concurrent with that of the governor, together with the commissioner of mental health, or his designee, and the commissioner of public health, or his designee. The governor shall designate one of his appointees to act as chairman of the council. Each appointive member shall be a resident of the commonwealth. The council members to be appointed by the governor shall consist of two practicing attorneys, two clergymen, one family sociologist, a family care worker, and a trained sociologist or a college instructor of sociology, with the rank of not less than assistant professor.

Section 152. The council shall conduct studies, investigation and research into (1) the scope and operation of the laws of the commonwealth and other states relating to marriage, actions affecting marriages, support of children and other dependents and the effect of court decisions thereon,

(2) the causes of family disintegration and the need for future publicly and privately sponsored programs which will promote and encourage stable family situations, and

(3) the impact of family disintegration on such factors as the cost of welfare programs, the incidence of juvenile delinquency and the rate of crime in the commonwealth.

The council shall make an annual report, as provided in chapter thirty.

The council may make available to the general public and interested persons pertinent information in the field of family life.

Section 153. Subject to the approval of the commissioner of administration, the council may apply for and accept on behalf of the commonwealth any funds or monies from any source including grants, bequests, gifts, contributions, compensation, or other payments made by the federal government and any agencies or subdivisions thereof or by any individual, corporation, association, or public authority. Said funds shall be deposited in a separate account with and received by the state treasurer on behalf of the commonwealth. All such funds may be expended without specific appropriation under terms and conditions provided in rules and regulations established by the commissioner of administration provided such expenditures are otherwise in accordance with law.

The council shall report in full all federal subventions and grants to the budget director and to the comptroller, and such reports shall include such itemization as may be required by federal regulation. All expenditures of funds or monies received by federal subvention or grant shall be subject to the audit of the state auditor.

Approved September 2, 1966.

Chap. 625. AN ACT CREATING THE BACK BAY RESIDENTIAL DISTRICT IN THE CITY OF BOSTON AND ESTABLISHING IN THE BOSTON REDEVELOPMENT AUTHORITY THE BACK BAY ARCHITECTURAL COMMISSION AND DEFINING ITS POWERS AND DUTIES.

Be it enacted, etc., as follows:

SECTION 1. Purposes. — The purposes of this act are as follows: (a) to promote the economic, cultural, educational and general welfare of the public through the encouragement of high design standards for
the residential portion of the Back Bay area in the city of Boston; 
(b) to safeguard the heritage of the city of Boston by preventing the 
despoliation of a district in that city which reflects important elements 
of its cultural, social, economic and political history; (c) to stabilize 
and strengthen residential property values in such area; (d) to foster 
civic beauty and (e) to strengthen the economy of the commonwealth 
and the city of Boston.

SECTION 2. Establishment of the District. — There is hereby created 
in the city of Boston a district to be known as the Back Bay Residential 
District bounded as follows: — westerly by the easterly side line of 
Charlesgate east; northerly by the southerly side line of Back street; 
easterly by the westerly side line of Embankment road; northerly by 
the southerly side line of Beacon street; easterly by the westerly side 
line of Arlington street; southerly by the northerly side lines of the 
public alleys between Newbury street and Commonwealth avenue, from 
Arlington street to the westerly side line of Massachusetts avenue, said 
lines being extended across intervening streets and Massachusetts 
avenue; westerly by the westerly side line of Massachusetts avenue; 
and southerly by the northerly side line of Newbury street.

SECTION 3. Definitions. — As used in this act, the following words 
shall have the following meanings: —

"Board", the Boston Redevelopment Authority or any successor to 
it in its capacity as the planning board of the city of Boston.

"Building Commissioner", the building commissioner of the city of 
Boston.

"City", city of Boston.

"Commission", the commission provided for by section four.

"Exterior architectural feature", the architectural style and general 
arrangement of such portion of the exterior of a structure as is designed 
to be open to view from a public street or way, but not such portions as 
are designed to be open to view only from a public alley, including but 
not limited to, kind, color and texture of the building material of such 
portion, type and design of all windows, doors, lights, signs, and other 
fixtures appurtenant to such portion, the location and adequacy of 
vehicular access, if any, and the location and treatment of any parking 
space for motor vehicles open to view from such public street or way.

"Structure", a structure as defined in the Boston Building Code, 
together with related paving, fencing or masonry or stone walls.

SECTION 4. Back Bay Architectural Commission. — There shall be 
in the Boston Redevelopment Authority a board, known as the Back 
Bay Architectural Commission, consisting of five commissioners, and 
five alternates, appointed by the mayor as follows: one commissioner 
from two candidates, and one alternate from two other candidates, 
nominated by the Neighborhood Association of the Back Bay, each of 
whose initial appointments shall be for the term of the remainder of the 
calendar year in which such appointments are made and one year there­
after; one commissioner from two candidates, and one alternate from 
two other candidates, nominated by the Greater Boston Real Estate 
Board, each of whose initial appointments shall be for the term of the 
remainder of the calendar year in which such appointments are made 
and two years thereafter; one commissioner from two candidates and 
one alternate from two other candidates, nominated by the Boston 
Society of Architects, each of whose initial appointments shall be for
the term of the remainder of the calendar year in which such appoint-
ments are made and two years thereafter; one commissioner from two
candidates, and one alternate from two other candidates, nominated by
the Back Bay Association, each of whose initial appointments shall be
for the term of the remainder of the calendar year in which such appoint-
ments are made and four years thereafter; and one commissioner, and
one alternate, selected at large by the mayor, each of whose initial ap-
pointments shall be for the term of the remainder of the calendar year
in which such appointments are made and five years thereafter. As
the term of any commissioner expires, his successor shall be appointed
in like manner as such commissioner for a term of five years. Any
vacancy in the office of a commissioner shall be filled in like manner for
the unexpired term. As the term of any alternate expires, his successor
shall be appointed in like manner as such alternate. Any vacancy in
the office of an alternate shall be filled in like manner. Every person
appointed an alternate shall be so appointed that his term will expire
at the same time as the term of the incumbent commissioner appointed
in the same manner as such alternate. Every commissioner and every
alternate shall continue in office after the expiration of his term until
his successor is duly appointed and qualified. Any commissioner or
alternate may be removed by the mayor as provided in section fourteen
of chapter four hundred and eighty-six of the acts of nineteen hundred
and nine. Whenever a commissioner is absent or unable for any cause
to perform his duties, the alternate appointed in the same manner as
such commissioner shall exercise the powers and perform the duties of
such commissioner; but an alternate shall not otherwise be deemed to
be, or act as, a member of the commission.

