

The Commonwealth of Massachusetts

AUDITOR OF THE COMMONWEALTH DIVISION OF LOCAL MANDATES

ONE WINTER STREET, 9TH FLOOR BOSTON, MASSACHUSETTS 02108

TEL (617) 727-0025 FAX (617) 727-0984

April 24, 2025

By First-Class Mail & Email (selectboard@townofmarshfield.org)

Town of Marshfield Select Board 870 Moraine Street Marshfield, MA 02050

RE: Request for Waiver of Timeline under M.G.L. c. 29, § 27C, regarding Mandate Determination Request related to MBTA Communities Act (M.G.L. c. 40A, § 3A)

Dear Select Board Members:

On February 27, 2025, the Office of the State Auditor (OSA) received your emailed letter on behalf of the Town of Marshfield requesting "a determination . . . if compliance with the [MBTA Communities Act] would constitute an 'unfunded mandate' under the law, similar to [OSA's] ruling on Methuen and Wrentham."

On February 21, 2025, OSA, through its Division of Local Mandates (DLM), issued determinations to Wrentham, Middleborough, and Methuen pursuant to DLM's statutory obligation under M.G.L. c. 29, § 27C (the Local Mandate Law), that M.G.L. c. 40A, § 3A (the MBTA Communities Act, the Act, or § 3A), constitutes an unfunded mandate.¹ Said determinations set forth DLM's analysis in arriving at the conclusion that the Act constitutes an unfunded mandate while noting that additional time is required to perform a thorough analysis of the costs imposed.² The Town of Marshfield's request is substantively the same as the previous requests received by DLM regarding the MBTA Communities Act. Accordingly, DLM incorporates its analysis herein by reference to said determinations, as well as DLM's conclusion that the Act is an unfunded mandate within the meaning of the Local Mandate Law as the current method of funding by the Commonwealth of § 3A compliance costs incurred by municipalities does not satisfy the requirements of the Local Mandate Law.

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¹ See Massachusetts Office of the State Auditor, Division of Local Mandates. (2025, February 21). Mandate Determination related to MBTA Communities Act (M.G.L. c. 40A, § 3A) (on the Towns of Wrentham and Middleborough and the City of Methuen). Available at https://www.mass.gov/lists/all-local-mandate-determinations#2025-.

² See id.

As with all determinations, DLM cautions that its conclusion is based on DLM's interpretation and application of current law and judicial precedent and, accordingly, is <u>subject to</u> legislative or regulatory changes or judicial determination. As you may be aware, there continues to be pending litigation regarding the MBTA Communities Act between various municipalities and the Commonwealth. Such litigation may ultimately impact the determination of whether the Act is an unfunded mandate and/or the parameters of the costs imposed by the Act. In the meantime, DLM's determination uniformly applies to all MBTA communities regardless of whether any individual MBTA community requests a determination from DLM.³

Notwithstanding the outcome of the pending litigation, DLM needs additional time to collect data from all MBTA communities in order to determine the "total annual financial effect for a period of not less than 3 years" of the Act pursuant to the Local Mandate Law.⁴ Accordingly, DLM requests a waiver from the Town of Marshfield of the 60-day timeline under the Local Mandate Law regarding the financial effect determination. We would appreciate a response via email to sonia.kwon@massauditor.gov at your earliest convenience.

Please contact our office with any questions.

Sincerely,

Sonia J. Kwon

Senior Legal Counsel

Division of Local Mandates

cc: Lynne E. Fidler, Select Board Chair (lfidler@townofmarshfield.org)
Michael A. Maresco, Town Administrator (mmaresco@townofmarshfield.org)
Robert W. Galvin, Town Counsel (rwgalvin@galvin-legal.com)
Michael Leung-Tat, General Counsel, OSA (michael.leung-tat@massauditor.gov)
Jana DiNatale, Director, DLM (jana.dinatale@massauditor.gov)

³ See M.G.L. c. 40A, § 1A, for definition of "MBTA community."

⁴ See M.G.L. c. 29, § 27C(f).