

116 consecutive interpretation; (2) maintain the tone, style, and complex meaning of speech from one 117 language to another and vice versa; (3) convey cultural nuances; and (4) remain impartial in all 118 interpreted interactions.

"Qualified multilingual employee" means a staff person who is proficient in the English
language and more than one non-English language. Qualified multilingual employees may be
categorized as "Tier 1 Multilingual Employees" or "Tier 2 Multilingual Employees".

"Qualified translator" means a person who is fluent in writing, reading and proofreading
in both the English language and a non-English language and who, by certification, training or
experience is able to (1) render a text from one language into another language and vice versa;
(2) maintain the tone, style and complex meaning of the original text from one language to
another and vice versa; (3) convey cultural nuances; and (4) remain impartial in the translation
process.

"Vital document" means a document or communication, in print or digital form,
containing information that, if not provided accurately or in a timely manner, affects a person's
rights or access to, retention in, denial or termination of services, benefits or programs,
including, but not limited to, applications, consent forms; complaint forms; intake forms;
informational material on eligibility for benefits; notices; requests for documentation or
information; documents that must be provided by law; and notices regarding the availability of
free language assistance services for LEP persons.

135 "Written translation" means the rendering of a written text from one language to an136 equivalent written text of another language.

137 Section 2. Communications with the public.

(a) A public-facing state agency shall provide equal access to services, programs, and
activities serving limited English proficient and deaf or hard of hearing persons by the provision
of the following services:

141 (1) Oral interpretation and auxiliary aids and services

(i) A public-facing state agency shall provide timely, culturally competent oral language
services to all LEP persons or auxiliary aids and services to deaf or hard of hearing persons who
seek to access state services, programs, or activities or those of outside service providers.

(ii) A public-facing state agency shall notify every person of their right to timely oral
interpretation in their primary language or auxiliary aids and services, regardless of their status
as an inquirer into, applicant for, recipient or beneficiary of a state service, program, or
information.

(iii) A public-facing state agency shall utilize qualified interpreters or Tier 1 bilingual or
 multilingual employees to provide oral language services or auxiliary aids and services.

- (iv) A public-facing state agency may contract with telephone-based interpretation
 services or community-based organizations to provide interpretation to LEP and deaf or hard of
 hearing persons or utilize Tier 1 bilingual or multilingual employees.
- (v) A public-facing state agency that contracts or utilizes an outside service provider to
 fulfill the agency's responsibilities to the public shall ensure that the outside service provider
 implements the requirements of Section 2(a)(1) of this Act.
- 157 (2) Written translation

158	(i) A public-facing state agency shall issue vital documents in the following languages:
159	Arabic, Cape Verdean Creole, Chinese (Simplified and Traditional), French, Haitian Creole,
160	Khmer, Korean, Portuguese, Russian, Spanish, Vietnamese and any other languages deemed
161	necessary by the agency's assessments required under Section 4 of this Act.
162	(ii) A public-facing state agency shall translate all notices and materials that explain its
163	services in the languages stated in Section 2(a)(2)(i) of this Act
164	(iii) A LEP person whose primary language is not required to be translated into writing
165	under Section 2(a)(2)(i) of this Act is entitled to the oral interpretation of vital documents,
166	notices and materials into their primary language.
167	(iv) A public-facing state agency shall utilize qualified translators or Tier 1 bilingual or
168	multilingual employees, to translate vital documents.
169	A) State agencies shall not solely rely on machine translation to translate vital documents.
170	B) State agencies shall have qualified translators or Tier 1 bilingual or multilingual
171	employees verify all translations of vital documents generated through machine translation
172	before such documents are published, conveyed, sent, or posted.
173	(v) A public-facing state agency that contracts or utilizes an outside service provider to
174	fulfill the agency's responsibilities to the public shall ensure that the outside service provider
175	implements the requirements of Section (2)(a)(2) of this Act.
176	(3) Websites
177	(i) If a public-facing state agency maintains one or more websites for use by the public,
178	the agency shall provide the website in the following languages: Arabic, Cape Verdean Creole,