The commission may adopt, amend and repeal rules for the regulation
of its affairs and the conduct of its business, and shall be deemed a de-
partment of the city for the purposes of section fifty-three A of chapter
forty-four of the General Laws.

The commission shall annually on the first day of May, or as soon
thereafter as conveniently may be, elect one of its members as chairman
and another as vice chairman. The commission shall be provided with
a secretary outside of its membership who shall be an employee of the
board. Whenever the secretary shall not be in attendance at a meeting
of the commission, the commission shall elect a secretary pro tem for
such meeting. The members of the commission shall serve without
compensation, but shall be reimbursed for expenses necessarily incurred
in the performance of their duties. The records of the commission shall
set forth every determination made by the commission and the vote
of every member participating therein and the absence or failure to vote
of every other member.

The commission shall not be subject to the supervision or control of
the board; but unless otherwise ordered by the mayor, the commission
shall not communicate with the mayor except through the board and
shall not make any annual or other report except through the board.

SECTION 5. Limitation on Issuance of Building Permit. — No permit
shall be issued by the building commissioner for the construction of any
structure in the Back Bay Residential District or the reconstruction,
alteration or demolition of any structure now or hereafter in said area,
except in cases excluded by section nine, unless the application for such
permit bears a certificate under section seven that no exterior archi-
tectural feature is involved or is accompanied by a certificate of design approval issued under section eight.

Section 6. Limitation on Issuance of Sign Permit. — No permit to erect a sign, marquee, awning, or other exterior architectural feature protruding from any structure in the Back Bay Residential District shall be issued by the public improvement commission of the city of Boston, or by any other agency now or hereafter authorized to issue such permits, unless the application for such permit shall be accompanied by a certificate of design approval issued under section eight.

Section 7. Certificate of Nonapplicability of Statute. — Except in cases excluded by section nine, every person about to apply to the building commissioner for a permit to construct any structure in the Back Bay Residential District or to reconstruct, alter or demolish any structure now or hereafter in said area shall deposit with the secretary of the commission his application for such permit together with such plans, specifications and other material as the commission may from time to time prescribe. Within eight days thereafter, Saturdays, Sundays and legal holidays excluded, the commission or such member or employee as the commission may from time to time designate so to do shall consider such application, plans, specifications and other material and determine whether any exterior architectural feature is involved. If it is so determined that no exterior architectural feature is involved, the secretary of the commission shall endorse on the application forthwith a certificate of such determination and return the application, plans, specifications and other material to the applicant.

Section 8. Certificate of Design Approval. — No person shall construct any exterior architectural feature in the Back Bay Residential District, or reconstruct, alter, change, except as hereafter provided, the exterior color of, or demolish, any such feature now or hereafter in said area, until such person shall have filed in duplicate with the secretary of the commission an application for a certificate of design approval in such form and with such plans, specifications and other material as the commission may from time to time prescribe and a certificate of design approval shall have been issued as hereinafter provided in this section. The commission shall retain one copy of the application and transmit the other to the board.

Within eight days after the filing of an application for a certificate of design approval, Saturdays, Sundays and legal holidays excluded, the commission or such member or employee as the commission may from time to time designate so to do shall determine the properties deemed by it to be materially affected by such application and, unless a public hearing on such application is waived in writing by all persons entitled to notice thereof, shall forthwith cause its secretary to give by mail, postage prepaid, to the applicant, to the owners of all such estates as they appear on the then most recent real estate tax list, and to any person filing written request for notice of hearings, such request to be renewed yearly in December, reasonable notice of a public hearing on such application to be held not sooner than twenty days after the date on which the copy of the application was transmitted to the board. The public hearing may be conducted by the commission itself or by such member or members or employee or employees as the board may from time to time designate; provided, however, that if such public hearing is not conducted by the commission itself, the person or persons
so conducting it shall transmit a written report and recommendation thereon forthwith to the commission. There shall be available at such public hearing a report and recommendation from the board, together with material, plans or drawings to aid the commission in reaching its decision. The commission shall not render any decision until such report and recommendation has been received and considered, provided that if no such report and recommendation has been received by the time of the public hearing, the commission may render its decision without such report and recommendation.

As soon as conveniently may be after such public hearing or the waiver thereof, but in all events within forty calendar days after the filing of the application for the certificate of design approval, or within such further time as the applicant may in writing allow, the commission shall determine whether the proposed construction, reconstruction, alteration, change in exterior color or demolition of the exterior architectural feature involved will be approved as based upon a design appropriate for the purposes of this act, or whether, notwithstanding that it may be inappropriate, owing to conditions especially affecting the structure involved, but not affecting the Back Bay Residential District generally, failure to issue a certificate of design approval will involve a substantial hardship to the applicant and such a certificate may be issued without substantial detriment to the public welfare and without substantial derogation from the intent and purposes of this act. In passing upon any design, the commission shall consider, (a) the architectural value and significance of the structure and its relationship to the surrounding area; (b) the relationship of the exterior architectural features of such structure to the rest of the structure and to the surrounding area; (c) the general compatibility of exterior design, arrangement, texture, and materials proposed to be used; (d) any landscaping features proposed by the applicant; and (e) any aesthetic or other factor, which it deems to be pertinent.

The commission shall pass only upon the exterior architectural features of a structure and shall not consider interior arrangements nor the use to be made of the structure. It is the intent of this act that the commission be strict in its judgment of plans involving substantial new construction or for structures deemed to be valuable according to studies performed on behalf of the city, the board or the commission for said area to determine which structures are of architectural value. It is also the intent of this act that the commission shall be lenient in its judgment of plans for structures of little architectural value except where such plans would seriously impair the architectural value of surrounding structures or the surrounding area.

If the commission determines that the proposed construction, reconstruction, alteration, change in exterior color or demolition of the exterior architectural feature involved meets with its approval or, although inappropriate, owing to conditions as aforesaid, failure to issue a certificate of design approval will involve substantial hardship to the applicant and issuance thereof may be made without substantial detriment or derogation as aforesaid, or if the commission fails to make a determination within the time hereinbefore prescribed, the secretary of the commission shall forthwith issue to the applicant a certificate of design approval. In approving an application the commission may impose conditions which, if the certificate of design approval or the permit for
demolition or removal is acted upon, shall be binding upon the applicant, the owner of the property and his successors in title. Any such condi-
tions may subsequently be modified or removed by the commission. 
Prior to approving an application subject to conditions, the commission 
may notify the applicant of its proposed action and permit the applicant 
to express his opinion thereon. If the commission determines that a 
certificate of appropriateness should not issue, the commission shall 
forthwith spread upon its records the reasons for such determination 
and may include recommendations respecting the proposed construc-
tion, reconstruction, alteration, change in exterior color or demolition.
Upon the making of any such determination the secretary of the com-
mission shall forthwith by mail, postage prepaid, give notice of such 
determination to the applicant and to every person filing written request 
for such notice, transmitting therewith an attested copy of the reasons 
and recommendations, if any, spread upon the records of the commission.

