

SENATE No. 1782

The Commonwealth of Massachusetts

PRESENTED BY:

Julian Cyr

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 establishing the Martha’s Vineyard housing bank.

PETITION OF:

NAME:

Julian Cyr

DISTRICT/ADDRESS:

Cape and Islands

SENATE No. 1782

By Mr. Cyr, a petition (accompanied by bill, Senate, No. 1782) of Julian Cyr for legislation to establish the Martha’s Vineyard housing bank. Revenue.

The Commonwealth of Massachusetts

**In the One Hundred and Ninety-Third General Court
(2023-2024)**

An Act establishing the Martha’s Vineyard housing bank.

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

1 SECTION 1: For purposes of this act, the words and phrases set forth in this section
2 shall have the following meanings:

3 “Anti-flipping restriction”, a restriction that limits the time and price at which a real
4 property interest or real property in connection with which a real property interest is held may be
5 transferred following receipt of the real property interest from the housing bank or the receipt of
6 housing bank funding with respect to the real property interest, as shall be set forth in regulations
7 adopted by the commission. Any person who transfers a real property interest in contravention of
8 an anti-flipping restriction shall pay a penalty equal to 100 per cent of the amount of housing
9 bank funding received and 100 per cent of the amount by which the purchase price exceeds the
10 permissible purchase price established by the commission’s regulations.

11 “Area median income”, the median income for Dukes County, with adjustments made for
12 smaller and larger families, as such median income shall be determined from time to time by the
13 United States Department of Housing and Urban Development.

14 “Commission”, the Martha’s Vineyard housing bank commission established by section
15 3.

16 "Community housing", rental and ownership housing units for use as year-round housing
17 by those residents of Martha's Vineyard earning up to 240 per cent of area median income, or
18 such lower limit determined by the Commission with respect to, or otherwise applicable to,
19 particular housing units.

20 “Community housing restriction”, a perpetual restriction, whether or not stated in the
21 form of a restriction, easement, covenant or condition in any deed, mortgage, will, agreement, or
22 other instrument limiting the use of real property or housing units to occupancy for community
23 housing.

24 “Housing bank”, the Martha’s Vineyard housing bank established by section 2.

25 "Legal representative", with respect to any person, shall mean any other person acting
26 under a written power-of-attorney executed by that person; provided, however, that any affidavit
27 attesting to the true and complete purchase price of a real property interest, submitted to the
28 commission pursuant to section 15, may also be signed on behalf of that person by an attorney
29 admitted to practice in the commonwealth.

30 “Purchaser”, the transferee, grantee or recipient of any real property interests.

31 “Purchase price”, all consideration paid or transferred by or on behalf of a purchaser to a
32 seller or a seller’s nominee, or for the seller’s benefit, for the sale, lease, exchange, or transfer of
33 any real property interest, and shall include, but not be limited to: (i) all cash or its equivalent so
34 paid or transferred; (ii) all cash or other property paid or transferred to discharge or reduce any
35 obligation of the seller; (iii) the principal amount of all notes or their equivalent, or other
36 deferred payments, given or promised to be given to the seller or the seller’s nominee; (iv) the
37 outstanding balance of all obligations of the seller which are assumed by the purchaser or to
38 which the real property interest transferred remains subject after the transfer, determined at the
39 time of transfer, but excluding real estate taxes and other municipal liens or assessments which
40 are not overdue at the time of transfer; and (v) the fair market value, at the time of transfer, of
41 any other consideration or thing of value paid or transferred, including, but not limited to, any
42 property, goods or services paid, transferred or rendered in exchange for such real property
43 interest.

44 "Real property interest", any present or future legal or equitable interest in or to real
45 property, and any beneficial interest therein, including the interest of any beneficiary in a trust
46 which holds any legal or equitable interest in real property, the interest of a partner or member in
47 a partnership or limited liability company which holds any legal or equitable interest in real
48 property, the interest of a stockholder in a corporation which holds any legal or equitable interest
49 in real property, the interest of a holder of an option to purchase real property, the interest of a
50 buyer or seller under a contract for purchase and sale of real property, the transferable
51 development rights created under chapter 183A of the General Laws; the dominant estate in any
52 easement or right of way, the right to enforce any restriction, an estate at will or at sufferance, or
53 an estate for years or leasehold interest.

54 “Seller”, the transferor, grantor or immediate former owner of any real property interests.

55 “Shared appreciation equity loan,” a loan agreement pursuant to which the housing bank
56 receives a percentage of a property’s appreciation upon transfer for consideration.

57 “Time of transfer”, of any real property interest shall mean, the time at which such
58 transfer is legally effective as between the parties thereto, and, in any event, with respect to a
59 transfer evidenced by an instrument recorded with the appropriate registry of deeds or filed with
60 the assistant recorder of the appropriate registry district, not later than the time of such recording
61 or filing.

62 “Town advisory board”, a town board created in each member town to assist the
63 commission in administering this act, each to consist of 1 representative duly appointed, either
64 from its membership or otherwise, by each of the following town boards: select board,
65 conservation commission, planning board, zoning board, board of assessors, housing committee,
66 board of health and, if one exists, wastewater committee. Should a position become vacant, a
67 member appointed by the respective board to complete the unexpired term shall fill said vacancy.
68 Members shall hold 3-year staggered terms with the length of the terms of each of the initial
69 town advisory board members to be designated by the town select board. All decisions of the
70 town advisory boards shall be by two-thirds vote of those present and voting at a meeting at
71 which a majority of the members is present.

