## IN CITY COUNCIL

## RELATIVE TO THE ADOPTION OF CLASSIFICATION IN THE CITY OF BOSTON IN FY 2020

Whereas, the residents of Boston led the successful effort to amend our state

Constitution to allow Classification for the purpose of taxation; and

Whereas, Boston was again at the forefront of the Legislature's enactment of

Chapter 169 of the Acts of 2007, providing further relief to

residential taxpayers; and

Whereas, since adoption of the Constitutional Amendment, this Council has

established a policy of utilizing Classification to tax residential properties at the lowest level permitted by state statute; and

Whereas, the Council has historically approved a residential exemption at the

maximum level of savings for homeowners, which is thirty-five percent (35%) of Class One-Residential parcels per Chapter 59,

section 5C, as amended; and

Whereas, the Classification policy and the Council's annual action to declare a

residential exemption in the greatest amount permitted by the General

Laws has resulted in substantial protection and savings for

homeowners from the effects of revaluation; and

Whereas, action in this regard for Fiscal Year 2020 must be taken prior to

certification of the tax rate by the Department of Revenue; be it

therefore

**ORDERED:** That pursuant to the General Laws, Chapter 40, section 56, the

residential factor in the City of Boston for Fiscal Year 2020 shall be the minimum residential factor as determined by the Commissioner of Revenue pursuant to Massachusetts General Laws, Chapter 58,

Section 1A and; be it further

**ORDERED:** That pursuant to the General Laws, Chapter 59, section 5C, as

amended, a residential exemption in the amount of value equal to thirty-five percent (35%) of the average assessed value of all Class One-Residential parcels in the City of Boston be, and hereby is,

approved for Fiscal Year 2020.