179	Chinese (Simplified and Traditional), French, Haitian Creole, Khmer, Korean, Portuguese,
180	Russian, Spanish, Vietnamese and any other languages deemed necessary by the agency's
181	assessments required under Section 4 of this Act.
182	A) The state agency shall ensure that its websites and online application materials are
183	mobile compatible and that they satisfy or exceed the official Federal Plain Language
184	Guidelines, March 2011, Rev. 1, May 2011 for the Plain Writing Act of 2010.
185	(ii) Agencies shall not solely rely on machine translation to translate its websites.
186	A) A public-facing state agency shall utilize qualified translators or Tier 1 bilingual or
187	multilingual employees to verify the translation of its websites for accuracy.
188	(iii) A public-facing state agency that maintains one or more websites for use by the
189	public shall (1) provide forms and instructions for submitting complaints of alleged violations of
190	this Act; (2) link such and instructions on the homepage of the state agency's website; and (3)
191	translate all such forms and instructions into the languages listed in Section $2(a)(3)(i)$ of this Act.
192	Section 3. Language access plan.
193	(a) A public-facing state agency shall develop a language access plan every 2 years based
194	on community and agency assessments required by Section 4 of this Act, to guide the provision
195	of language access services to LEP and deaf or hard of hearing persons. When drafting the
196	language access plan, a public-facing state agency shall ensure that:
197	(1) a summary of the rights of LEP and deaf or hard of hearing persons to oral
198	interpretation or auxiliary aids and services, respectively, and the public-facing state agency's
199	obligations to protect these rights are detailed at the outset of the language access plan;

200 (2) the mandated translated languages are listed, as required by Section 2(a)(2)(i) and
201 Section 2(a)(3)(i);

202 (3) a plan of action is instituted for the implementation of all provisions of Sections 2, 4,
203 5 and 7 of this Act;

204 (4) the plan is made publicly available in the translated languages required by Section
205 2(a)(2) on the main page of the public-facing state agency's website and in its central and local
206 offices; and

(5) a complaint process is developed with complaint forms that are publicly accessible onthe main page of the public-facing state agency's website and in its central and local offices.

209 Section 4. Assessments.

210 (a) Community needs assessment.

211 (1) A public-facing state agency shall conduct a community needs assessment every 2

212 years that compiles data on the language composition of the agency's eligible populations,

213 including American Sign Language. The community needs assessment shall also collect data on

214 the engagement and interaction of eligible populations with the public-facing state agency. The 215 agency shall determine:

(i) the percentage of the eligible service population who are LEP or deaf or hard ofhearing;

(ii) the primary languages used by LEP or deaf or hard of hearing persons in all
geographic areas the agency serves its eligible populations ;

(iii) the frequency with which the agency provides services to LEP or deaf or hard ofhearing persons;

(iv) all points of contact whereby the eligible populations can engage with the public-facing state agency; and

(v) all potential language or language-related barriers that may arise in the engagement ofeligible populations with the public-facing state agency.

(b) Internal state agency assessments.

(1) A public-facing state agency shall conduct a language services inventory every 2
years to identify available language services and staff to serve LEP persons and deaf or hard of
hearing persons. A public-facing state agency shall:

(i) determine the number of qualified bilingual or multilingual employees in public
contact positions in each central and local office, who can provide linguistically, culturally and
technically proficient language access services. This data shall be disaggregated by language and
by the Tier 1 and Tier 2 classification required by Section 5(b)(3) of this Act.

(ii) detail the language access services, including technology and equipment, available
within the state's resources or under state contracts, including in-person interpretation, telephone
interpretation, video interpretation, translation and auxiliary aids and services.

(2) A public-facing state agency shall generate a language access status report every 2
years of each of its statewide and local offices evaluating the agency's capacities in serving LEP
and deaf or hard of hearing persons. This status report shall include the following:

(i) a calculation of the percentage of LEP and deaf or hard of hearing persons presently
served by the public-facing state agency's central and local offices, categorized by primary
language;

(ii) a determination of whether the current oral language and written translation services
are effectively meeting the language needs of LEP persons served by the public-facing state
agency;

(iii) a determination of whether the current auxiliary aids and services are effectively
meeting the language needs of deaf or hard of hearing persons served by the public-facing state
agency;

(iv) a description of the agency's procedures for identifying vital documents fortranslation;

(v) an evaluation of whether contracted interpreter services are effectively meeting the
language needs of LEP and deaf or hard of hearing persons;

(vi) an evaluation of operational protocols for staff to effectively access language access
services as outlined in Section 5(c) of this Act;

(vii) an evaluation of staff proficiency to effectively and appropriately utilize language
access services as outlined in Section 5(c) of this Act;