72 “Transfer price restriction”, a perpetual restriction, whether or not stated in the form of a
73 restriction, easement, covenant or condition in any deed, mortgage, will, agreement, or other
74 instrument limiting the price at which real property may be transferred or the rental rates that

75 might be charged, based on a formula as shall be set forth in regulations adopted by the
76 commission.

77 “Year-round housing”, shall be as defined in regulations adopted by the commission;
78 provided that year-round housing shall not include housing units in which the primary occupants
79 reside for less than 11 months during any 1-year period.

80 “Year-round housing restriction”, a perpetual restriction whether or not stated in the form
81 of a restriction, easement, covenant or condition in any deed, mortgage, will, agreement, or other
82 instrument limiting the use of the real property to occupancy for year-round housing.

83 SECTION 2. There shall be a Martha’s Vineyard housing bank, to be administered by a
84 commission established by section 3, for the purpose of creating and preserving both year-round
85 housing and community housing. The housing bank shall be a body politic and corporate and a
86 public instrumentality, and the exercise of the powers herein conferred upon the housing bank
87 shall be deemed to be the performance of an essential governmental function.

88 SECTION 3. (a) The housing bank shall be administered by a commission consisting of:
89 1 town-representative member elected by each of the member towns, each of whom shall be a
90 legal resident of the member town he or she represents; and 1 at-large member elected by island-
91 wide vote who shall be a legal resident of Martha’s Vineyard. Each town-representative member
92 shall be elected to a 3-year term in the same manner as other elected town officials.
93 Notwithstanding the foregoing, (a) the commission shall initially consist of: 1 town-
94 representative member appointed by the select board of each of the member towns, to serve until
95 the first election of a town-representative member at such town’s regular or special town election
96 following the effective date of this act, and (b) the terms of the initial town-representative

97 members elected as set forth herein shall be drawn by lot by representatives appointed by the
98 member towns' select boards prior to the first election of any town-representative member, and
99 shall be staggered so that, as nearly as possible, an equal number of terms expire each year
100 following the first election of town-representative members. The initial at-large member shall be
101 appointed by the county commissioners to serve from the effective date of this act until the first
102 election of the at-large member following the effective date of this act. The election of the at-
103 large member of the commission shall be conducted at the biennial state election in 2024 and
104 succeeding elections of the at-large member shall take place at the biennial state election. The
105 nomination of candidates for election to such office shall be in accordance with sections 6 and 8
106 of chapter 53 of the General Laws; provided, however, that no more than 10 signatures of voters
107 shall be required on the nomination papers for such office. Notwithstanding the provisions of
108 section 10 of chapter 53 of the General Laws, nomination papers for said candidates shall be
109 filed with the office of the state secretary on or before the tenth Tuesday preceding the day of the
110 election. Such nomination papers shall be subject to the provisions of section 7 of said chapter
111 53. Upon election or appointment to the commission, the at-large commission member shall be
112 sworn to the faithful execution of his or her duties by the town clerk of the town in which he or
113 she resides.

114 (b) Should a vacancy occur during the term of any town-representative member, the
115 select board of the town represented by such member shall appoint an interim member to serve
116 for the unexpired portion of the term. Should a vacancy occur during the term of the at-large
117 member, the county commissioners shall appoint an interim member to serve for the unexpired
118 portion of the term.

119 (c) The commission shall elect a chair and a vice chair from among its members and shall
120 elect a secretary and a treasurer who may be the same person, but who need not be members of
121 the commission.

122 (d) Decisions of the commission shall be by majority vote of those present and voting at a
123 meeting at which a majority of the members is present.

124 (e) If approved by each town advisory board, members of the commission may be paid a
125 stipend, provided that such stipend shall not exceed \$2,000 annually unless a higher amount is
126 both authorized by a majority vote of town meeting in each member town and approved by each
127 town advisory board.

128 (f) The commission shall keep accurate records of its meetings and actions and shall file
129 an annual report which shall be distributed with the annual report of each member town.

130 SECTION 4. The commission shall have the power and authority to:

131 (a) acquire, by purchase, lease, gift, grant, contribution, devise or transfer from any
132 person, firm, corporation or other public or private entity, any real property interest, including a
133 year-round restriction, within any of the member towns; provided, however, that the commission
134 shall, in considering any such acquisition, use as guidelines town or regional master plans,
135 wastewater plans, watershed management plans, open space plans, and climate and energy goals;

136 (b) acquire, by purchase, gift, grant, contribution, devise or transfer, personal property,
137 and accept and receive money, by gift, grant, contribution, devise or transfer, from any person,
138 firm, corporation or other public or private entity, including but not limited to grants of funds or

139 other property tendered to the housing bank in connection with any ordinance or by-law or any
140 general or special law or any other source;

141 (c) sell, lease, exchange, transfer or convey any real property interest or personal property
142 at public auction or by private contract for such consideration and on such terms as to credit or
143 otherwise as the commission may determine, subject to restrictions as described in section 12;

144 (d) subject to the requirements described in section 11, extend grants, loans, guarantees,
145 lines of credit, interest subsidies, rental assistance, or any other means of funding the
146 commission deems advisable to further the goals of the housing bank;