The exterior color of any building or structure or portions thereof 
within the Back Bay Residential District may, without the filing of an 
application for, or the issuance of, a certificate of design approval, be 
changed to any color or any combination of colors which the commission 
shall determine from time to time may be so used without substantial 
derogation from the intent and purposes of this act.

Section 9. Exclusions.—Nothing in this act shall be construed 
to prevent any ordinary maintenance or repair of an exterior architec-
tural feature now or hereafter in the Back Bay Residential District 
which involves no change in design, material, color or outward appear-
ance thereof; nor shall anything in this act be construed to prevent the 
construction, reconstruction, alteration or demolition of any such 
feature which the building commissioner shall certify is required by 
the public safety because of an unsafe or dangerous condition; nor shall
anything in this act be construed to prevent the construction, recon-
struction, alteration or demolition of any such feature under a permit 
issued by the building commissioner prior to the effective date of this 
act.

Section 10. Appeals.—Any person aggrieved by a determination 
of the commission may, within thirty days after the making of such 
determination, appeal to the superior court sitting in equity for the 
county of Suffolk; provided that within eight days, exclusive of Satur-
days, Sundays and legal holidays, after the secretary of the commission 
mails the notices provided for by the fifth paragraph of section eight, 
such person files with such secretary written notice of his intention to 
appel. The court shall hear all pertinent evidence and shall annul the 
determination of the commission if it finds the reasons given by the 
board to be unwarranted by the evidence or to be insufficient in law to 
warrant the determination of the commission or make such other decree 
as justice and equity may require. The remedies provided by this sec-
tion shall be exclusive; but the parties shall have all rights of appeal 
and exception as in other equity cases. Costs shall not be allowed 
against the commission unless it shall appear to the court that the com-
mmission acted in bad faith or with malice in the matter from which the 
appeal was taken. Costs shall not be allowed against the party appeal-
ing from such determination or approval of the commission unless it 
shall appear to the court that said party acted in bad faith or with 
malice in making the appeal to the court.
SECTION 11. **Enforcement.** — Whoever constructs, reconstructs, alters, changes the exterior color of or demolishes any exterior architectural feature now or hereafter in the Back Bay Residential District in violation of this act shall be punished by a fine of not less than fifty dollars nor more than one thousand dollars. In addition, whoever, after notice from the secretary of the commission, maintains any exterior architectural feature now or hereafter in the Back Bay Residential District in violation of this act shall be punished by a fine of not less than ten dollars nor more than one hundred dollars, and each day during any portion of which such violation is allowed to continue shall constitute a separate offense.

The superior court sitting as aforesaid may, upon application of the commission, restrain the construction, reconstruction, alteration, change in exterior color of or demolition of any exterior architectural feature now or hereafter in the Back Bay Residential District in violation of this act and order the removal of any such exterior architectural feature constructed or reconstructed in violation thereof and the substantial restoration of any such exterior architectural feature altered or demolished in violation thereof or the exterior color of which is changed in violation thereof.

SECTION 12. **Severability of Provisions.** — The provisions of this act shall be deemed to be severable; and if any of its provisions shall be held unconstitutional by any court of competent jurisdiction, the decision of such court shall not affect or impair any of the remaining provisions.

SECTION 13. **Effective Date.** — This act shall take effect on December first, nineteen hundred and sixty-six.  

Approved September 3, 1966.

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**Chap. 626. AN ACT INCREASING THE COMMONWEALTH’S GUARANTEE AND ANNUAL CONTRIBUTIONS FOR THE HOUSING OF ELDERLY PERSONS.**

Be it enacted, etc., as follows:

Chapter 121 of the General Laws is hereby amended by striking out section 26VV, as most recently amended by chapter 551 of the acts of 1963, and inserting in place thereof the following section: —

Section 26VV. The commonwealth, acting by and through the department of commerce and development, may enter into a contract or contracts with a housing authority for state financial assistance in the form of a guarantee by the commonwealth of bonds and notes, or either bonds or notes, of the housing authority issued to finance the cost of a project or projects or a part or parts of a project or projects to provide housing for elderly persons of low income. The amount of bonds and notes, or bonds or notes, guaranteed by the commonwealth under this section shall not exceed one hundred and fifty million dollars. Each contract for state financial assistance shall provide that the commonwealth will pay to the housing authority annual contributions; provided, however, that the total amount of annual contributions contracted for by the commonwealth for any one year shall not exceed three million seven hundred and fifty thousand dollars. Each such annual contribution by the commonwealth shall be paid by the commonwealth upon approval and certification by the department of commerce and development to the state comptroller. The provisions of sections twenty-six NN
other depository of money, bonds, or other valuables, shall whether he succeeds or fails in the perpetration of such larceny or felony, be punished by imprisonment in the state prison for life or for any term of years.

SECTION 2. Chapter 266 of the General Laws is hereby amended by striking out section 16, as most recently amended by section 1 of chapter 343 of the acts of 1943, and inserting in place the following section:

Section 16. Whoever, in the night time, breaks and enters a building, ship or vessel, with intent to commit a felony, or who attempts to or does break, burn, blow up or otherwise injure or destroy a safe, vault, or other depository of money, bonds or other valuables in any building or place, with intent to commit a larceny or felony, whether he succeeds or fails in the perpetration of such larceny or felony, shall be punished by imprisonment in the state prison for not more than twenty years or in a jail or house of correction for not more than two and one half years.

Approved July 3, 1974.

Chap. 463.  AN ACT CHANGING THE NAME OF THE BACK BAY RESIDENTIAL DISTRICT IN THE CITY OF BOSTON TO THE BACK BAY ARCHITECTURAL DISTRICT, EXTENDING THE BOUNDARIES OF SAID DISTRICT, INCREASING THE MEMBERSHIP OF THE BACK BAY ARCHITECTURAL COMMISSION AND FURTHER DEFINING THE POWERS AND DUTIES THEREOF.

Be it enacted, etc., as follows:

SECTION 1. Section 1 of chapter 625 of the acts of 1966 is hereby amended by striking out, in line 4, the words “the residential portion of the Back Bay area in the city of Boston” and inserting in place thereof the words: — that portion of the Back Bay area in the city of Boston described in section two.

