

The Commonwealth of Massachusetts
Executive Office of Public Safety & Security
Military Division

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Major General Gary W. Keefe
The Adjutant General

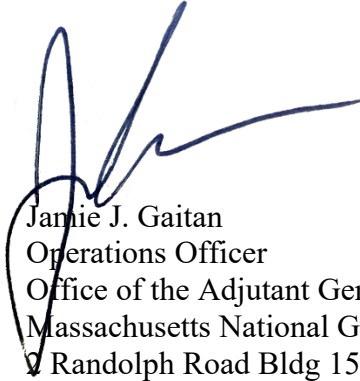
MASSACHUSETTS ARMORY COMMISSION
& MEDALS OF FIDELITY/LIBERTY

Notice of Public Meeting and Agenda

Pursuant to Massachusetts General Law chapter 30a, sect. 18 - 25, notice is hereby given of a meeting of the Massachusetts Armory Commission. The meeting will take place on:

Thursday 14 January 2026
1:00 p.m-2:00 p.m
The Concord Armory
91 Everett Street
Concord, MA

Agenda Attached



Jamie J. Gaitan
Operations Officer
Office of the Adjutant General
Massachusetts National Guard
2 Randolph Road Bldg 1505
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ARMORY COMMISSION MEETING AGENDA

14 JAN 2026

Concord Armory

1300-1305: Armory Commission Meeting Opening Remarks	Maj Gen Keefe
1305-1315: SQM Update	BG Kalin
1315-1325: Update on Military Division Expendable Trust	Meng You
1325-1340: Update on 5 Year Deferred Maintenance Capital Projects Plan	Steve Wagner
1340-1400: CFMO Facilities Update	John Bagaglio
1400-1415: Any Subject That Was Not Anticipated by The Chairperson At Least 48 Hours in Advance of the Meeting	Maj Gen Keefe
1415-1500: Medal of Liberty and Fidelity Packet Reviews	Maj Gen Keefe, Maj Gen Gaglio BG Kalin
1500: Closing Comments/Meeting Adjourned	Commission Members

Section 18: Armory commission

Section 18. There shall be an armory commission composed of the following members: the adjutant general, who shall serve as chairperson; the state quartermaster, who shall serve as clerk; 3 assistant adjutants general, 1 of whom shall be an army officer and 1 of whom shall be an air officer. Neither the adjutant general nor the state quartermaster shall receive additional compensation on account of their membership in the armory commission. The assistant adjutants general shall, if not currently on full-time military duty, receive 1 day's pay of grade and allowances for each day of service as a member of the armory commission.

Section 126: Armory commission; powers and duties in respect to location and rejuvenation of armories and air installations; method of acquiring land

Section 126. The armory commission shall rebuild, remodel or repair state armories or air installations damaged or destroyed and may reconstruct, remodel, enlarge or otherwise improve existing state armories or air installations if it deems the needs of the service so require. The commission shall construct additional armories or air installations until the armed forces of the commonwealth shall be provided with adequate quarters.

The armory commission shall designate the location of armories and air installations to be constructed and shall immediately, on behalf of the commonwealth, take by eminent domain under chapter 79 or acquire by purchase or otherwise suitable lots of land in the respective cities or towns designated and shall erect, furnish and equip thereon armories or air installations sufficient for 1 or more units of the armed forces of the commonwealth as it considers necessary; provided, however, that no land shall be acquired and no buildings shall be erected, reconstructed, remodeled or enlarged until the site and plans and the total amount to be authorized for the site and plans have been approved by the commander-in-chief.

The armory commission may, on behalf of the commonwealth and with the approval of the commander-in-chief, take by eminent domain under chapter 79 or acquire by purchase or lease, land suitable for ranges for target practice for the armed forces of the commonwealth and upon such land may, with the approval of the commander-in-chief, erect such buildings and construct such facilities as may be needed.

Land acquired by purchase under this section shall be paid for by the commonwealth upon the execution of such a release or conveyance as shall be prescribed by the attorney general.

The armory commission may, on behalf of the commonwealth and with the approval of the commander-in-chief, dispose of an armory or air installation whenever it considers that the continued existence of such armory or air installation no longer suitably or efficiently serves the purposes of the armed forces of the commonwealth either due to obsolescence or changes in the defense requirements.