147 (e) execute, acknowledge and deliver deeds, assignments, transfers, pledges, leases,
148 covenants, contracts, promissory notes, releases, grant agreements and other instruments sealed
149 or unsealed, necessary, proper or incident to any transaction in which the commission engages
150 for the accomplishment of the purposes of the housing bank;

151 (f) incur debt by pledging the full faith and credit of the housing bank subject to the
152 limitations set forth in this act, provided that the commission may incur debt only to the extent
153 that its projected annual debt service obligation prior to maturity with respect to any existing and
154 any new debt will not, in the aggregate, exceed 10 per cent of the average annual revenues
155 received by the housing bank during its prior three fiscal years, commencing with the initial
156 partial fiscal year following the effective date of this act; and provided further that, for the
157 purpose of determining the housing bank's projected annual debt service obligation, any interest
158 other than a fixed rate shall be calculated as the rate payable for the most recent 12 month period,
159 or the period for which the indebtedness has been outstanding if less than 12 months, and the rate
160 payable on the date that the indebtedness is incurred for any new indebtedness;

161 (g) hire such staff and obtain such professional services as are necessary in order to
162 perform its duties; and

163 (i) after holding a public hearing and after requesting recommendations from the town
164 advisory board of each of the member towns, adopt, amend or rescind such rules, regulations and
165 procedures as the commission deems necessary or appropriate to carry out the provisions of this
166 act.

167 Notwithstanding anything herein to the contrary, any expenditure or use of housing bank
168 funds, including any loans or disbursement of down payment assistance provided by the housing
169 bank, and any acquisition of a real property interest, whether by purchase, lease, gift, grant,
170 contribution, devise or transfer, shall require approval by the town advisory board or boards in
171 the town or towns in which the project will be located or in which a real property interest will be
172 acquired.

173 SECTION 5. Each member town is hereby authorized to appropriate money to be
174 deposited in the fund as provided in section 13.

175 SECTION 6. The housing bank is hereby empowered to issue its bonds and notes,
176 including notes in anticipation of bonds, for the purpose of acquiring real property interests and
177 providing funding as provided in section 4(d). The proceeds of such bonds or notes may be used
178 to pay, in whole or in part, acquisition costs; to provide reserves for debt service and other
179 expenses; to pay consulting, appraisal, advisory and legal fees and costs incidental to the
180 issuance and sale of such bonds or notes; to purchase, refund or renew bonds or notes previously
181 issued; and to pay any other costs and expenses of the housing bank necessary for the
182 accomplishment of its purposes. Bonds or notes issued under this act shall be authorized by the

183 commission which shall have full power and authority to determine the amount, form, terms,
184 conditions, provisions for the payment of interest and all other details thereof and to provide for
185 their sale and issuance at such price and in such manner as the commission shall determine,
186 subject only to any limitations set forth in this act; provided, however, that the issuance of bonds
187 or notes by the commission shall require the approval of two-thirds of the town advisory boards.
188 All bonds or notes issued hereunder shall be payable solely from the fees and other revenues of
189 the housing bank pledged to their payment and shall not be deemed a pledge of the full faith and
190 credit of any town in the county of Dukes County, the county of Dukes County, or the
191 commonwealth.

192 The commission may enter into any agreements, including without limitation a loan
193 agreement and a trust agreement, necessary to effectuate and to secure any bonds or notes issued
194 by the housing bank. Such agreements may pledge or assign, in whole or in part, the revenues
195 and other money held or to be received by the housing bank. Such agreements may contain
196 provisions for protecting and enforcing the rights, security and remedy of the holders of such
197 bonds or notes, including, without limiting the generality of the foregoing, provisions defining
198 defaults and providing for remedies in the event thereof which may include the acceleration of
199 maturities and covenants setting forth the duties of, and limitations on, the housing bank in
200 relation to the custody, safeguarding, investment and application of money, the issuance of
201 additional debt obligations, the use of any surplus proceeds of the borrowing, including any
202 investment earnings thereon, and the establishment of special funds and reserves.

203 The pledge of any such agreement shall be valid and binding and shall be deemed
204 continuously perfected for the purposes of the Uniform Commercial Code from the time when
205 the pledge is made; the revenues, money, rights and proceeds so pledged and then held or

206 thereafter acquired or received by the housing bank shall immediately be subject to the lien of
207 such pledge without any physical delivery or segregation thereof or further act; and the lien of
208 any such pledge shall be valid and binding against all parties having claims of any kind in tort,
209 contract or otherwise against any member town or the county of Dukes County, irrespective of
210 whether such parties have notice thereof. No document by which a pledge is created need be
211 filed or recorded except in the records of the housing bank and no filing need be made under the
212 Uniform Commercial Code.

213 The trustee with respect to any such trust agreement entered into pursuant to this section
214 shall be a trust company or a bank having the powers of a trust company within the
215 commonwealth. Any such trust agreement may provide that any money received thereunder may
216 be held, deposited or invested by the trustee, notwithstanding the provisions of section 13,
217 pending the disbursement thereof, in any deposits or investments which are lawful for the funds
218 of savings banks and shall provide that any officer with whom or any bank or trust company with
219 which such money shall be deposited shall act as trustee of such money and shall hold and apply
220 the same for the purposes hereof and thereof, subject to such regulation or limitation as this act
221 or such trust agreement may provide.

