

HOUSE No. 3102

The Commonwealth of Massachusetts

PRESENTED BY:

Antonio F. D. Cabral

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 reforming additional assistance to municipalities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
<i>Antonio F. D. Cabral</i>	<i>13th Bristol</i>
<i>Marc R. Pacheco</i>	
<i>Michael R. Knapik</i>	
<i>Michael D. Brady</i>	<i>9th Plymouth</i>
<i>Christine E. Canavan</i>	<i>10th Plymouth</i>
<i>Stephen L. DiNatale</i>	<i>3rd Worcester</i>
<i>Sean Garballey</i>	<i>23rd Middlesex</i>
<i>Shaunna O'Connell</i>	<i>3rd Bristol</i>
<i>Angelo J. Puppolo, Jr.</i>	<i>12th Hampden</i>
<i>Michael J. Rodrigues</i>	
<i>Joyce A. Spiliotis</i>	<i>12th Essex</i>
<i>David B. Sullivan</i>	<i>6th Bristol</i>
<i>Geraldine M. Creedon</i>	<i>11th Plymouth</i>
<i>Marcos A. Devers</i>	<i>16th Essex</i>
<i>Robert L. Hedlund</i>	
<i>Mark C. Montigny</i>	
<i>Stephen Stat Smith</i>	<i>28th Middlesex</i>
<i>Benjamin Swan</i>	<i>11th Hampden</i>

HOUSE No. 3102

By Mr. Cabral of New Bedford, a petition (accompanied by bill, House, No. 3102) of Antonio F. D. Cabral and others for legislation to assure fair and adequate municipal gap funding for municipalities . Ways and Means (Joint).

The Commonwealth of Massachusetts

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In the Year Two Thousand Eleven
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An Act reforming additional assistance to municipalities.

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 40S the following
2 chapter:-

3 Chapter 40T: Additional Assistance to Municipalities

4 Section 1. Legislative Intent: It is the intention of the general court, subject to
5 appropriation, to assure fair and adequate municipal gap funding for municipalities in the
6 commonwealth by defining a standard of non-school fiscal health applicable to every city and
7 town in the commonwealth, stated in the form of a municipal gap that reflects the difference
8 between their standard municipal costs and revenue generating capacity.

9 Section 2. The following words, as used in this chapter, unless the text otherwise requires
10 or a different meaning is specifically required, shall mean—

11 “Additional Assistance”, the amount appropriated to a municipality in section 3 of acts
12 making general appropriations for each fiscal year and designated therein as “unrestricted

13 general government aid,” less the distribution to said municipality pursuant to clause (c) of the
14 second paragraph of section 35 of chapter 10 of the General Laws.

15 “Municipal Cost”, the sum of 28.0 times the municipality’s population density, plus 19.8
16 times the municipality’s poverty rate, plus 81.0 times the municipality’s unemployment rate, plus
17 272 times the jobs per capita rate of the municipality, plus 570.2.

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19 “Municipal Gap”, the difference between municipal costs and municipal revenue raising
20 capacity.

21 “Municipal Revenue Capacity”, the sum of 0.0142 times the per capita taxable residential
22 property value raised to the two-thirds power, multiplied by the per capita income of the
23 municipality’s residents raised to the one-thirds power, plus 0.0126 multiplied by the per capita
24 taxable nonresidential property value of the municipality.

25 “Secretary”, the secretary of administration and finance.

26 Section 3. The secretary shall calculate the municipal gap for each municipality and shall
27 make available to the house and senate committees on ways and means, in an electronically
28 compatible format the underlying data and calculations necessary to generate the municipal gap
29 and each component of state aid authorized for distribution to municipalities pursuant to this
30 chapter.

31 Section 4. Any additional assistance appropriated beyond that contained in Chapter 131
32 of the acts of 2010 shall be appropriated solely to those municipalities with a municipal gap great

33 than zero and in proportion to each municipalities' municipal gap as determined pursuant to
34 section 3.