The Commonwealth of Massachusetts

In the Year Two Thousand Ten

An Act clarifying the application of Chapter 156B.

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

1	The following sections of chapter one hundred and fifty-six B shall apply to the Cape &
2	Vineyard Electric Cooperative, Inc.:

(a) sections one through three, six, six A, seven, nine B, ten through fourteen, sixteen,
thirty-five, thirty-seven, forty-eight, forty-nine, fifty-one, fifty-three through fifty-eight, sixtyone, sixty-two, sixty-five through sixty-nine, seventy-two through seventy-four, seventy-eight
through eighty, one hundred through one hundred and two, one hundred and four through one
hundred and six, one hundred and eight, one hundred and nine, one hundred and twelve through
one hundred and sixteen.

9 (b) sections sixty-three and sixty-four, for statements, reports, articles of organization, 10 articles of amendment and articles of consolidation or merger required to be filed pursuant to 11 chapter one hundred and fifty-six B or section one hundred and thirty-six of chapter one hundred 12 and sixty-four.

13	(c) the foregoing provisions of chapter one hundred and fifty-six B that are made
14	applicable to the Cape & Vineyard Electric Cooperative, Inc. and that pertain to stock and
15	stockholders, shares and classes or series of shares and stock and transfer records, shall be
16	applicable as nearly as may be to members, classes of members and records of membership