

SENATE No. 2899

The Commonwealth of Massachusetts

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

SENATE, January 8, 2026.

The committee on Senate Ways and Means to whom was referred the Senate Bill to prevent property tax bill shocks (Senate, No. 1933), - reports, recommending that the same ought to pass with an amendment substituting a new draft with the same title (Senate, No. 2899).

For the committee,
Michael J. Rodrigues

SENATE No. 2899

The Commonwealth of Massachusetts

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

An Act to prevent property tax bill shocks.

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

1 Chapter 59 of the General Laws is hereby amended by inserting after section 5O the
2 following section:-

3 Section 5P. (a) As used in this section, the following words shall have the following
4 meanings unless the context clearly requires otherwise:

5 “Eligible tax shock property”, a property that is a senior qualifying property, a
6 MassHealth qualifying property, an unemployment qualifying property, young family qualifying
7 property or a high need neighborhood qualifying property.

8 “High need neighborhood qualifying property”, a residential property which, as of July 1
9 of the tax shock year, lies entirely or partially within a qualified census tract as defined in 26
10 U.S.C. 42(d)(5)(B)(ii)(I).

11 “MassHealth qualifying property”, a property comprised of not more than 4 residential
12 units at least 1 of which is occupied by an owner of the property and where such property’s

13 owner's household includes a person who was enrolled in MassHealth at any time during the tax
14 shock year before December 31 of the tax shock year.

15 "Owner", an owner of property or a beneficiary of a trust that is an owner of a property.

16 "Residential property tax levy growth percentage", the percentage by which the
17 residential property tax levy for a fiscal year less any portion attributable to new growth exceeds
18 the residential property tax levy in the previous fiscal year.

19 "Senior qualifying property", a property comprised of not more than 4 residential units at
20 least 1 of which is occupied by an owner of the property who: (i) will be 65 or over as of
21 December 31 of the tax shock year; provided, however, that a municipality may, at the time of
22 adoption, further limit this definition to a household whose income does not exceed an
23 established percentage of the federal poverty level and (ii) whose total assets do not exceed an
24 established limit, as determined by the city or town.

25 "Tax shock prevention credit", a credit awarded to the owner of an eligible tax shock
26 property against actual tax bill in a tax shock year.

27 "Tax shock year", a fiscal year in which the city or town determines that the residential
28 property tax levy growth percentage in a municipality is, or is likely to be, more than 10 per
29 cent.

30 "Unemployment qualifying property", a property comprised of not more than 4
31 residential units at least 1 of which is occupied by an owner of the property and where such
32 property's owner's household includes a person who received unemployment benefits for not
33 less than 12 weeks during the tax shock year before December 31 of the tax shock year.

34 “Young family qualifying property”, a property comprised of not more than 4 residential
35 units at least 1 of which is occupied by an owner of the property and where such property’s
36 owner’s household includes a person under the age of 6 years old; provided, however, that a
37 municipality may, at the time of adoption, further limit this definition to a household whose
38 income does not exceed an established percentage of the federal poverty level and whose total
39 assets do not exceed an established limit, as determined by the city or town.

40 (b) In a city or town that issues preliminary tax bills and accepts the provisions of this
41 section, for a particular tax shock year the city or town may award tax shock prevention credits
42 for eligible tax shock properties and apply them toward actual tax bills.

43 (c) The aggregate amount of tax shock prevention credits awarded to a taxpayer in a
44 fiscal year shall be a percentage not exceeding 50 per cent, as established by the city or town, of
45 the amount by which the aggregate total of tax owed on the taxpayer’s actual tax bills in the
46 fiscal year exceeds the aggregate total of tax owed on the taxpayer’s preliminary tax bills in the
47 fiscal year; provided, however, that in a city or town that issues 2 actual tax bills, the credit
48 allowed on the first actual tax bill shall be two-thirds of the aggregate amount of the credits for
49 the fiscal year and the credit allowed on the second actual tax bill shall be one-third of the
50 aggregate amount of said credits.

51 (d) The applicable percentage established by the city or town in subsection (c) shall be
52 the same for all eligible properties in the applicable tax shock year.

53 (e) Notwithstanding section 4 of chapter 4 or any other general or special law to the
54 contrary, to be effective, acceptance by a city or town of this section shall occur before the
55 mailing of any actual tax bills and shall include: (i) the city’s or town’s certification that such

56 city or town has funds available to cover the cost of potential tax shock prevention credits; and

57 (ii) proof of review and approval of the certification by the division of local services.

58 (f) An acceptance of this section by a city or town shall not alter the property tax levy

59 limit for such city or town.