222 It shall be lawful for any bank or trust company within the commonwealth to act as
223 depository of the proceeds of bonds or notes, revenues or other money hereunder and to furnish
224 such indemnifying bonds or to pledge such security, if any, as may be require by the
225 commission. Any trust agreement entered into pursuant to this section may set forth the rights
226 and remedies of the holders of any bonds or notes and of the trustee and may restrict the
227 individual right of action by any such holders. In addition to the foregoing, any such trust
228 agreement may contain other such provisions as the commission may deem reasonable and

229 proper. All expenses incurred in carrying out the provisions of such trust agreement may be (i)
230 treated as part of the cost of operation of the housing bank and (ii) paid from the revenues or
231 other funds pledged or assigned to the payment of the principal of and the premium, if any, and
232 interest on the bonds or notes or from any other funds available to the housing bank. In addition
233 to other security provided herein or otherwise by law, bonds or notes issued under this section
234 may be secured, in whole or in part, by insurance or by letters or lines of credit or other credit
235 facilities issued to the housing bank by any bank, trust company or other financial institution,
236 within or without the commonwealth, and the housing bank may pledge or assign any of its
237 revenues as security for the reimbursement by the housing bank to the issuers of such letters or
238 lines of credit, insurance or credit facilities of any payments made hereunder.

239 SECTION 7. Bonds and notes issued under the provisions of this act are hereby made
240 securities in which all public officers and public bodies of the commonwealth and its political
241 subdivisions, all insurance companies, trust companies in their commercial departments, savings
242 banks, cooperative banks, banking associations, investment companies, executors,
243 administrators, trustees and other fiduciaries may properly and legally invest funds, including
244 capital in their control or belonging to them. Such bonds and notes are hereby made securities
245 which may properly and legally be deposited with and received by any state or municipal officer
246 or any agency or political subdivision of the commonwealth for any purpose for which the
247 deposit of bonds or obligations of the commonwealth is now or may hereafter be authorized by
248 law.

249 SECTION 8. Notwithstanding any of the provisions of this act or any recitals in any
250 bonds or notes issued under this act, all such bonds and notes shall be deemed to be investment
251 securities under the Uniform Commercial Code.

252 SECTION 9. The housing bank and all its revenues, income and real and personal
253 property used solely by the housing bank in furtherance of its public purposes shall be exempt
254 from taxation and from betterments and special assessments and the housing bank shall not be
255 required to pay any tax, excise or assessment to or for the commonwealth or any of its political
256 subdivisions. Bonds and notes issued by the housing bank, their transfer and the income
257 therefrom, including any profit made on the sale thereof, shall at all times be exempt from
258 taxation within the commonwealth. The provisions of section 27C of chapter 29 of General Laws
259 shall not apply to this section or any other provisions of this chapter.

260 SECTION 10. The housing bank shall address the greatest community need as
261 determined from time to time by the commission according to prevailing data, and subject to the
262 provisions of this act. Not less than 75 per cent of the expenditures and funding commitments
263 approved by the commission in any fiscal year shall be allocated to activities or projects on
264 properties previously developed with existing buildings, or to fund infrastructure, including
265 wastewater disposal and utilities, associated with such projects.

266 The commission shall require that all projects funded in whole or part by the housing
267 bank under section 11 minimize disturbances to the local ecology. New construction funded in
268 whole or part by the housing bank shall: be prohibited from using fossil fuels on site except as
269 needed during construction, renovation, repair, temporary use for maintenance, or vehicle use.
270 All new construction funded in whole or in part by the housing bank shall be required to (i)
271 achieve a home energy rating service rating of zero and (ii), to the maximum extent possible,
272 produce no new net nitrogen pollution. New construction on undeveloped properties of more
273 than five acres funded in whole or part by the housing bank shall be required to (i) preserve a
274 minimum of 40 per cent of the property as open space, and (ii) minimize tree removal. The

275 foregoing requirements shall apply to all units in a project receiving housing bank funding
276 including income-restricted, market-rate, and other units. Satisfaction of each of the provisions
277 of this section shall be as determined by the commission.

278 SECTION 11. Grants, loans, guarantees, lines of credit, interest subsidies, rental
279 assistance, or any other means of funding provided pursuant to section 4(d) shall be made in
280 accordance with this section. The housing bank shall solicit applications for activities and
281 projects within its member towns through a competitive process, which shall include annual
282 public notice of funding availability. Only activities and projects that create, preserve or support
283 perpetual year-round housing, community housing or housing-related infrastructure that serves
284 perpetual year-round housing or community housing, shall be eligible for funding. Eligible
285 activities and projects shall include:

286 purchase and rehabilitation of existing structures;

287 construction of rental and ownership housing, including on-site or off-site infrastructure;

288 purchase of real property interests, including easements;

289 down payment assistance, grants, and loans including shared appreciation equity loans,
290 on such terms as the commission may determine from time to time;

291 rental assistance programs;

292 modernization and capital improvements of existing rental and ownership housing;

293 creation of apartments and other ancillary housing;

294 housing counseling, predevelopment costs and technical assistance associated with
295 creating community housing or housing-related infrastructure; and
296 mixed-use development projects.