SECTION 2. Said chapter 625 is hereby amended by striking out section 2 and inserting in place thereof the following section:—

Section 2. Establishment of the District. — There is hereby created in the city of Boston a district to be known as the Back Bay Architectural District, bounded and described as follows: — starting at the intersection of the center line of Newbury street and the center line of Charlestage East; thence running northerly by the center line of Charlestage East to the center line of Back street; thence running easterly by the center line of Back street to the center line of Embankment road; thence running southerly by the center line of Embankment road to the center line of Beacon street; thence running easterly along the center line of Beacon street to the center line of Arlington street; thence running southerly along the center line of Arlington street to the center line of the public alley between Newbury street and Commonwealth avenue; thence run-
ning westerly along the center line of the public alley between Newbury street and Commonwealth avenue to the center line of Dartmouth street; thence running southerly along the center line of Dartmouth street to the center line of Boylston street; thence running westerly along the center line of Boylston street to the center line of Massachusetts avenue; thence running northerly along the center line of Massachusetts avenue to the center line of Newbury street; thence running westerly along the center line of Newbury street to the point of beginning.

SECTION 3. The first paragraph of section 4 of said chapter 625 is hereby amended by striking out the first sentence and inserting in place thereof the following sentence:— There shall be in the Boston Redevelopment Authority a commission, known as the Back Bay Architectural Commission, consisting of nine commissioners and five alternates, appointed by the mayor as follows: two commissioners and one alternate from five candidates nominated by the Neighborhood Association of the Back Bay, two commissioners and one alternate from five candidates nominated by the Back Bay Association, two commissioners and one alternate from five candidates nominated by the Boston Society of Architects, one commissioner and one alternate from three candidates nominated by the Greater Boston Real Estate Board, and two commissioners, at least one of whom shall have an interest in a retail business in the Back Bay Architectural District, and one alternate selected at large by the mayor.

SECTION 4. Said first paragraph of said section 4 of said chapter 625 is hereby further amended by striking out the ninth sentence and inserting in place thereof the following two sentences:— Whenever a commissioner is absent or unable for any cause to perform his duties, the alternate appointed in the same manner as such commissioner shall exercise the powers and perform the duties of such commissioner. Whenever both a commissioner and the alternate appointed in the same manner of such commissioner are absent or unable for any cause to perform their duties, the chairman of the commission shall designate another alternate to exercise the powers and perform the duties of such commissioner; but an alternate shall not otherwise be deemed to be, or act as, a member of the commission.

SECTION 5. The first sentence of section 5 of said chapter 625 is hereby amended by striking out, in line 3, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 6. The first sentence of section 6 of said chapter 625 is hereby amended by striking out, in line 3, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 7. The first sentence of section 7 of said chapter 625 is hereby amended by striking out, in line 4, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 8. The first sentence of the first paragraph of section 8 of said chapter 625 is hereby amended by striking out, in line 2, the word “Residential” and inserting in place thereof the word:— Architectural.
SECTION 9. The first sentence of the third paragraph of said section 8 of said chapter 625 is hereby amended by striking out, in line 10, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 10. The fourth paragraph of said section 8 of said chapter 625 is hereby amended by adding the following sentence:— It is also the intent of this act that the commission deal more leniently with proposals respecting structures within those sections of the Back Bay Architectural District which may be zoned for local or general business uses than with those proposals within those sections of the district which may be zoned for residential uses, to the end that conversions of structures to business uses will not be prevented.

SECTION 11. The first sentence of the sixth paragraph of said section 8 of said chapter 625 is hereby further amended by striking out, in line 2, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 12. The first sentence of section 9 of said chapter 625 is hereby amended by striking out, in line 3, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 13. The first sentence of the first paragraph of section 11 of said chapter 625 is hereby amended by striking out, in line 3, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 14. The second sentence of said first paragraph of said section 11 of said chapter 625 is hereby amended by striking out, in line 3, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 15. The first sentence of the second paragraph of said section 11 of said chapter 625 is hereby amended by striking out, in line 4, the word “Residential” and inserting in place thereof the word:— Architectural.

SECTION 16. The commissioners to be appointed to the Back Bay Architectural Commission pursuant to section three of this act, in addition to the incumbent members under prior law, shall be appointed by the mayor of the city of Boston from two candidates nominated by the named nominating organizations in said section three, and the terms of such original appointments shall for each such commissioner be coterminous with the term of the incumbent nominated by the same organization. Until said additional commissioners are appointed, the quorum requirement for action by said commission shall be three, and thereafter it shall be a majority of the commissioners.

Approved July 3, 1974.

Chap. 464. AN ACT MAKING CERTAIN CORRECTIVE CHANGES IN THE EMPLOYMENT SECURITY LAW.

Be it enacted, etc., as follows:

SECTION 1. Paragraph (3) of subsection (n) of section 14 of chapter 151A of the General Laws, as appearing in chapter 397 of
Chap. 645. AN ACT EXTENDING THE BACK BAY ARCHITECTURAL DISTRICT.

Be it enacted, etc., as follows:

Chapter 625 of the acts of 1966 is hereby amended by striking out section 2, as amended by chapter 463 of the acts of 1974, and inserting in place thereof the following section:

Section 2. Establishment of the District. There is hereby created in the city of Boston a district to be known as the Back Bay Architectural District, bounded and described as follows: starting at the intersection of the center line of Newbury street and the center line of Charlesgate East, thence running northerly by the center line of Charlesgate East to the center line of Back street; thence running easterly by the center line of Back street to the center line of Embankment road; thence running southerly by the center line of Embankment road to the center line of Beacon street; thence running easterly by the center line of Beacon street to the center line of Arlington street; thence running southerly by the center line of Arlington street to the center line of Boylston street; thence running westerly by the center line of Boylston street to the center line of Massachusetts avenue thence running northerly by the center line of Massachusetts avenue to the center line of Newbury street; thence running westerly along the center line of Newbury street to the point of beginning.


Chap. 646. AN ACT DIRECTING THE COLLECTOR OF TAXES FOR THE CITY OF PEABODY TO FILE A DISCHARGE ON A CERTAIN LIEN.

Be it enacted, etc., as follows:

The collector of taxes for the city of Peabody is hereby authorized and directed to file and record a discharge on the lien recorded for a portion of unpaid nineteen hundred and sixty-eight real estate taxes in the amount of five hundred eleven dollars and fifty-one cents plus demand charges, accrued interest and any recording fees on said unpaid taxes on the land with the buildings thereon situated at 27 Tumelty road in said city and being assessed to Bea-Mar Corporation in January, nineteen hundred and seventy-eight.

(The foregoing was laid before the Governor on the 9th day of October 1979 and after ten days it had "the force of a law", as prescribed by the Constitution, as it was not returned by him with his objections thereto within that time.)