(viii)a description of any language access training the public-facing state agency provides
to its staff to ensure the agency is effectively serving provision of services to LEP and deaf or
hard of hearing persons individuals, including the frequency of training, and date of most recent
training;

(ix) a determination of whether the allocation and assignment of qualified bilingual and
 multilingual employees to central and local offices is effectively meeting the identified language
 needs in those offices;

(x) an evaluation of agency procedures for recruiting and retaining qualified bilingual or
 multilingual employees in central and local offices; and

(xi) a description of the public-facing state agency's procedures for receiving and
 resolving complaints regarding language access as well as the number of complaints received.

(c) The assessments in this Section shall be completed prior to the drafting of the
language access plan as required by Section 3 of this Act. The results of these assessments shall
inform all content, policies, recommendations and guidance in the language access plan.

271 Section 5. Personnel.

(a) Language access coordinator.

(1) A public-facing state agency shall designate a language access coordinator whose sole
responsibility on a full-time basis shall be to address language access needs and the public-facing
state agency's compliance with this Act, in consultation with the language access advisory board
established in Section 6 of this Act.

277 (2) Language access coordinators shall maintain a centralized, electronic, searchable
278 language access database of the following:

(i) all formal and informal requests for language access services and the status of thoserequests;

281	(ii) all language access-related complaints, including complaints of language
282	discrimination and/or disability discrimination in cases of the deaf or hard of hearing;
283	(iii) the status and progress of all such requests and complaints;
284	(iv) the resolution of all such requests and complaints, including decisions by the regional
285	and central offices;
286	(v) the reasons for full and partial denials of requests for language services; and
287	(vi) the office(s) handling the relevant case or request for service.
288	(3) A public-facing state agency may also designate regional language access
289	coordinators to address the language access needs of relevant regions and train the regions' staff
290	on compliance with this Act.
291	(i) Regional language access coordinators shall report to the language access coordinator
292	of their respective public-facing state agency's central office.
293	(b) Staffing.
294	(1) A public-facing state agency shall employ a sufficient number of qualified bilingual
295	or multilingual employees in public contact positions or as interpreters to assist employees in
296	public contact positions, to ensure the provision of information and services in a person's
297	primary language.
298	(2) A bilingual or multilingual staff member shall not provide interpretation in adversarial
299	proceedings when the public-facing state agency that employs the bilingual or multilingual staff
300	member is a party to the proceedings.

301 (3) A bilingual or multilingual staff member may provide language services to LEP and
302 deaf or hard of hearing persons, in accordance with their skill level as determined by the
303 language access coordinator. A state agency shall classify bilingual or multilingual employees
304 into one of two tiers, and shall only provide interpretation services in accordance with that tier as
305 follows:

(i) Tier 1 bilingual or multilingual employee: Tier 1 employees must have formal
certification, training, or sufficient experience in interpretation in the specific subject matter. If
the employer does not regularly employ a person that may be classified as a Tier 1 employee, the
employer must hire a third-party contractor to fulfill the need for interpretation services Tier 1
employees shall agree to abide by the ethical and confidentiality requirements for interpreters
and translators in accordance with the American Translators Association Code of Ethics and
Professional Practice.

(ii) Tier 2 bilingual or multilingual employee: Tier 2 employees have the language
proficiency to communicate directly with LEP or deaf or hard of hearing persons regarding
routine or common business matters. Tier 2 employees shall not serve as interpreters or
translators.

317 (4) An employee of a public-facing state agency who regularly acts as an interpreter or318 translator shall be reasonably compensated for that additional work.

(5) A public-facing state agency shall ensure that all processes and procedures for staff to
 request language access services require minimal approval or documentation and are not overly
 burdensome.

322 (c) Training.

(1) Language access coordinators shall train employees about all processes and
procedures needed to effectively obtain and utilize all language access services mandated by
Section 2 of this Act as part of an employee's onboarding process and on an annual basis
thereafter.

- 327 (i) Training shall include (1) instruction on process and procedures for requesting
 328 language access service, (2) guidance on how to effectively work with interpreters or translators
 329 and (3) explanation of procedures for reporting deficiencies to language access services.
- 330 (2) A public-facing state agency shall ensure the provision of language access training for331 an outside service provider.
- 332 Section 6. Language access advisory board.
- 333 (a) Mission, organization and institution.

