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

The Commo	onwealth of Alassachusetts
	PRESENTED BY:
	James Arciero
Court assembled:	entatives of the Commonwealth of Massachusetts in General
	of Statewide Mutual Aid Agreements for Public Work Agencies.
	PETITION OF:
	h
NAME:	DISTRICT/ADDRESS:
ames Arciero	2nd Middlesex

## The Commonwealth of Massachusetts

In the Year Two Thousand and Nine

AN ACT FACILITATING THE FORMATION OF STATEWIDE MUTUAL AID AGREEMENTS FOR PUBLIC WORK AGENCIES.

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 40 of the General Laws is hereby amended by inserting
- 2 the following new section:—
- 3 Chapter 40, Section 4J. The Statewide Municipal Mutual
- 4 Assistance Program
- 5 (a)(i) "The statewide municipal mutual assistance agreement
- 6 for public works" is defined as a comprehensive statewide agreement
- 7 entered into by participating governmental units for the
- 8 facilitation and provision of sharing of public works resources
- 9 across jurisdictional lines in the case of public works incidents
- that require assistance from one or more additional municipalities.
- 11 (ii) "Governmental unit" is defined as a city, town, county, district
- as defined in Section 1A, however constituted, water or
- sewer commission established under the provisions of
- chapter 40N or pursuant to a special law, fire district, or other

- political entity of the Commonwealth or its municipalities.
- 16 (b) There shall be a statewide mutual assistance agreement
- developed for Public Works activities, by the Statewide Municipal
- 18 Mutual Assistance Advisory Committee within 90 days of the
- 19 enactment of this statute, that covers public works services, personnel,
- 20 equipment, supplies and facilities to prepare for, prevent,
- 21 mitigate, respond to and recover from incidents that require assistance
- 22 from additional municipalities, consistent with the provisions
- 23 herein. Nothing in this section shall establish or apply to
- 24 mutual aid agreements among local public safety agencies. All
- 25 351 municipalities of the Commonwealth shall be automatically
- enrolled in the statewide municipal mutual assistance agreement,
- 27 however, to continue participation in the program, the chief executive
- officer of a city or town, or as otherwise specified by statute
- or charter must sign the mutual assistance agreement within 180
- days of the enactment of the legislation. If a community does not
- 31 execute the agreement it is assumed that the community will not
- be a participant. Participation shall exist for a period of ten years.
- Other governmental units not under the direction and control of a
- 34 commonwealth municipality shall be authorized to sign on to the
- 35 statewide mutual aid agreement on a form filed with and prescribed
- 36 by the Statewide Municipal Mutual Assistance Advisory
- 37 Committee. In addition, governmental units from a municipality
- directly adjacent to a commonwealth municipality, but in another
- state, shall be able to sign on to the statewide mutual aid agreement,
- 40 if duly authorized, on a form prescribed by the Statewide

- 41 Municipal Mutual Assistance Advisory Committee.
- 42 (c) There will be an annual open enrollment period for those
- 43 communities who are not part of the Statewide Municipal Mutual
- 44 Assistance Program. The date of the open enrollment period and
- any other requirements will be established by the Statewide
- 46 Municipal Mutual Assistance Advisory Committee. In addition, a
- 47 community may opt out of the program at any time by informing
- 48 the Statewide Mutual Assistance Advisory Committee, in writing,
- of its intent to terminate participation in the program. This
- request for removal from the program shall be executed by the
- 51 chief executive officer of al city or town, or as otherwise specified
- 52 by statute or charter.
- 53 (d) There shall be a Statewide Municipal Mutual Assistance
- Advisory Committee that shall consist of one appointee made by
- 55 the following parties: the Massachusetts Highway Association, the
- New England Chapter of the American Public Works Association
- 57 (Massachusetts Representative), the New England Water Environment
- 58 Association (Massachusetts Representative), New England
- 59 Water Works Association (Massachusetts Representative), the
- Massachusetts Tree Wardens Association and the Massachusetts
- 61 Municipal Association. One appointee from the Executive Office
- of Public Safety and one member from each of the state's
- Regional Planning Agencies shall serve as Ex-officio members.
- 64 (e) The Statewide Municipal Mutual Assistance Advisory Committee
- shall develop procedural plans, protocols and programs for
- intrastate cooperation to be used by public works agencies in

