

The Commonwealth of Massachusetts

PRESENTED BY:

Sonia Chang-Diaz

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 to promote healthy communities and the environment..

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Sonia Chang-Diaz	
Byron Rushing	9th Suffolk
Carl M. Sciortino, Jr.	34th Middlesex
Linda Dorcena Forry	12th Suffolk
Sal N. DiDomenico	Middlesex and Suffolk
James B. Eldridge	
Ellen Story	3rd Hampshire

SENATE DOCKET, NO. 725 FILED ON: 1/20/2011 SENATE No. 343

By Ms. Chang-Diaz, a petition (accompanied by bill, Senate, No. 343) of Sonia Chang-Diaz, Byron Rushing, Carl M. Sciortino, Jr., Linda Dorcena Forry and other members of the General Court for legislation to promote healthy communities and the environment. Environment, Natural Resources and Agriculture.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 388 OF 2009-2010.]

The Commonwealth of Alassachusetts

In the Year Two Thousand Eleven

An Act to promote healthy communities and the environment..

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

1	SECTION 1. The General Laws, as appearing in the 2008 Official Edition,
2	are hereby amended by inserting after chapter 111K chapter 111L:
3	Chapter 111L: Section 1.Definitions.
4	Section 1. As used in this chapter the following words shall have the
5	following meanings:
6	"Communities Health Index," a cumulative evaluation of the health of
7	communities based on specific health outcome indicators that ranks communities based on their
8	health status so as to identify communities whose residents suffer disproportionately high rates
9	of disease and premature death.

10

"Department," the department of public health.

11	"Environmental notification," an environmental notification prepared
12	pursuant to section 62A of chapter 30 of the Massachusetts Environmental Policy Act.
13	"Health and Economic Impact Assessment" or "HIEA," a combination of
14	procedures, methods, and tools by which a regulation, program, or other project is assessed as to
15	its potential effects on the health and economic vitality of a population, and the distribution of
16	those effects within the population. A HEIA evaluates objectively the potential health and
17	economic effects of a project before it is built or implemented. A HEIA encompasses a
18	heterogeneous array of qualitative and quantitative methods and tools to focus on health and
19	economic impacts and outcomes such as, but not limited to, obesity, physical inactivity, asthma,
20	injuries, residential and commercial property values and social equity. Health and economic
21	impacts and outcomes are the overall effects of a regulation, program, or other project, directly
22	and indirectly, on the health and economic vitality of a population. A HEIA may provide
23	recommendations to increase positive health and economic outcomes and minimize adverse
24	health and economic outcomes.
25	"Most vulnerable community," a community identified in the communities
26	health index as being in the percentiles having the worst health outcomes or a community where
27	the median household income is 65 percent or less than the statewide household median income
28	or whose population includes 25 percent or more residents who are minorities foreign born, or
29	lacking English language proficiency
30	"Person," any state, public, or private corporation or authority, any
31	individual, trust, firm, joint stock company, partnership, association, or other entity, or any group
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32	thereof, and any officer, employee, or agent of such person, any group of persons, and any
33	agency or political subdivision of the Commonwealth or of the federal government.
34	"Project," work, project, or activity, either directly or indirectly undertaken
35	by a person, including the adoption of a regulation or program by an agency or authority of the
36	Commonwealth.
37	Section 2. Expedited and Enhanced Massachusetts Environmental Policy Act
38	Review.
39	The secretary of environmental affairs shall:
40	(a) develop enhanced public participation for any project that requires an
41	environmental notification for air, solid and hazardous waste, other than remediation projects, or
42	wastewater and sewage sludge treatment and disposal, if the project is located within 1 mile of a
43	most vulnerable community, or in the case of projects exceeding said threshold for air, within 5
44	miles of a most vulnerable community; and require enhanced analysis of impacts and mitigation
45	in the scope of an environmental impact report required by sections 62A or 62B of chapter 30 of
46	the Massachusetts Environmental Policy Act if the project is located within 1 mile of a most
47	vulnerable community, or in the case of projects exceeding a mandatory threshold for air, within
48	5 miles of a most vulnerable community.
49	(b) exempt site assessment grants and loans granted under the Brownfields
50	Redevelopment Fund, as well as investment tax credits for equipment, tenant fit-ups, and other
51	post-development activities administered under chapter 206 of the acts of 1998 from the category
52	of state financial assistance for the purposes of triggering Massachusetts environmental policy
53	act review. Projects undertaken under chapter 206 of the acts of 1998 that otherwise trigger