(1) There shall be a language access advisory board to provide guidance and technical
assistance to public-facing state agencies in order to ensure equal access for LEP and deaf or
hard of hearing persons to services, programs, and activities offered by a public-facing state
agency.

- 338 (2) The board shall be co-chaired by a staff member from the office of access and339 opportunity, and one other member of the advisory board elected by the board.
- 340 (3) The members of the advisory board shall be appointed within 6 months of the
 341 effective date of this Act, and shall serve 4-year terms. Members whose terms have expired may
 342 serve until a successor is appointed.
- 343 (4) The board shall meet no less than 4 times annually.

344

(b) Composition.

345 (1) The language access advisory board shall include: 3 members appointed by the 346 Massachusetts Immigrant and Refugee Advocacy Coalition from prevalent LEP populations 347 within Massachusetts, as determined by the most recent United States Census data; 1 member 348 appointed by the Disability Law Center from the deaf or hard of hearing community; 1 member 349 appointed by the Massachusetts Law Reform Institute; 1 member appointed by the 350 Massachusetts Appleseed Center for Law & Justice; 1 member appointed by the Massachusetts 351 Language Access Coalition; 1 member appointed by Greater Boston Legal Services; 1 member 352 appointed by the Justice Center of Southeast Massachusetts; 1 member appointed by MetroWest 353 Legal Services; 1 member appointed by the Central West Justice Center; and 1 member 354 appointed by the Northeast Justice Center. 355 (c) Advisory board responsibilities. 356 (1) The advisory board shall support public-facing state agencies to achieve compliance 357 with this Act by: 358 (i) providing guidance and technical assistance to the state agencies; 359 (ii) advising language access coordinators of public-facing state agencies in the 360 development and review of language access plans; 361 (iii) reviewing all assessments and surveys from state agencies as required by Section 4 362 of this Act; and 363 (iv) providing recommendations to state agencies to reduce identified barriers for the LEP 364 and deaf or hard of hearing persons.

365	(2) The language access advisory board, in formulating its recommendations, shall take
366	into account the best practices and policies in other states and jurisdictions, and may undertake
367	further steps to help state agencies achieve compliance with this Act.
368	Section 7. Reporting requirements.
369	(a) Upon a public-facing state agency's full implementation of this Act as required by
370	Section 11 and every 2 years thereafter, the agency shall submit to the office of access and
371	opportunity and the language access advisory board the following:
372	(1) the community needs assessment as stated in Section 4(a)(1);
373	(2) the language services inventory as stated in Section 4(b)(1); and
374	(3) the language access plan as stated in Section 3.
375	(b) Upon a public-facing state agency's full implementation of this Act as required by
376	Section 11 and every 2 years thereafter, the agency shall submit the language access status report
377	required by Section 4(b)(2) of this Act to the joint committee on ways and means, the joint
378	committee on state administration and regulatory oversight, the office of access and opportunity
379	and the language access advisory board.
380	(c) Upon a public-facing state agency's full implementation of this Act as required by
381	Section 11 and every year thereafter, the agency shall submit the language access database as
382	outlined in Section $5(a)(2)$ to the office of access and opportunity and the language access
383	advisory board.
384	(d) A public-facing state agency shall ensure in reporting of all materials outlined in this

384 (d) A public-facing state agency shall ensure, in reporting of all materials outlined in this385 Section, that the following standards are maintained:

386 (1) all data is disaggregated and cross-tabulated by primary language, disability status,
387 race, ethnicity, age, gender and low-income status;

388 (2) all materials are made publicly available in the list of translated languages required by
 389 Section 2(a)(2);

390 (3) all materials are presented in plain language; and

391 (4) all data is presented in a manner that protects the privacy of all surveyed persons.

392 Section 8. Relief.

(a) Any person claiming to be aggrieved by a public-facing state agency for failure in the
provision of language access services in order to provide equal access to services, programs, and
activities of a public-facing state agency according to the provisions of this Act shall have the
right to initiate and prosecute a civil action in the district, superior, housing, probate and family,
Boston municipal or land court department for injunctive and other appropriate equitable relief
or an award of actual and consequential damages.

399 (1) Should the person or persons prevail, they shall be entitled to an award of actual and
400 consequential damages, that is the costs of the litigation including expert witness fees, reasonable
401 attorneys' fees in an amount to be fixed by the court, and prejudgment and post judgment
402 interest.