- 67 response to an incident.
- 68 (f) Each participating governmental unit shall identify no less
- than one, but no more than three points of contact within its public
- works agency, and shall provide for contacts consistent with the
- 71 governmental unit's so-called continuation of operation/continuation
- of governance plan.
- 73 (g) A participating governmental unit may request the assistance
- of one or more participating governmental units to:
- 75 (1) Manage public works incident response or recovery if they
- do not possess the ability to do so effectively, independently; or
- 77 (2) Conduct public works incident response or recovery related
- 78 exercises, testing or training.
- 79 (h) A request for assistance to a participating governmental unit
- shall be made by and to: the chief executive officer of a city or
- 81 town, or as otherwise specified by statute or charter, or one of
- 82 three designated points of contact. An oral request shall be allowable
- but must be followed in writing no later than twenty-four
- 84 hours after the oral request is made.
- 85 The request must include the following information:
- 86 (1) A description of the public works incident response and
- 87 recovery functions for which assistance is needed.
- 88 (2) The amount and type of public works services, equipment,
- 89 supplies, materials, personnel, and other resources requested and a
- 90 point of contact at the location.
- 91 (3) The place and time where assistance is needed and where
- 92 the point of contact will be.

93	(i) The responding governmental unit shall not be required to
94	respond to a request and may choose to do so only if responding
95	would not jeopardize the participating municipality's own reasonable
96	protection.
97	(j) The dispatch of public works resources under the statewide
98	mutual assistance agreement shall operate under the direction of
99	their parent agency. Tactical operational control of resources shall
100	be under the direction and control of the requesting jurisdiction.
101	The administration and coordination of the statewide mutual aid
102	agreement shall be the responsibility of the Statewide Municipal
103	Mutual Assistance Advisory Committee.
104	(k) Reimbursement for any and all public works services performed
105	under the statewide municipal mutual assistance agreement
106	is presumed, but may be waived in writing by a participating
107	municipality prior or subsequent to responding to an incident
108	through a supplemental agreement. This section shall not provide
109	for reimbursement of any kind outside of what is agreed to by the
110	individual governmental units.
111	(l) Notwithstanding section 4A of chapter 40 of the general
112	laws, the chief executive officer of a city or town, or as otherwise
113	specified by statute or charter,, is hereby authorized to enter into
114	supplemental agreements on behalf of such unit with other governmental
115	units to further define the rights and responsibilities of
116	each party for the provision of mutual aid pursuant to the
117	statewide municipal mutual assistance agreement established
118	herein.

119	(m) While in transit to, returning from, and during a mutual
120	assistance response for another governmental unit, a participating
121	public works employee of a governmental unit, or volunteer
122	acting officially under the authorization of the governmental unit,
123	that is a party to the statewide municipal mutual assistance agreement
124	shall maintain the right of indemnification granted by law, or
125	by his home governmental unit, should it exist, for all claims
126	arising out of any action within the scope of employment in accordance
127	with the statewide municipal mutual assistance agreement
128	pursuant to this section.
129	(n) All public works employees and equipment requested and
130	deployed pursuant to the statewide municipal mutual assistance
131	agreement shall be covered for liability, immunity, employee
132	benefits, worker's compensation and insurance, by their employer, as
133	if they were in their own jurisdiction. Participating governmental
134	units may, by supplemental agreement with one or more participating
135	governmental units, address issues such as but not limited
136	to pay and benefits for government unit employees and volunteers,
137	insurance, indemnification, injury compensation and other
138	operational matters related to services provided under a mutual
139	aid response.
140	(o) Barring a supplemental agreement to the contrary, public
141	works employees shall receive the same compensation as if they
142	were operating in their own jurisdiction while performing services
143	under the statewide municipal mutual assistance agreement.
144	(p) All activities performed under the statewide municipal

mutual assistance agreement by governmental units are hereby declared to be governmental functions. Neither the parties, nor, except in cases of willful misconduct, gross negligence, or bad faith, their personnel complying with or reasonably attempting to comply with the mutual aid agreement or any ordinance, rule, or regulation enacted or promulgated pursuant to the provisions of this section shall not be held liable for the death of or injury to persons or for damage to property as a result of any such activity. (q) Public works employees of a governmental unit that is a party to the statewide municipal mutual assistance agreement shall be granted recognition of their respective jurisdiction, authority, licenses or permits outside their original jurisdiction while operating under the statewide municipal mutual assistance agreement. (r) This section shall not affect inter-local agreements established pursuant to section 4A of chapter 40 of the general laws. (s) The Statewide Municipal Mutual Assistance Committee shall develop and make available to participating governmental units forms to facilitate requests for aid, and to facilitate record keeping of movement of public works equipment and personnel.

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