54	Massachusetts environmental policy act review may be considered environmental restoration
55	projects and subject to expedited review. In making a decision, the secretary of environmental
56	affairs shall consider the extent to which the new proposal would prevent pollution and eliminate
57	or minimize risks to public health and the environment.
58	Section 3. Community Environmental Health Disparities Program.
59	There is hereby established in the department a community environmental
60	health and economic disparities program. The purpose of the program is to establish a
61	communities health index and require certain proposed projects to complete a health and
62	economic impact assessment to help protect the health and economic vitality of community
63	residents. The department shall adopt regulations to implement the community health disparities
64	program and create a communities health index within six months of the passage of this act.
65	Section 4. Communities Health Index.
65 66	Section 4. Communities Health Index.(a) No less often than once every five years the department shall create and
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66 67	(a) No less often than once every five years the department shall create and publish a communities health index using the most recent three years of health data it has
66 67 68	(a) No less often than once every five years the department shall create and publish a communities health index using the most recent three years of health data it has available.
66 67 68 69	 (a) No less often than once every five years the department shall create and publish a communities health index using the most recent three years of health data it has available. (b) The communities health index shall be based on the following:
66 67 68 69 70	 (a) No less often than once every five years the department shall create and publish a communities health index using the most recent three years of health data it has available. (b) The communities health index shall be based on the following: (1) Primary indicators for a most vulnerable community:
 66 67 68 69 70 71 	 (a) No less often than once every five years the department shall create and publish a communities health index using the most recent three years of health data it has available. (b) The communities health index shall be based on the following: (1) Primary indicators for a most vulnerable community: (i) Total age adjusted mortality, 25% or more above the commonwealth

75	(iii) Elevated blood lead levels in children age13 and younger, 10% or
76	more above the commonwealth rate;
77	(iv) Asthma and asthma-related hospital admissions or prevalence in
78	children age 14 and younger, 10% or more above the commonwealth rate; and
79	(v) Infant mortality 10% or more above the commonwealth rate
80	(2) Secondary indictors for a community:
81	(i) Total age adjusted non-congenital cardiovascular disease and stroke
82	morbidity, 10% or more above the commonwealth rate;
83	(ii) Total age adjusted heart attack hospitalizations, 10% or more above
84	the commonwealth rate;
85	(iii) Total age adjusted stroke and stroke-related hospitalizations, 10% or
86	more above the commonwealth rate; and
87	(iv) Bronchitis and bronchitis-related hospitalizations in children age 14
88	and younger and adults age 65 and older, 10% or more above the commonwealth rate
89	(3) Other indicators for a community:
90	(i) Other health outcome indicators, if any, chosen by the department to
91	compare community health; and
92	(ii) Environmental indicators (such as elevated levels of particulate matter
93	in the air), if any, chosen by the department as predictive of negative health outcomes

