

**HOUSE . . . . . No. 720**

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**The Commonwealth of Massachusetts**

PRESENTED BY:

*Paul W. Mark*

*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 Amending MGL 21E AND 310 CMR 4.03.

PETITION OF:

NAME:

*Paul W. Mark*

DISTRICT/ADDRESS:

*2nd Berkshire*

**HOUSE . . . . . No. 720**

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By Mr. Mark of Peru, a petition (accompanied by bill, House, No. 720) of Paul W. Mark relative to exempting municipalities from the annual compliance assurance fee. Environment, Natural Resources and Agriculture.

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[SIMILAR MATTER FILED IN PREVIOUS SESSION  
SEE HOUSE, NO. 3992 OF 2013-2014.]

**The Commonwealth of Massachusetts**

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**In the One Hundred and Eighty-Ninth General Court  
(2015-2016)**  
\_\_\_\_\_

An Act Amending MGL 21E AND 310 CMR 4.03.

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

1           No city or town having acquired a site in conformance with MGL Ch21E, section 2(d)  
2   and no redevelopment authority, redevelopment agency, community development corporation, or  
3   economic development and industrial corporation having acquired a site acting in conformance  
4   with MGL Ch21E, section 2(f) shall be assessed any Annual Compliance Assurance Fee  
5   pursuant to the requirements of MGL Ch21E section 3B. CMR 310. 4.03 shall be amended to  
6   include said city, town, redevelopment authority, redevelopment agency, community  
7   development corporation, or economic development and industrial corporation as among those,  
8   agencies exempted from annual compliance assurances fees.