Chap. 647. AN ACT AUTHORIZING THE TOWN OF EASTON TO APPROPRIATE MONEY FOR THE PAYMENT OF AND TO PAY CERTAIN SUMS OF MONEY IN SETTLEMENT OF THE CASES OF LORNA PAONE AND R. LINNETTE PETERSON AGAINST SAID
ACTS, 1981. - Chap. 624.

SECTION 2. The sixth sentence of section 7 of said chapter 176B, as appearing in section 3 of chapter 574 of the acts of 1978, is hereby amended by inserting after the word "chiropractor", in line 2, the words:-- or any other participating provider of health services licensed under the laws of the commonwealth.

SECTION 3. The first sentence of section 12 of said chapter 176B, as amended by section 4 of said chapter 574, is hereby further amended by inserting after the word "chiropractor", in line 3, the words:- , or any other participating provider of health services licensed under the laws of the commonwealth.

SECTION 4. Section 14 of said chapter 176B, as appearing in chapter 306 of the acts of 1941, is hereby amended by striking out the second sentence and inserting in place thereof the following sentence:- No such corporation shall be liable for injuries resulting from negligence or malpractice on the part of any participating physician, participating chiropractor or any other participating provider of health services under the laws of the commonwealth or of any of its employees, nor shall it be liable for the cost of medical services, chiropractic services or other health services under the laws of the commonwealth to which the subscriber or covered dependent may be entitled under the provisions of any workmen's compensation law.

Approved December 11, 1981.

Chap. 624. AN ACT RELATIVE TO THE BACK BAY RESIDENTIAL DISTRICT IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. Chapter 625 of the acts of 1966 is hereby amended by striking out section 1, as amended by section 1 of chapter 463 of the acts of 1974, and inserting in place thereof the following section:-

Section 1. Purposes. The purposes of this act are as follows: (a) to promote the economic, cultural, educational and general welfare of the public through high standards of design throughout the Back Bay and through the preservation of the residential portion of the Back Bay area in the city of Boston; (b) to safeguard the heritage of the city of Boston by preventing the despoliation of a district in that city which reflects important elements of its cultural, social, economic and political history; (c) to stabilize and strengthen residential property values in such area; (d) to foster civic beauty and (e) to strengthen the economy of the commonwealth and the city of Boston.
SECTION 2. The first paragraph of section 3 of said chapter 625 is hereby amended by striking out the definition "Exterior architectural feature" and inserting in place thereof the following definition:

"Exterior architectural feature", the architectural style and general arrangement of the exterior of a structure or any portion of it including but not limited to kind, color and texture of the building material, type and design of all windows, doors, lights, signs, and other fixtures, the location and adequacy of vehicular access, if any, type and design of landscaping, fences and walls, and the location and treatment of any parking space for motor vehicles.

SECTION 3. Section 4 of said chapter 625, as most recently amended by section 4 of chapter 463 of the acts of 1974, is hereby further amended by inserting after the first sentence the following sentence:- The terms of the commission members and alternates nominated by the Boston Society of Architects, and their successors, shall terminate in nineteen hundred and eighty, nineteen hundred and eighty-five, and every five years thereafter.

SECTION 4. Said chapter 625 is hereby further amended by striking out section 8, as most recently amended by section 11 of said chapter 463, and inserting in place thereof the following section:-

Section 8. Certificate of Appropriateness. No person shall construct any exterior architectural feature in the Back Bay Architectural District, or reconstruct, alter, change, except as hereafter provided, the exterior color of, or demolish, any such feature now or hereafter in said area, until such person shall have filed in duplicate with the secretary of the commission an application for a certificate of appropriateness in such form and with such plans, specifications and other material as the commission may from time to time prescribe and a certificate of appropriateness shall have been issued as hereafter provided in this section. The commission shall retain one copy of the application and transmit the other to the board.

Within eight days after the filing of an application for a certificate of appropriateness, Saturdays, Sundays and legal holidays excluded, the commission or such member or employee as the commission may from time to time designate so to do shall determine the properties deemed by it to be materially affected by such application and, unless a public hearing on such application is waived in writing by all persons entitled to notice thereof,
ACTS, 1981. - Chap. 624.

shall forthwith cause its secretary to give by mail, postage prepaid, to the applicant, to the owners of all such properties as they appear on the then most recent real estate tax list, and to any person filing written request for notice of hearings, such request to be renewed yearly in December, reasonable notice of a public hearing on such application to be held not sooner than fourteen days after the date on which the copy of the application was transmitted to the board. The public hearing may be conducted by the commission itself or by such member or members or employee or employees as the board may from time to time designate; provided, however, that if such public hearing is not conducted by the commission itself, the person or persons so conducting it shall transmit a written report and recommendation thereon forthwith to the commission. There shall be available at such public hearing a report and recommendation from the board, together with material, plans or drawings to aid the commission in reaching its decision. The commission shall not render any decision until such report and recommendation has been received and considered, provided that if no such report and recommendation has been received by the time of the public hearing, the commission may render its decision without such report and recommendation.

As soon as conveniently may be after such public hearing or the waiver thereof, but in all events within fifty calendar days after the filing of the application for the certificate of appropriateness or within such further time as the applicant may in writing allow, the commission shall determine whether the proposed construction, reconstruction, alteration, change in exterior color or demolition of the exterior architectural feature involved will be appropriate to the preservation of the Back Bay Architectural District for the purposes of this act, and whether, notwithstanding that it may be inappropriate, owing to conditions especially affecting the structure involved, but not affecting the Back Bay Architectural District generally, failure to issue a certificate of appropriateness will involve a substantial hardship to the applicant and such a certificate may be issued without substantial detriment to the public welfare and without substantial derogation from the intent and purposes of this act. In passing upon appropriateness, the commission shall consider, (a) the historical and architectural value and significance of the structure and its relationship to the surrounding area; (b) the relationship of the exterior architectural features of such structure to the rest of the structure and to the surrounding area and to exterior architectural features of other structures in the
neighborhood; (c) architectural style, general design, compatibility with neighboring structures, arrangement, texture, materials and colors of the original structure and of the proposed change or addition; (d) any landscaping features proposed by the applicant; and (e) any aesthetic or other factor which it deems to be pertinent.

The commission shall pass only on the exterior architectural features of a structure and shall not consider interior arrangements nor the use to be made of the structure. It is the intent of this act that the commission be strict in its judgment of plans involving substantial new construction or for structures deemed to be valuable according to studies performed on behalf of the city, the board or the commission for said area to determine which structures are of architectural value. It is also the intent of this act that the commission shall be lenient in its judgment of plans for structures of little architectural value, except where such plans would seriously impair the architectural value of surrounding structures or the surrounding area. It is also the intent of this act that the commission construe more liberally proposals respecting structures within those sections of the Back Bay Architectural District which may be zoned for local or general business uses than with those proposals within those sections of the district which may be zoned for residential uses, to the end that conversions of structures to business uses will not be unreasonably prevented.