94	(c) The department shall weight the indicators, giving more weight to the
95	primary indicators than to the secondary indicators, to determine which communities' residents
96	suffer disproportionately high levels of serious disease, disability, and premature death and shall
97	index the communities from worst to best health outcomes. A community in the top 50th
98	percentile of the index for poor health outcomes is determined to have the worst health outcomes
99	and deemed to be most vulnerable. The department may adjust the percentile up or down by no
100	more than 10 percent to identify the communities with the worst health outcomes in the
101	commonwealth.
102	(d) For purposes of creating the communities health index:
103	(1) A community shall include at least 10,000 residents. If a municipality
104	has fewer than 10,000 residents, the department shall cluster the municipality with one or more
105	contiguous municipalities to create a combined community with at least 10,000 and no more than
106	100,000 residents.
107	(2) A community shall not exceed 100,000 residents. If a municipality
108	has more than 100,000 residents, the department shall divide the municipality into
109	geographically contiguous communities of 10,000-50,000 residents.
110	(3) The department may divide municipalities of 50,000-100,000
111	residents into geographically contiguous communities of 10,000-50,000 residents if there are
112	distinct differences in indicators within areas of the municipality.
113	Section 5. Notice to the department.

(a) A person required to file an environmental notification shall provide a
copy to the department simultaneous with filing the environmental notification with the secretary
of environmental affairs.

(b) The department may designate areas near vulnerable populations where certain projects, or the cumulative impact of projects, require notice to the department when an environmental notification is not required. A person proposing such a project shall notify the department on forms required by the department.

121 Section 6. Health and Economic Impact Assessment

122 (a) Within 30 days after the department receives a copy of the 123 environmental notification or notice of a project it shall inform the person if a health and 124 economic impact assessment is required. A health and economic impact assessment is required 125 if the proposed project is in or might affect a most vulnerable community, unless the department 126 waives the requirement upon a finding that the project would have no potential impact on any of 127 the indicators used to create the communities health index. If the department intends to waive 128 the requirement for a project in a most vulnerable community, it first shall provide notice to the 129 public and the opportunity for written public comment within 30 days after the notice, and shall 130 provide its decision of whether a health and economic impact assessment is required within 30 131 days of the close of the public comment period.

(b) The department, on petition of ten or more persons, may require a health
and economic impact assessment for a project in a most vulnerable community, or that may
affect a most vulnerable community, that does not require an environmental notification. The
department shall respond to such petition within 30 days.

136	(c) Whenever a health and economic impact assessment is required, the
137	department shall provide public notice of the proposed scope for the assessment within 30 days
138	after its determination that an assessment is required. The person and public shall have 30 days
139	to provide written comments on the proposed scope. The department shall issue the scope within
140	30 days of the close of the comment period. The scope shall identify which effects and health
141	outcomes to assess and at a minimum shall require:
142	(1) consideration of evidence about the anticipated relationships between
143	the proposed project and the health of the population, including which people in the population
144	might be affected and how they might be affected;
145	(2) consideration of the opinions, experience, and expectations of those
146	who may be affected by the proposed project;
147	(3) information and analysis regarding the potential effects of the
148	proposed project on health;
149	(4) information and analysis regarding the potential impacts of the project
150	on economic development prospects and commercial and residential property values of the
151	surrounding communities;
152	(5) proposals for mitigation and offsets to maximize the positive and
153	minimize the potential negative health and economic impacts, if any;
154	(6) other information and analysis identified in the scope; and
155	(7) a submission deadline for the HEIA.

156	(d) The person proposing the project shall complete and file a health and
157	economic impact assessment with the department according to the scope and the department is
158	required to provide the HEIA on the department's website within ten days of it being filed. The
159	person proposing the project shall also file a copy of the HEIA with the Executive Office of
160	Housing and Economic Development.
161	(e) The Department of Environmental Protection cannot approve a project
162	until the department has approved the HEIA and required any additional mitigation to minimize
163	the potential negative health impacts.
164	(f) Any person aggrieved by a decision of the department may, within
165	thirty days of the publication of notice of such decision, appeal under the provisions of section
166	fourteen of chapter thirty A. The department's proceedings and decision shall be deemed to be a
167	final decision in an adjudicatory proceeding.
168	Section 7. Evaluating the Health and Economic Impact Assessment.
169	(a) The department shall provide public notice of and an opportunity for
170	public comment on a health and economic impact assessment.
171	(b) Within 30 days of the close of the public comment period, the
172	department, with input from the board of health in the municipality where the project would be
173	located if one exists, shall determine whether the health related components of the impact
174	assessment are adequate, whether mitigation or offsets are necessary, and whether the mitigation
175	and offsets identified in the assessment would be adequate.

