

The Commonwealth of Massachusetts

PRESENTED BY:

Michelle M. DuBois

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 relative to the construction of generating facilities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Michelle M. DuBois	10th Plymouth	1/16/2015
Jason M. Lewis	Fifth Middlesex	1/2/2020
Carmine L. Gentile	13th Middlesex	1/2/2020
James B. Eldridge	Middlesex and Worcester	1/2/2020
Denise Provost	27th Middlesex	1/2/2020
Walter F. Timilty	7th Norfolk	1/2/2020
David M. Rogers	24th Middlesex	1/2/2020
Marcos A. Devers	16th Essex	1/2/2020
Daniel J. Ryan	2nd Suffolk	1/2/2020
Tom Sannicandro	7th Middlesex	5/15/2015
Aaron Vega	5th Hampden	5/14/2015
Chris Walsh	6th Middlesex	5/15/2015
Frank I. Smizik	15th Norfolk	5/15/2015
Jose F. Tosado	9th Hampden	1/2/2020
Jonathan Hecht	29th Middlesex	5/15/2015

By Ms. DuBois of Brockton, a petition (accompanied by bill, House, No. 3527) of Michelle M. DuBois and others relative to the environmental impact documents required to apply for a permit to construct an electric generating facility. Telecommunications, Utilities and Energy.

The Commonwealth of Massachusetts

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

An Act relative to the construction of generating facilities.

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. Section 69G of chapter 164 of the General Laws, as appearing in the 2012
2	Official Edition, is hereby amended by inserting after the definition of "Department" the
3	following definition:-
4	"Director of environmental justice", the director within the executive office of energy and
5	environmental affairs, appointed pursuant to section 1 of Executive Order 552.
6	SECTION 2. Said section 69G of said chapter 164, as so appearing, is hereby further
7	amended by inserting after the definition of "Electric company" the following 2 definitions:-
8	"Environmental justice", the right to be protected from environmental pollution, and to
9	live in and enjoy a clean and healthful environment. Environmental justice shall include the
10	equal protection and meaningful involvement of all people with respect to the development,
11	implementation, and enforcement of environmental laws, regulations, and policies and the
12	equitable distribution of environmental benefits, and is based on the concept that all people have

a right to be protected from environmental pollution and to live in and enjoy a clean and healthy
environment regardless of race, income, national origin or English language proficiency.

15 "Environmental justice population", a neighborhood: (i) whose annual median household 16 income is equal to or less than 65 per cent of the median household income for the 17 commonwealth; (ii) whose population is equal to or greater than 25 per cent minority or foreign 18 born individuals, or individuals lacking English language proficiency according to federal census 19 data; or (iii) otherwise identified as an environmental justice population by the executive office 20 of energy and environmental affairs.

SECTION 3. Section 69J¹/₄ of said chapter 164, as so appearing, is hereby amended by
 inserting after the second paragraph the following 4 paragraphs:-

No applicant shall submit a petition to construct a generating facility without first
submitting a preliminary statement regarding such generating facility. A preliminary statement
shall contain, at a minimum, the following information:- (i) a description of the proposed
generating facility and a list of its possible locations; (ii) potential environmental and public
health

impacts resulting from the construction and operation of the proposed generating facility
(iii) an analysis of how the proposed generating facility may impact environmental justice
populations; (iv) a list of proposed studies or reports that the applicant plans to undertake or that
have been previously published to evaluate potential environmental and public health impacts;
(v) proposed measures for minimizing any environmental and public health effects; (vi) the
contact information for at least 1 individual associated with and knowledgeable about the
proposed generating facility; (vii) an identification list of all federal, state and local permits,

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approvals, certifications or other such authorizations necessary for the construction, operation
and maintenance of the proposed generating facility; and (vii) any other relevant information that
the board shall require.

38 The preliminary statement shall be submitted to the board, the director of environmental 39 justice, any identifiable community groups with members living or working within 5 miles of a 40 possible location for the proposed generating facility, the city council or board of selectman for 41 each of the proposed locations, and the public library for each proposed location. If the proposed 42 generating facility may be located within 5 miles of an environmental justice population, the 43 applicant shall also provide copies of the preliminary statement in the primary language of such 44 environmental justice population, where applicable. To facilitate the pre-petition and petition 45 processes and enable residents to participate in decisions that affect their health and safety and 46 the environment, the applicant and siting board shall provide opportunities for resident 47 involvement. The primary goals of the resident participation process shall be to facilitate 48 communication between the applicant and interested or affected persons. The process shall 49 foster the active involvement of the interested or affected persons.