If the commission determines that the proposed construction, reconstruction, alteration, change in exterior architectural feature involved will be appropriate or, although inappropriate, owing to conditions as aforesaid, failure to issue a certificate of appropriateness will involve substantial hardship to the applicant and issuance thereof may be made without substantial detriment or derogation as aforesaid, or if the commission fails to make a determination within the time hereinbefore prescribed, the secretary of the commission shall forthwith issue to the applicant a certificate of appropriateness. In approving an application the commission may impose conditions which, if the certificate of appropriateness or the permit for demolition or removal is acted upon, shall be binding upon the applicant, the owner of the property and his successors in title. Any such condition may subsequently be modified or removed by the commission. Prior to approving an application subject to condition, the commission may notify the applicant of its proposed action and permit the applicant to express his opinion thereon. If the commission determines that a certificate of appropriateness should not issue,
the commission shall forthwith spread upon its records the reasons for such determination and may include recommendations respecting the proposed construction, reconstruction, alteration, change in exterior color or demolition. Upon the making of any such determination the secretary of the commission shall forthwith by mail, postage prepaid, give notice of such determination to the applicant and to every person filing written request for such notice, transmitting therewith an attested copy of the reasons and recommendations, if any, spread upon the records of the commission.

The exterior color of any building or structure or portions thereof within the Back Bay Architectural District may, without the filing of an application for, or the issuance of, a certificate of appropriateness, be changed to any color or combination of colors which the commission, in accordance with written guidelines published from time to time, determines may be so used without substantial derogation from the intent and purposes of this act.

The installation of storm windows in any location and the paving of areas visible only from the public alleys within the Back Bay Architectural District may, without the filing of an application for, or the issuance of, a certificate of appropriateness, be carried out in any manner which the commission shall determine in accordance with written guidelines published from time to time.

Approved December 11, 1981.

Chap. 625.  AN ACT RELATIVE TO THE TRANSPORTATION OF CERTAIN VOCATIONAL SCHOOL STUDENTS.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to immediately regulate the transportation of certain vocational school students, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety.

Be it enacted, etc., as follows:

SECTION 1. Section 1 of chapter 90 of the General Laws is hereby amended by striking out the definition "School bus", as most recently amended by section 1 of chapter 552 of the acts of 1976, and inserting in place thereof the following definition:-
Chap. 623. AN ACT AUTHORIZING THE DIVISION OF CAPITAL PLANNING AND OPERATIONS TO CONVEY A CERTAIN PARCEL OF LAND UNDER THE CONTROL OF THE DEPARTMENT OF MENTAL HEALTH TO THE COLUMBIA CULTURAL TRUST, NO. 540 IN THE CITY OF TAUNTON.

Be it enacted, etc., as follows:

Chapter 655 of the acts of 1981 is hereby amended by striking out the first sentence and inserting in place thereof the following sentence:- The division of capital planning and operations, acting in the name of and on behalf of the commonwealth is hereby authorized to grant and convey, by a deed approved as to form by the attorney general, to the Columbia Cultural Trust, No. 540, recorded in the northern district registry of deeds in Bristol county, Book 2145, Page 249, a certain parcel of land under the control of the department of mental health.

Approved December 29, 1982.

Chap. 624. AN ACT ESTABLISHING AN ENVIRONMENT DEPARTMENT IN THE CITY OF BOSTON.

Be it enacted, etc., as follows:

SECTION 1. There shall be in the city of Boston a department known as the environment department which shall provide support staff and resources to enable the following city commissions to carry out their responsibilities as required by law: air pollution control, art commission, Back Bay architectural commission, Beacon Hill architectural commission, Boston landmarks commission, conservation commission.

SECTION 2. The environment department shall be under the charge of a board, known as the commission on the environment, consisting of seven members, known as the environment commissioners, the members being the chairpersons of the commissions set forth in section one and the director of the environment
department. The commission shall meet from time to time as necessary to establish policy for the administration of the staff and resources of the department. The commission shall elect one of its members as chairperson. Meetings may be at the call of the chairperson or of any two members and shall be subject to the requirements of section twenty-three B of chapter thirty-nine of the General Laws. The members of the commission shall serve without compensation and shall be deemed to be special municipal employees for the purposes of chapter two hundred and sixty-eight A of the General Laws.

SECTION 3. There shall be an officer known as director of the environment department. The director shall be qualified to serve in this capacity by education and experience, and shall be appointed by the mayor, for a term expiring on the first Monday of January following the next biennial election at which a mayor is elected. The director shall be responsible for administering the affairs of the department subject to the policies from time to time established by the commission on the environment.

There shall be a deputy director appointed by the director and qualified to serve in this capacity by education and experience. The director and deputy director shall be qualified in the fields of either the natural environment or historic preservation so that each field of expertise is represented at either the director or deputy director level. The deputy director shall attend meetings of the commission as a nonvoting member.

Subject to appropriation, the director shall hire such staff as is necessary to administer the functions of the various commissions. The staff shall have appropriate technical expertise in the following areas: architecture and architectural history, preservation planning and environmental engineering. Chapter thirty-one of the General Laws shall not be applicable to the department.

SECTION 4. The first paragraph of section 4 of chapter 616 of the acts of 1955, as amended by section 1 of chapter 429 of the acts of 1965, is hereby further amended by striking out, in line 1, the word "building" and inserting in place thereof the word: - environment.

SECTION 5. The first sentence of the first paragraph of section 4 of chapter 625 of the acts of 1966, as amended by section 3 of chapter 463 of the acts of 1974, is hereby further amended by striking out, in lines 1 and 2, the words "Boston Redevelopment Authority" and inserting in place thereof the words: - environment department.
SECTION 6. The third paragraph of said section 4 of said chapter 625 is hereby amended by striking out, in line 5, the word "board" and inserting in place thereof the words: - environment department.

SECTION 7. Said section 4 of said chapter 625 is hereby further amended by striking out the fourth paragraph.