176	(c) Within 30 days of the close of the public comment period, the Executive
177	Office of Housing and Economic Development, with input from the property assessor in the
178	municipality where the project would be located if one exists, shall advise the department as to
179	whether the economic related components are adequate, whether mitigation or offsets are
180	necessary, and whether the mitigation and offsets identified in the assessment would be
181	adequate.
182	(d) If the health and economic impact assessment is adequate and no
183	mitigation or offsets are required the process is completed.
184	(e) If the health and economic impact assessment is adequate and appropriate
185	mitigation and offsets are identified and required, the process is completed, subject to the person
186	completing the mitigation and offsets identified in the assessment and required by the
187	department. The department may require monitoring and evaluation after completion to
188	determine whether the mitigation and offsets were adequate.
189	(f) If the health and economic impact assessment is inadequate, the
190	department shall provide an opportunity to supplement the assessment to remedy the
191	inadequacies.
192	(g) If a health and economic impact assessment is required, a person shall
193	not begin a project until the department approves the health and economic impact assessment.
194	(h) The department may require a fee be paid for its evaluation of an
195	assessment.

(i) A person whose health and economic impact assessment has been
approved must notify the department of any substantial change in the proposal so that the
department may determine whether a supplemental assessment or other mitigation or offsets are
required.

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Section 8. Emergencies.

The hazard abatement provisions of a project in a most vulnerable community may begin before approval of a health and economic impact assessment if emergency action is essential to avoid or eliminate a threat to public health or safety, or a threat to any natural resources; provided, that wherever practicable, the person shall obtain the prior approval of the department. Following beginning any such project, the person shall promptly, but in any case within sixty days, begin compliance with the provisions of section 4.

207 Section 9. Action or proceeding alleging improper determination of need for 208 a health and economic impact assessment or approval of such assessment or noncompliance with 209 law.

210 (a) A person intending to commence an action or proceeding alleging an 211 improper determination of whether a project requires the preparation of a health and economic 212 impact assessment shall first provide notice of intention to commence such action or proceeding 213 within sixty days of issuance of notice of such determination. A person intending to commence 214 an action or proceeding alleging that a health and economic impact assessment fails to comply 215 with the requirements of this chapter shall first provide notice of intention to commence such 216 action or proceeding within sixty days of approval of such assessment. Said notices of intention 217 shall be in such form as the department shall prescribe, shall identify with particularity the issues to be considered in any such action or proceeding, shall be in lieu of the notice and waiting
period required by section seven A of chapter two hundred and fourteen, and shall be provided to
the attorney general, the person proposing the project, and the department.

(b) An action or proceeding noticed as provided in subsection (a) of this
section shall be filed within sixty days after providing such notice.

(c) No allegation shall be made in any action or proceeding under this chapter unless the matter complained of was raised at the appropriate point in the administrative review procedures; provided that a matter may be raised upon a showing that it is material and that it was not reasonably possible with due diligence to have raised it during such procedures or that the matter sought to be raised is of critical importance to the environmental impact of the project.

(d) If a court determines that a person proposing a project has knowingly
concealed a material fact or knowingly submitted false information in any form or report
required under this chapter, limits on the manner and time in which actions or proceedings may
be commenced shall not apply and the department may require the preparation and review of
such assessments as may be necessary to correct any deficient assessment.

(e) Ten or more persons residing in a most vulnerable community may
commence an action or proceeding alleging that a project in said community or an approval of a
health and economic impact assessment for a project in said community fails to comply with the
requirements of this chapter.

238 SECTION 2. The Department of Public Health shall adopt regulations to239 implement this act within one year after the effective date of this act.