297 In selecting proposals for funding, the commission shall prioritize proposals that: (i) are
298 close to existing services; (ii) are not in priority habitat areas as defined under the Massachusetts
299 Endangered Species Act, or any successor act; and (iii) mitigate the effects of climate change,
300 such as projects which (a) do not involve acquisition of fossil fuel equipment and (b) have a
301 master plan to delineate a path to fossil-fuel free operation and net-zero annual site energy
302 consumption. In considering projects for funding, the commission shall use as guidelines town or
303 regional master plans, wastewater plans, watershed management plans, open space plans, and
304 climate and energy goals.

305 SECTION 12. Anti-flipping restrictions shall be imposed on all activities and projects
306 receiving housing bank funding pursuant to section 11, any housing units created, rehabilitated
307 or acquired pursuant to this act, and any sale, lease, exchange, transfer or conveyance of real
308 property by the housing bank, and additional restrictions shall be imposed as set forth in this
309 section. Year-round housing restrictions shall be imposed in connection with the extension of
310 loans or grant of down payment assistance. In all other circumstances in which the housing bank
311 provides funding pursuant to section 11, or sells, leases, exchanges, transfers or conveys real
312 property, or housing units are created, rehabilitated or acquired pursuant to this act, the activity
313 or project, the real property, and any such housing units shall be subject to year-round housing
314 restrictions, community housing restrictions, and transfer price restrictions.

315 Any community housing restriction, year-round housing restriction, transfer price
316 restriction or anti-flipping restriction held by the commission pursuant to this chapter shall be
317 construed as a restriction held by a governmental body with the benefit of section 26 of chapter
318 184 of the General Laws and shall not be limited in duration by any rule or operation of law, but
319 shall run in perpetuity. Notwithstanding any general or special law to the contrary, any
320 community housing restriction, year-round housing restriction, transfer price restriction or anti-
321 flipping restriction imposed by the commission pursuant to this chapter, whether or not held by
322 the commission, shall be deemed to be an affordable housing restriction within the meaning of
323 section 31 of chapter 184 of the General Laws and shall not be limited in duration by any rule or
324 operation of law, but shall run in perpetuity.

325 SECTION 13. The commission shall meet its financial obligations by drawing upon a
326 fund, to be set up as a revolving or sinking account within the treasury of the county of Dukes
327 County. Deposits into the fund shall include (a) funds appropriated, borrowed or transferred to be
328 deposited into the fund by vote of the county commissioners of the county of Dukes County or of
329 town meetings of the member towns; (b) voluntary contributions of money and other liquid
330 assets to the fund; (c) revenues from fees imposed upon the transfer or real property interests as
331 set forth in section 15 occurring after the effective date of this act; (d) proceeds from the
332 disposition of personal property, real property interests or other assets of the housing bank; and
333 (e) proceeds of loans made by the housing bank. Grants or gifts of money or other assets to the
334 housing bank shall be expended only for the purposes of the grant or gift and subject to any
335 restrictions or limitations imposed thereon by the grantor or donor thereof, and to all the
336 restrictions, limitations, and guidelines laid out elsewhere in the Act.

337 All expenses lawfully incurred by the commission in carrying out the provisions of this
338 act shall be evidenced by proper vouchers and shall be paid by the county treasurer of said
339 county only upon submission of warrants duly approved by the commission. The county
340 treasurer of said county shall prudently invest available assets of the fund in accordance with the
341 regulations and procedures adopted by the commission and all income thereon shall accrue to the
342 fund.

343 SECTION 14. The commission, or its designee, shall keep a full and accurate account of
344 its actions including a record as to when, from or to whom, and on what account money has been
345 paid or received under this act. These records shall be subject to examination by the director of
346 accounts or the director's agent. There shall be an annual audit conducted by a duly recognized
347 accounting firm and a copy of said audit distributed to the select board of each member town.
348 The Dukes County treasurer shall keep a full and accurate account stating when, from or to
349 whom, and on what account money has been paid or received relative to the activities of the
350 commission and the housing bank.

351 SECTION 15. There is hereby imposed a fee equal to 2 per cent of the purchase price
352 upon the transfer of any real property interest with respect to any real property located in a
353 member town or towns. Said fee shall be the liability of the purchaser of such real property
354 interest, and any agreement between the purchaser and the seller or any other person with
355 reference to the allocation of the responsibility for bearing said fee shall not affect such liability
356 of the purchaser. Such fee shall be paid to the commission or its designee, and shall be
357 accompanied by a copy of the deed or other instrument evidencing such transfer, if any, and an
358 affidavit signed under oath or under the pains and penalties of perjury by the purchaser or the
359 purchaser's legal representative, attesting to the true and complete purchase price and the basis,

360 if any, upon which the transfer is claimed to be exempt in whole or in part from the fee imposed
361 hereby. The commission or its designee shall promptly thereafter execute and issue a certificate
362 indicating that the appropriate fee has been paid or that the transfer is exempt from the fee and
363 stating the basis for the exemption. The register of deeds for the county of Dukes County, and
364 the assistant recorder for the registry district of the county of Dukes County, shall not record or
365 register, or receive or accept for recording or registration, any deed, except a mortgage deed,
366 relative to a real property interest in real property situated in any town that is a member of the
367 commission to which has not been affixed such a certificate, executed by the commission or its
368 designee. Failure to comply with this requirement shall not affect the validity of any instrument.
369 The commission or its designee shall deposit all fees received hereunder with the county
370 treasurer of the county of Dukes County as part of the fund established by section 13. The fee
371 imposed hereunder shall be due simultaneously with the time of transfer upon which it is
372 imposed.