SECTION 8. Section 8 of said chapter 625 is hereby amended by striking out the second paragraph and inserting in place thereof the following paragraph:-

Within eight days after the filing of an application for a certificate of design approval, Saturdays, Sundays and legal holidays excluded, the commission or such member or employee as the commission may from time to time designate so to do shall determine the properties deemed by it to be materially affected by such application and, unless a public hearing on such application is waived in writing by all persons entitled to notice thereof, shall forthwith cause its secretary to give by mail, postage prepaid, to the applicant, to the owners of all such estates as they appear on the then most recent real estate tax list, and to any person filing written request for notice of hearings, such request to be renewed yearly in December, reasonable notice of a public hearing on such application to be held not sooner than twenty days after the date on which the copy of the application was transmitted to the board. The public hearing may be conducted by the commission itself or by such member or members or employee or employees as the commission may from time to time designate; provided, however, that if such public hearing is not conducted by the commission itself, the person or persons so conducting it shall transmit a written report and recommendation thereon forthwith to the commission. There shall be available at such public hearing a report and recommendation from the commission, together with material, plans or drawings to aid the commission in reaching its decision. Prior to the public hearing the commission shall transmit a copy of the report to the board for its consideration and recommendations. The commission shall not render any decision until such report and the recommendation of the environment department and the board have been received and considered, provided that if no such report and recommendations have been received by the time of the public hearing, the commission may render its decision without such report and recommendations.

SECTION 9. The first paragraph of section 3 of chapter 772
of the acts of 1975 is hereby amended by striking out, in line 2, the words "Boston Redevelopment Authority" and inserting in place thereof the words:– environment department.

SECTION 10. The fourth paragraph of said section 3 of said chapter 772 is hereby amended by striking out, in line 2 and in lines 5 and 6, the words "Boston Redevelopment Authority" and inserting in place thereof, in each instance, the words:– environment department.

Approved December 29, 1982.

Chap. 625. AN ACT AUTHORIZING THE SOUTH MIDDLESEX REGIONAL VOCATIONAL TECHNICAL SCHOOL DISTRICT TO PAY FIFTY PER CENT OF THE PREMIUM FOR GROUP HEALTH INSURANCE FOR CERTAIN RETIRED TEACHERS.

Be it enacted, etc., as follows:

The South Middlesex Regional Vocational Technical School District, acting by and through its School Committee, is hereby authorized to enter into an agreement with the South Middlesex Regional Vocational Technical Teachers Association, which agreement may become a part of the collective bargaining agreement between said committee and said association, that the South Middlesex Regional Vocational Technical District may pay fifty per cent of the premium actually paid for group health insurance by teachers who have, retired directly from the South Middlesex Regional Vocational Technical School District, are receiving a pension or annuity allowance from the teachers retirement system, have attained the age of fifty-five years and have served for a minimum of ten years in the South Middlesex Regional Vocational Technical School District.

Approved December 29, 1982.

Chap. 626. AN ACT RELATIVE TO BRANCH OFFICES AND ACQUISITIONS OF FINANCIAL INSTITUTIONS.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is, in part, to make certain changes in the law relative to mergers and consolidation of banks effective forthwith, therefore it is hereby declared to be an emergency
Be it enacted, etc., as follows:

The city of Beverly is hereby authorized to appropriate for the payment of, and after such appropriation the treasurer of said city is authorized to pay to certain employees of the public library of said city, compensation due in fiscal year nineteen hundred and eighty-seven the sum of nine thousand one hundred forty-two dollars and fifty-five cents; provided, however, that the money so appropriated to pay such compensation shall be raised by taxation or made available from the unappropriated surplus funds of the city.


Chapter 137. AN ACT EXEMPTING CERTAIN MEMBERS OF CERTAIN COMMISSIONS OF THE CITY OF BOSTON FROM CERTAIN PROVISIONS OF THE CONFLICT OF INTEREST LAW.

Be it enacted, etc., as follows:

SECTION 1. Section 4 of chapter 616 of the acts of 1955, as most recently amended by section 4 of chapter 624 of the acts of 1982, is hereby further amended by adding the following paragraph:-

Members of the commission shall not be deemed in violation of paragraph (a) of section seventeen of chapter two hundred and sixty-eight A of the General Laws for receiving compensation regarding a particular matter which is pending before the commission, or which is, or within one year has been, under their official responsibility provided that (1) the commission member does not participate either directly or indirectly in the commission's review or decision on the particular matter; and (2) as soon as the conflict is known, the commission member files with the city clerk a statement making full disclosure of the member's interest and interests of the member's immediate family in the particular matter under review. Nothing contained herein shall be construed to exempt members from paragraph (c) of said section seventeen of said chapter two hundred and sixty-eight A.

SECTION 2. Section 1 of chapter 665 of the acts of 1956, as most recently amended by section 1 of chapter 77 of the acts of 1958, is hereby further amended by adding the following paragraph:-

Zoning commission members, and members of the Boston civic design commission shall not be deemed in violation of paragraph (a) of section seventeen of chapter two hundred and sixty-eight A of the General Laws for receiving compensation regarding a particular matter which is pending before their respective commissions, or which is, or within one year has been, under their official responsibility provided that (1) the commission member does not participate either directly or indirectly in
the commission's review or decision on the particular matter; and (2) as soon as the commission member becomes aware of the conflict, such member files with the city clerk a statement making full disclosure of the member's interest and interests of the member's immediate family in the particular matter under review. Nothing contained herein shall be construed to exempt members from paragraph (c) of said section seventeen of said chapter two hundred and sixty-eight A.

SECTION 3. Section 4 of chapter 625 of the acts of 1966, as most recently amended by section 7 of chapter 624 of the acts of 1982, is hereby further amended by adding the following paragraph:

Members of the commission shall not be deemed in violation of paragraph (a) of section seventeen of chapter two hundred and sixty-eight A of the General Laws for receiving compensation regarding a particular matter which is pending before the commission, or which is, or within one year has been, under their official responsibility provided that (1) the commission member does not participate either directly or indirectly in the commission's review or decision on the particular matter; and (2) as soon as the conflict is known, the commission member files with the city clerk a statement making full disclosure of the member's interest and interests of the member's immediate family in the particular matter under review. Nothing contained herein shall be construed to exempt members from paragraph (c) of said section seventeen of said chapter two hundred and sixty-eight A.

SECTION 4. Section 3 of chapter 772 of the acts of 1975, as most recently amended by section 9 of chapter 624 of the acts of 1982, is hereby further amended by inserting after the third paragraph the following paragraph:

Members of the commission shall not be deemed in violation of paragraph (a) of section seventeen of chapter two hundred and sixty-eight A of the General Laws for receiving compensation regarding a particular matter which is pending before the commission, or which is, or within one year has been, under their official responsibility provided that (1) the commission member does not participate either directly or indirectly in the commission's review or decision on the particular matter; and (2) as soon as the commission member becomes aware of the conflict, such member files with the city clerk a statement making full disclosure of the member's interest and interests of the member's immediate family in the particular matter under review. Nothing contained herein shall be construed to exempt members from paragraph (c) of said section seventeen of said chapter two hundred and sixty-eight A.