403 (b) The Massachusetts commission against discrimination may commence a civil action404 to seek relief for a violation of this Act.

405 (c) The attorney general may also commence a civil action to seek relief for a violation of406 this Act.

407 Section 9. Office of access and opportunity.

408 (a) The office of access and opportunity within the governor's office shall have the409 following responsibilities:

(1) accept and investigate complaints submitted to the office of access and opportunity by
persons who have been unable to obtain timely language access services in any public-facing
state agency;

413 (2) provide copies of all complaints annually as required by Section 5(a)(2) of this Act to
414 the language access advisory board;

415 (3) eliminate the language access barrier when an agency does not provide equal access 416 using informal methods, including conference, conciliation, mediation, or persuasion. Where the 417 language access barrier cannot be eliminated by informal methods, the office of access and 418 opportunity shall submit written compliance requirements to the public-facing state agency. The 419 office of access and opportunity may request the public-facing state agency to notify it within a 420 specified time of any action taken on its requirements, and may require a public-facing state 421 agency to increase the frequency of reporting required by Section 9(a)(2) of this Act every six 422 months, as needed, or as requested by the language access advisory board;

423 (4) create, in consultation with the language access advisory board, multilingual signage
424 informing LEP and deaf or hard of hearing persons of their right to free oral language services or
425 auxiliary aids and services, for dissemination to state agencies

426 (5) shall promulgate regulations no later than 1 year after the effective date of this Act
427 after receiving input from stakeholders and the language access advisory board; and

428	(6) identify additional state agencies that shall be subject to this Act upon its
429	determination in consultation with the language access advisory board.
430	(i) This determination shall be made:
431	A) in the 5th year following the enactment of this Act and every 5 years thereafter or at
432	the discretion of the office of access and opportunity in consultation with the language access
433	advisory board; and,
434	B) by conducting an inventory and evaluation of newly formed and existing state
435	agencies' engagement with the public.
436	Section 10. Conflicting law.
437	(a) In the event any law of the Commonwealth prescribes stronger protections, the
438	services, programs and activities of public-facing state agencies required by this Act shall be
439	subject to the stronger protections.
440	SECTION 3. Public-facing state agencies shall comply with the requirements set forth in
441	Sections 2, 3, 4, 5 and 7 of SECTION 2 of this Act in the manner established by the following
442	implementation schedule:
443	(a) On or before the second year after enactment, there shall be implementation by each
444	of the following public-facing state agencies and their divisions thereof:
445	(1) MassHealth;
446	(2) the department of children and families;
447	(3) the department of transitional assistance;
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448	(4) the department of unemployment assistance; and
449	(5) all departments, divisions and offices within the executive office of housing and
450	livable communities that administer emergency shelter assistance, rental assistance, housing
451	subsidies or other housing benefits to state residents.
452	(b) On or before the third year after enactment, there shall be implementation by each of
453	the following public-facing state agencies and their divisions thereof:
454	(1) the department of early education and care
455	(2) the registry of motor vehicles;
456	(3) the department of public health; and
457	(4) the department of mental health.
458	(c) On or before the fourth year after enactment, there shall be implementation by each of
459	the following public-facing state agencies and their divisions thereof:
460	(1) the child support enforcement division of the department of revenue;
461	(2) the department of elementary and secondary education;
462	(3) the Massachusetts office on disability;
463	(4) the department of public utilities; and
464	(5) MassDigital.
465	(d) On or before the fifth year after enactment, there shall be implementation by each of
166	the following public facing state according and their divisions thereof

466 the following public-facing state agencies and their divisions thereof:

467	(1) the department of revenue;
468	(2) the executive office of health and human services, specifically,
469	(i) the department of youth services,
470	(ii) the department of developmental services,
471	(iii) the executive office of elder affairs,
472	(iv) MassAbility,
473	(v) the office for refugees and immigrants;
474	(3) the executive office of labor and workforce development, specifically,
475	(i) the department of family and medical leave,
476	(ii) the department of industrial accidents; and
477	(4) the executive office of public safety and security, specifically,
478	(i) the Massachusetts department of correction,
479	(ii) the department of fire services,
480	(iii) the Massachusetts state police,
481	(iv) the Massachusetts emergency management agency,
482	(v) the state 911 department.
483	SECTION 4. This Act shall take effect upon passage.