373 SECTION 16. The commission is authorized to enter into one or more agreements with
374 the Martha's Vineyard land bank commission established by Chapter 736 of the Acts of 1985, as
375 amended, through which the housing bank may delegate to the Martha's Vineyard land bank
376 commission the record keeping requirements set forth in section 14, collection of fees,
377 processing of applications for exemptions and issuance of certificates and pursuant to section 15,
378 processing of applications for refunds pursuant to section 17, the imposition of interest or
379 penalties pursuant to section 19, sending of notices and conduct of hearings pursuant to section
380 20, providing for compensation or reimbursement of costs incurred by the Martha's Vineyard
381 land bank commission from fees collected pursuant to this act and any other matter that may be
382 delegated pursuant to section 4A of chapter 40 of the General Laws. Notwithstanding section 4A

383 of chapter 40 or any general or special law to the contrary, such agreement or agreements may be
384 for a term in excess of 25 years.

385 SECTION 17. At any time within 7 days following the issuance of the certificate of
386 payment of the fee imposed by section 15, the purchaser or the purchaser's legal representative
387 may return said certificate to the commission or its designee for cancellation, together with an
388 affidavit signed under oath or under the pains and penalties of perjury that the transfer, with
389 respect to which such certificate was issued, has not been consummated, and thereupon the fee
390 paid with respect to such transfer shall be forthwith returned to the purchaser or the purchaser's
391 legal representative.

392 SECTION 18. The following transfers of real property interests shall be exempt from the
393 fee established by section 15. Except as otherwise provided, the purchaser shall have the burden
394 of proof that any transfer is exempt hereunder.

395 Transfers to the government of the United States, the commonwealth, and any of their
396 instrumentalities, agencies or subdivisions;

397 transfers which, without additional consideration, confirm, correct, modify or supplement
398 a transfer previously made;

399 transfers made as gifts with consideration of less than \$100; in any proceedings to
400 determine the amount of any fee due hereunder, it shall be presumed that any transfer for
401 consideration of less than fair market value of the real property interests transferred was made as
402 a gift without consideration to the extent of the difference between the fair market value of the
403 real property interests transferred and the amount of consideration claimed by the purchaser to
404 have been paid or transferred, if the purchaser shall have been at the time of transfer the spouse,

405 the lineal descendant, the lineal ancestor of the seller, by blood or adoption, and otherwise it
406 shall be presumed that consideration was paid in an amount equal to the fair market value of the
407 real property interests transferred, at the time of transfer;

408 transfer to the trustees of a trust in exchange for a beneficial interest received by the seller
409 in such trust; distribution by the trustees of a trust to the beneficiaries of such trust;

410 transfers by operation of law without actual consideration, including but not limited to
411 transfers occurring by virtue of the death or bankruptcy of the owner of a real property interest;

412 transfers made in partition of the land and improvements thereto, under the provisions of
413 chapter 241 of the General Laws;

414 transfers to any charitable organization as defined in clause third of section 5 of chapter
415 59 of the General Laws, or any religious organization, provided that the real property interests so
416 transferred shall be held by the charitable or religious organization solely for its public,
417 charitable or religious purposes;

418 transfers to a mortgagee in foreclosure of the mortgage held by such mortgagee, and
419 transfers of the property subject to a mortgage to the mortgagee in consideration of the
420 forbearance of the mortgagee from foreclosing said mortgage;

421 transfers made to a corporation, limited liability company or partnership at the time of its
422 formation, pursuant to which transfer no gain or loss is recognized under the provisions of
423 section 351 of the Internal Revenue Code;

424 transfers made to a stockholder of a corporation in liquidation of the corporation,
425 transfers to a member in liquidation of a limited liability company, and transfers made to a
426 partner of a partnership in liquidation of the partnership;

427 transfers consisting of the division of marital assets under the provisions of section 34 of
428 chapter 208 of the General Laws or other provisions of law;

429 transfers of property consisting in part of real property interests situated within a town
430 that is a member of the commission and in part of other property interests, to the extent that the
431 property transferred consists of property other than real property situated within a town that is a
432 member of the commission provided that the purchaser shall furnish the commission with such
433 information as it shall require or request in support of the claim of exemption and manner of
434 allocation of the consideration for such transfers;

435 the first \$1,000,000 of the purchase price of all transfers of real property interests, or a
436 higher exemption as determined annually by the commission;

437 transfer of a real property interest that is subject to and used consistent with an affordable
438 housing restriction as defined in section 31 of chapter 184 of the General Laws; provided,
439 however, that the affordable housing restriction has a term remaining at the time of the transfer
440 of not less than 5 years; and provided further, that the purchaser shall make the real property with
441 respect to which the real property interest is held and that is the subject of the transfer, the
442 purchaser's actual domicile within 2 years of the time of transfer and shall remain permanently
443 or for an indefinite time and without any certain purpose to return to a former place of abode for
444 a period lasting not less than the fifth anniversary of the transfer. Notwithstanding this paragraph,
445 if the real property interest is transferred again within 5 years and the later transfer complies with

