HOUSE No.

•	The Commonwealth of Massachuse	tts
	PRESENTED BY:	
	Josh S. Cutler	
To the Honorable Senate and I Court assembled:	House of Representatives of the Commonwealth of Ma	ssachusetts in General
The undersigned legis	slators and/or citizens respectfully petition for the adop	otion of the accompanying bill:
An Act re	lative to public utility company vegetation ma	anagement.
	PETITION OF:	
Name:	DISTRICT/ADDRESS:	DATE ADDED:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Josh S. Cutler	6th Plymouth	

HOUSE No.

By Mr. Cutler of Duxbury, a petition (subject to Joint Rule 12) of Josh S. Cutler relative to the removal of vegetation by public utility companies. Telecommunications, Utilities and Energy.

The Commonwealth of Alassachusetts

In the Year Two Thousand Thirteen

An Act relative to public utility company vegetation management.

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12 13 Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- 1 Chapter 25 of the General Laws as appearing in the 2012 official edition is hereby 2 amended by adding the following sections:-
 - Section 23. (a) The Department of Public Utilities shall promulgate rules and regulations that require public utility companies to file, and the Department to approve, a vegetation management plan prior to any vegetation removal in transmission rights of way. A public utility company shall not remove any vegetation, unless in preparation for or response to an imminent emergency event, until
 - (1) the removal is described and approved in a valid vegetation management plan; and
 - (2) the company complies with the notice requirements of section 25.
- 10 (b) Prior to approval by the Department, the Department shall hold a public meeting in each municipality in which the utility company proposes to remove vegetation.
 - (c) Vegetation removal shall not begin within 60 days of the date the Department approves the vegetation management plan.
- 14 (d) A vegetation management plan that is approved by the department will be valid for a
 15 maximum of four years from the date the Department approves the plan.
- Section 24. A vegetation management plan shall include, in addition to requirements specified by the Department:

18 (a) an evaluation of the impact the proposed vegetation removal will have on the each 19 of the following in each municipality in which vegetation will be removed: 20 (1) endangered species; 21 (2) local water supplies; 22 (3) storm water runoff; 23 (4) septic treatment areas; and 24 (b) the company's plans to restore removed vegetation with compatible species of 25 plants. 26 Section 25. (a) If the vegetation management plan is approved by the Department, the 27 utility company shall file a copy of the plan in each municipality in which the company will be 28 removing vegetation. The company shall have 30 days from the date the Department approves 29 the plan to file a copy with all applicable municipalities. 30 (b) The public utility company will conduct, at its own cost, a formal land survey 31 detailing the actual physical boundaries of the right of way through each parcel of land where 32 vegetation removal will occur. This survey will be used to accurately mark the vegetation that 33 will be removed. Vegetation that will be removed will be marked conspicuously as such at least 34 30 days prior to the start of removal. 35 (c) The public utility company will provide written notice of the vegetation removal to 36 each homeowner abutting the right of way at least 30 days prior to the start of removal. This 37 notice must include, but is not limited to, the date on which the removal will begin, describe the 38 process by which the homeowner may request a meeting with company representatives, and 39 describe the process the company will use to replant compatible species. 40 Section 26. During vegetation removal, the public utility company shall complete stump grindings whenever it cuts trees to the stump. The company shall also re-plant compliant species 41 42 of plants to partially restore the vegetation it removes. The company shall bear the cost of stump 43 grinding and restoration efforts.

Section 27. The penalty for removing any tree, if the trunk of the tree is outside of the

surveyed right of way, shall be a fine of \$1,000 per tree removed.

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