SECTION 5. This act shall take effect upon its passage.

Approved June 14, 1989.
AN ACT FURTHER REGULATING THE FILLING OF VACANCIES ON CERTAIN BOARDS AND COMMISSIONS IN THE CITY OF BOSTON.

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

SECTION 1. Section 1 of chapter 410 of the acts of 1898, as appearing in section 1 of chapter 362 of the acts of 2012, is hereby amended by inserting after the word “mayor”, in line 4, the following words:- , subject to confirmation by the city council.

SECTION 2. Said section 1 of said chapter 410, as so appearing, is hereby further amended by adding the following paragraph:-

Upon a vacancy on the commission resulting from the resignation, removal or expiration of a term of office of a commissioner, the mayor shall provide written notice to the nominating entities described in this section by certified or registered mail. If a nominating entity fails to recommend nominees to the mayor as described in this section within 90 days after being notified of a vacancy, the mayor may appoint a person to the commission at the mayor’s discretion, notwithstanding any provision of this section to the contrary.

SECTION 3. The first paragraph of section 4 of chapter 616 of the
acts of 1955, as appearing in section 1 of chapter 429 of acts of 1965, is hereby amended by striking out the words “city as” and inserting in place thereof the following words:- city, subject to confirmation by the city council, as.

SECTION 4. Said section 4 of said chapter 616 is hereby further amended by inserting after the first paragraph, as most recently amended by chapter 450 of the acts of 2008, the following paragraph:-

Upon a vacancy on the commission resulting from the resignation, removal or expiration of a term of office of a commissioner or an alternate, the mayor shall provide written notice to the nominating entities described in this section by certified or registered mail. If a nominating entity fails to recommend nominees to the mayor within 90 days after being notified of a vacancy, the mayor may appoint a person to the commission at the mayor’s discretion, notwithstanding any provision of this section to the contrary. The members of the commission shall be residents of the city of Boston during their terms of office.

SECTION 5. Section 1 of chapter 665 of the acts of 1956 is hereby amended by inserting after the second paragraph, as most recently amended by section 1 of chapter 461 of the acts of 1993, the following paragraph:-

Upon a vacancy on the zoning commission resulting from the resignation, removal or expiration of a term of office of a commissioner, the mayor shall provide written notice to the nominating entities described in this section by certified or registered mail. If a nominating entity fails to recommend nominees to the mayor within 90 days after being notified of a vacancy, the mayor may appoint a person to the commission at the mayor’s discretion, notwithstanding any
provision of this section to the contrary.

SECTION 6. Section 8 of said chapter 665 is hereby amended by inserting after the second paragraph, as most recently amended by section 3 of said chapter 461 of the acts of 1993, the following paragraph:-

Upon a vacancy on the board resulting from the resignation, removal or expiration of a term of office of a member or an alternate, the mayor shall provide written notice to the nominating entities described in this section by certified or registered mail. If a nominating entity fails to recommend nominees to the mayor within 90 days after being notified of a vacancy, the mayor may appoint a person to the board at the mayor’s discretion, notwithstanding any provision of this section to the contrary.

SECTION 7. Section 1 of chapter 625 of the acts of 1965 is hereby amended by inserting after the word “mayor”, in line 3, the following words:-, subject to confirmation by the city council.

SECTION 8. Said section 1 of said chapter 625 is hereby further amended by adding the following paragraph:-

Upon a vacancy on the commission in a seat previously occupied by a member who was appointed after nomination by the Freedom Trail Foundation, Inc. pursuant to this section, resulting from the resignation, removal or expiration of a term of office of a member, the mayor shall provide written notice to the Freedom Trail Foundation, Inc. by certified or registered mail. If the Freedom Trail Foundation, Inc. fails to recommend nominees to the mayor within 90 days after being notified of a vacancy, the mayor may appoint a person to the commission at the mayor’s discretion, notwithstanding any provision of
this section to the contrary. The members of the commission shall be residents of the city of Boston during their terms of office.

SECTION 9. The first sentence of the first paragraph of section 4 of chapter 625 of the acts of 1966, as most recently amended by section 5 of chapter 624 of the acts of 1982, is hereby further amended by striking out the words “mayor as” and inserting in place thereof the following words:- mayor, subject to confirmation by the city council, as.

SECTION 10. Said section 4 of said chapter 625 is hereby further amended by inserting after the first paragraph, as so amended, the following paragraph:-

Upon a vacancy on the commission resulting from the resignation, removal or expiration of a term of office of a commissioner or an alternate, the mayor shall provide written notice to the nominating entities described in this section by certified or registered mail. If a nominating entity fails to recommend nominees to the mayor as described in this section within 90 days after being notified of a vacancy, the mayor may appoint a person to the commission at the mayor’s discretion, notwithstanding any provision of this section to the contrary. The members of the commission shall be residents of the city of Boston during their terms of office.

SECTION 11. Section 3 of chapter 772 of the acts of 1975, as most recently amended by section 4 of chapter 137 of the acts of 1989, is hereby further amended by inserting after the second paragraph the following paragraph:-

Upon a vacancy on the commission resulting from the resignation, removal or expiration of a term of office of a commissioner or an
alternate, the mayor shall provide written notice to the nominating entities described in this section by certified or registered mail. If a nominating entity fails to recommend nominees to the mayor within 90 days after being notified of a vacancy, the mayor may appoint a person to the commission at the mayor’s discretion, notwithstanding any provision of this section to the contrary.

SECTION 12. Section 2 of chapter 88 of the acts of 1989, as most recently amended by section 6 of chapter 139 of the acts of 2013, is hereby further amended by inserting after the word “mayor”, in line 3, the following words:- and confirmed by the city council.

SECTION 13. Said section 2 of said chapter 88, as so amended, is hereby further amended by inserting after the first paragraph the following paragraph:-

Upon a vacancy on the monitoring committee in a seat reserved for a public housing tenant or a rental assistance tenant resulting from the resignation, removal or expiration of a term of office of such person, the mayor shall provide written notice by certified or registered mail, in the case of a public housing tenant vacancy, to the citywide public housing tenant organizations and public housing development-based tenant organizations of the Boston Housing Authority responsible for nominating mayoral appointees or, in the case of a rental assistance tenant vacancy, to the rental assistance tenants who have served in a resident advisory capacity. If a nominating entity fails to recommend nominees to the mayor within 90 days after being notified of a vacancy, the mayor may appoint a person to the committee at the mayor’s discretion, notwithstanding any provision of this section to the contrary.

SECTION 14. This act shall take effect upon its passage.
Approved, January 7, 2019.