446 this paragraph, the fee, interest and penalty shall not be due. The fee exempted hereunder shall
447 become due, together with the accumulated interest and penalties calculated from the date of the
448 transfer exempted hereunder, if: (i) the commission or its designee determines that a purchaser
449 has not made the real property with respect to which the real property interest is held and that is
450 the subject of the transfer the purchaser's actual domicile within 2 years of the time of transfer;
451 (ii) the holder of an affordable housing restriction determines within 5 years of the transfer that
452 the real property interest to which it pertains is not being used consistent with the requirements
453 of the affordable housing restriction; or (iii) a later transfer within 5 years does not comply with
454 this paragraph. The purchaser shall certify as to the foregoing and the commission shall attach to
455 the deed a certificate that shall recite the fact that there is running with the land a lien equal to the
456 amount of the fee exempted plus accumulated interest and penalties until such time as all
457 conditions of this paragraph have been met.

458 transfer of a real property interest which is limited to any of the following: the dominant
459 estate in any easement or right of way; the right to enforce any restriction; any estate at will or at
460 sufferance; any estate for years having a term of less than thirty years; any reversionary right,
461 condition, or right of entry for condition broken; and the interest of a mortgagee or other secured
462 party in any mortgage or security agreement.

463 SECTION 19. A purchaser who fails to pay all or any portion of the fee established by
464 section 15 on or before the time when the same is due shall be liable for the following additional
465 payments in addition to said fee:

466 (a) Interest. The purchaser shall pay interest on the unpaid amount of the fee to be
467 calculated from the time of transfer at a rate equal to 14 per cent per annum.

468 (b) Penalties. Any person who, without fraud or willful intent to defeat or evade a fee
469 imposed by this act, fails to pay all or a portion of the fee within 30 days after the time of
470 transfer, shall pay a penalty equal to 5 per cent of the outstanding fee as determined by the
471 commission for each month or portion thereof that the fee is not paid in full; provided, however,
472 that in no event shall the amount of any penalty imposed hereunder exceed 25 per cent of the
473 unpaid fee due at the time of transfer. Whenever the commission or its designee determines that
474 all or a portion of a fee due under section 15 was unpaid due to fraud with intent to defeat or
475 evade the fee imposed by this chapter, a penalty equal to the amount of said fee as determined by
476 the commission or its designee shall be paid by the purchaser in addition to said fee.

477 SECTION 20. (a) The commission or its designee shall notify a purchaser by
478 registered or certified mail of any failure to discharge in full the amount of the fee due under this
479 act and any penalty or interest assessed pursuant to sections 18 or 19. The commission or its
480 designee shall grant a hearing on the matter of the imposition of said fee, interest or penalty if a
481 petition requesting such hearing is received by the commission within 30 days after the mailing
482 of said notice. The commission or its designee shall notify the purchaser in writing by registered
483 or certified mail of its determination concerning the deficiency, penalty or interest within 15 days
484 after said hearing. Any party aggrieved by a determination of the commission or its designee
485 concerning a deficiency, penalty or interest may, after payment of said deficiency, appeal to the
486 district or superior court within 3 months after the mailing of notification of the commission or
487 its designee. Upon the failure to timely petition for a hearing, or appeal to said courts, within the
488 time limits hereby established, the purchaser shall be bound by the terms of the notification,
489 assessment or determination, as the case may be, and shall be barred from contesting the fee, and
490 any interest and penalty, as determined by the commission or its designee. All decisions of said

491 courts shall be appealable. Every notice to be given under this section by the commission or its
492 designee shall be effective if mailed by certified or registered mail to the purchaser at the address
493 stated in a recorded or registered instrument by virtue of which the purchaser holds any real
494 property interest, the transfer of which gives rise to the fee which is the subject of such notice;
495 and if no such address is stated or if such transfer is not evidenced by an instrument recorded or
496 registered in the public records in the county of Dukes County, such notice shall be effective
497 when so mailed to the purchaser in care of any person appearing of record to have a fee interest
498 in the real property in which the real property interest is held, at the address of such person as set
499 forth in an instrument recorded or registered in the county of Dukes County.

500 (b) All fees, penalties and interest required to be paid pursuant to this act shall constitute
501 a personal debt of the purchaser and may be recovered in an action of contract or in any other
502 appropriate action, suit or proceeding brought by the commission; said action, suit or proceeding
503 shall be subject to chapter 260 of the General Laws.

504 (c) If any purchaser liable to pay the fee established by this act neglects or refuses to pay
505 the same, the amount, including any interest and penalty thereon, shall be a lien in favor of the
506 commission upon all property and rights to property, whether real or personal, belonging to such
507 purchaser. Said lien shall arise at the time of transfer and shall continue until the liability for such
508 amount is satisfied. Said lien shall in any event terminate not later than 6 years following the
509 time of transfer. Said lien shall not be valid as against any mortgagee, pledgee, purchaser or
510 judgment creditor unless notice thereof has been filed by the commission (i) with respect to real
511 property or fixtures, in the registry of deeds for the county of Dukes County, or (ii) with respect
512 to personal property, in the office in which a security of financing statement or notice with
513 respect to the property would be filed in order to perfect a nonpossessory security interest

514 belonging to the person named in the relevant notice, subject to the same limitations as set forth
515 in section 50 of chapter 62C of the General Laws.