Each preliminary statement submitted pursuant to this section shall be accompanied by a fee equal to \$1,000 per 10 megawatts of generating capacity. The board shall deposit the fee into a separate account, which the board shall maintain. The board may make expenditures from the account in order to defray costs associated with the preliminary statement and petition review process, as they may be incurred by local governments, the board, or other parties. Such costs may include, but shall not be limited to, expert witness fees, consultant fees, legal fees or other administrative costs.

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57 The board shall hold at least 1 public hearing in each possible location wherein the 58 proposed generating facility may be located, the goal of which shall be to allow the residents of 59 each potential host community to participate in a decision that affects their health, safety and 60 environment and to facilitate the active involvement of, and communication between, all 61 interested and affected parties.

62 SECTION 4. Said section 69J¹/₄ of said chapter 164, as so appearing, is hereby further 63 amended by striking out, in line 40, the words "and (v)" and inserting in place thereof the 64 following:- (v) a description of any environmental justice population within 10 miles of the 65 proposed generating facility and the potential impacts on such populations; (vi) a cumulative 66 impact analysis of air and water quality within 10 miles of the proposed generating facility, or 67 such other radius as may be established by the board in regulation, which shall consider all 68 available data on projected emissions of air pollutants, water pollutants and air toxins, currently 69 existing industrial and commercial facilities, and any identifiable proposed industrial or 70 commercial facility not yet constructed; (vii) a comparison between the demographic, economic, 71 and physical characteristics of (a) communities within 10 miles of the proposed generating 72 facility, and (b) the county as a whole within which the proposed generating facility may be 73 located, which shall include data on racial and ethnic groups, income levels, open space 74 availability, and public health considerations; (viii) an explanation of why the proposed 75 generating facility is necessary to meet regional requirements for additional capacity; and (ix). 76 SECTION 5. The fifth paragraph of said section 69J¹/₄ of said chapter 164, as so 77 appearing, is hereby amended by striking out the first sentence and inserting in place thereof the

78 following 2 sentences:-

79 For every proposed generating facility that seeks to be located within 10 miles of a state-80 designated environmental justice population, the board shall perform a meaningful substantive 81 analysis of the proposed facility and describe all environmental justice considerations. The board 82 shall, within 1 year from the date of filing, approve a petition to construct a generating facility if 83 the board determines that the petition meets the following requirements: (i) the proposed 84 generating facility would not burden an environmental justice population located within a 10 85 mile radius; (ii) the description of the proposed generating facility and its environmental impacts 86 are substantially accurate and complete; (iii) the description of the site selection process used is 87 accurate and complete; (iv) proposed facilities within 10 miles of an environmental justice 88 community have had a cumulative impact analysis of air quality and water quality completed, 89 which took into consideration all available data associated with projected emissions of air 90 pollution, water pollution, and air toxins from the proposed generating facility and other existing 91 industrial and commercial facilities, as well as sources permitted and yet to be constructed; (v) 92 the applicant has sufficiently demonstrated that the proposed generating facility is necessary to 93 meet regional requirements for additional capacity; (vi) the plans for the construction of the 94 proposed generating facility are consistent with current health and environmental protection 95 policies of the commonwealth and with such energy policies as are adopted by the 96 commonwealth for the specific purpose of guiding the decisions of the board; (vii) such plans 97 minimize the environmental impacts consistent with the minimization of costs associated with 98 the mitigation, control, and reduction of the environmental and public health impacts of the 99 proposed generating facility; and (viii) if the petitioner was required to provide information on 100 other fossil fuel generating technologies, the construction of the proposed generating facility on 101 balance contributes to a reliable, low-cost, diverse, regional energy supply with minimal

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102	environmental impacts.	Where a proposed	generating facility	would be located	within 10 miles

- 103 of an environmental justice population, the board shall include with its approval a substantive
- analysis of the generating facility's potential effects on the environmental justice population,
- 105 which shall describe all environmental justice factors considered by the board.