516 In any case where there has been a refusal or neglect to pay any fee, interest or penalties
517 imposed by this act, whether or not levy has been made, the commission, in addition to other
518 modes of relief, may direct a civil action to be filed in a district or superior court of the
519 commonwealth to enforce the lien of the commission under this section with respect to such
520 liability or to subject any property of whatever nature of the delinquent, or in which he has any
521 right, title or interest, to the payment of such liability.

522 The commission may issue a waiver or release of any lien imposed by this section with
523 the approval of the town advisory board of the town or towns in which the property subject to the
524 lien is located. Such waiver or release shall be conclusive evidence that the lien upon the
525 property covered by the waiver or release is extinguished.

526 SECTION 21. This act, being necessary for the welfare of the member towns and the
527 county of Dukes County and their inhabitants, shall be liberally construed to effect the purposes
528 hereof.

529 SECTION 22. Any town on Martha's Vineyard that is not a member of the housing bank
530 may become a member by the affirmative vote of a majority of the voters at any regular or
531 special town election at which the question of acceptance has been placed on the ballot. All
532 rights, privileges and obligations applicable to the original members of the housing bank shall be
533 applicable to new members, but a new member town shall not be responsible for funding
534 obligations or debt incurred before it became a member. The initial town-representative
535 commission member of a new member town shall be appointed, and thereafter the town-

536 representative members for such town shall thereafter be elected, as provided in section 3;
537 provided that the initial term of the initial elected town representative member shall be for such
538 period as may be determined by the commission in order to preserve staggered terms as required
539 by section 3.

540 SECTION 23. Any member town may withdraw from the housing bank by the
541 affirmative vote of a majority of the voters at any regular or special town election. The fee
542 established by section 15 shall continue to be collected in any town that votes to withdraw, but
543 only until satisfaction of such town's pro rata share of all housing bank debt incurred and all
544 funding commitments approved by the town's town advisory board prior to the date that such
545 town provides notice to the commission that the town has voted at a regular or special election to
546 withdraw from the housing bank. A town's pro rata share of housing bank debt shall be
547 determined as the ratio of all fees collected on behalf of such town under section 15 during its
548 membership in the housing bank to all fees collected under section 15 on behalf of all member
549 towns during the same period. Upon receipt of notice that a member town has voted at a regular
550 or special election to withdraw from the housing bank, the commission or its designee shall
551 reserve all transfer fees received on behalf of such withdrawing town, in excess of the amounts
552 necessary to pay current debt service on such town's pro rata share of housing bank debt and to
553 pay funding commitments approved by such town's town advisory board prior to receipt of such,
554 which amounts shall be applied solely to the payment of such funding commitments, and to
555 housing bank debt allocable to the withdrawing town at its earliest optional redemption date or
556 dates, as the case may be.

557 In the event of a town's withdrawal, the commission may expend funds for activities and
558 projects located within the withdrawing town only to the extent that such expenditures were

559 approved prior to the date that such town provides notice to the commission that the town has
560 voted at a regular or special election to withdraw from the housing bank, and provided that
561 transfer fees continue to be collected in that town.

562 SECTION 24. This act shall expire 30 years from its date of passage unless specifically
563 extended by vote of the commission and an affirmative vote of a majority of the voters at town
564 meetings of at least 4 member towns; provided that, if extended, this act shall remain in effect
565 only for those towns that vote in the affirmative to extend. The fee established by section 15 shall
566 continue to be collected in any town that does not vote to extend this act until satisfaction of both
567 all funding commitments approved by the withdrawing town's town advisory board and debt
568 incurred by the housing bank prior to (1) the effective date of the extension of the this act if this
569 act is extended notwithstanding the town's vote, and (2) the expiration of this act, if this act is
570 allowed to expire.

571 If the member towns of the housing bank are reduced to fewer than 4, the housing bank
572 shall be dissolved. Upon dissolution of the housing bank, the fee established by section 15 shall
573 continue to be imposed until all funding commitments and debt, including but not limited to
574 repayment of bonds and notes of the housing bank, have been paid in full, and the commission
575 shall continue in existence during such time for the sole purpose of collecting and administering
576 such fees. Title to all funds, personal property and real property interests shall vest in the
577 member towns or their designees as herein provided after provision is made for payment of all
578 bonds, notes and other obligations of the housing bank. Personal property and real property
579 interests held by the housing bank at the time of dissolution shall be transferred to the town or
580 towns in which property is situated, or the designee of such town or towns, who shall maintain,
581 protect, limit the future use of, improve, or otherwise preserve such property for year-round

582 housing and community housing purposes as defined in section 1. Funds held by the housing
583 bank shall be transferred to the towns on Martha's Vineyard in proportion to the fees collected
584 on behalf of each town over the life of the housing bank under this act, to be held in trust for the
585 purpose of holding and managing the real property interests transferred to the towns pursuant to
586 this paragraph.

587 SECTION 25. Acceptance of this act shall be by the affirmative vote of a majority of the
588 voters at any regular or special town election at which the question of acceptance has been
589 placed on the ballot. This act shall become effective on the date on which acceptance by four
590 towns located on Martha's Vineyard has been effected.