

The Commonwealth of Massachusetts

PRESENTED BY:

Russell E. Holmes

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 solar power equity in low-income and environmental justice communities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Russell E. Holmes	6th Suffolk	1/11/2019
Jack Patrick Lewis	7th Middlesex	1/23/2019
Jason M. Lewis	Fifth Middlesex	1/23/2019
Elizabeth A. Malia	11th Suffolk	1/28/2019
Brian W. Murray	10th Worcester	1/29/2019
Jennifer E. Benson	37th Middlesex	1/29/2019
Michelle M. DuBois	10th Plymouth	1/29/2019
Denise C. Garlick	13th Norfolk	1/30/2019
Natalie M. Higgins	4th Worcester	1/30/2019
Edward F. Coppinger	10th Suffolk	1/30/2019
Sal N. DiDomenico	Middlesex and Suffolk	1/31/2019
Tommy Vitolo	15th Norfolk	1/31/2019
James B. Eldridge	Middlesex and Worcester	1/31/2019
Denise Provost	27th Middlesex	2/1/2019
Diana DiZoglio	First Essex	2/1/2019
Jonathan Hecht	29th Middlesex	2/1/2019
Marjorie C. Decker	25th Middlesex	2/1/2019
Daniel R. Cullinane	12th Suffolk	2/1/2019

Kay Khan	11th Middlesex	2/1/2019
Chynah Tyler	7th Suffolk	2/1/2019
Jon Santiago	9th Suffolk	2/1/2019
Bud L. Williams	11th Hampden	2/1/2019
Sean Garballey	23rd Middlesex	2/1/2019
Carlos González	10th Hampden	2/1/2019
Liz Miranda	5th Suffolk	2/1/2019
Rebecca L. Rausch	Norfolk, Bristol and Middlesex	2/1/2019
Bruce E. Tarr	First Essex and Middlesex	2/1/2019

By Mr. Holmes of Boston, a petition (accompanied by bill, House, No. 2877) of Russell E. Holmes and others relative to solar power equity in low-income and environmental justice communities. Telecommunications, Utilities and Energy.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. *3396* OF 2017-2018.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to solar power equity in low-income and environmental justice communities.

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 138 of chapter 164, as so appearing, is hereby amended by inserting

2 after the definition of "Class III net metering facility" the following definition:

3 "Community shared solar net metering facility", a solar net metering facility with three or 4 more eligible recipients of credits, provided that (1) no more than 50% of the net metering 5 credits produced by the facility are allocated to any one recipient, (2) no more than three 6 recipients may receive net metering credits in excess of those produced annually by 25 kW of 7 nameplate AC capacity and the combined share of said participants' capacity shall not exceed 8 50% of the total capacity of the Generation Unit, unless otherwise allowed by the Department of 9 Energy Resources, and (3) the recipients have an interest in the production of the facility or the entity that owns the facility, in the form of formal ownership, a lease agreement, or a netmetering allocation agreement.

12	SECTION 2. Section 138 of chapter 164, is further amended by inserting after the
13	definition of "customer" the following definitions:
14	"Low-income and Environmental Justice Households", includes (1) are low-income
15	households as defined under section 1 of chapter 40T and (2) households within Environmental
16	Justice populations
17	"Environmental Justice" means the right to be protected from environmental pollution
18	and to live in and enjoy a clean and healthful environment regardless of race, income, national
19	origin or English language proficiency. Environmental justice shall include the equal protection
20	and meaningful involvement of all people with respect to the development, implementation, and
21	enforcement of environmental laws, regulations, and policies and the equitable distribution of
22	environmental benefits.
23	"Environmental Justice Household," includes households within Environmental Justice
24	Populations.
25	"Environmental Justice Population," a neighborhood whose annual median household
26	income is equal to or less than 65 percent of the statewide median or whose population is made
27	up 25 percent minority or lacking English language proficiency or as determined by the
28	Executive Office of Energy and Environmental Affairs pursuant to Executive Order 552.
29	"Low income solar net metering facility", a solar net metering facility that allocates all of

30 its output and net metering credits to (1) the providers or residents of publicly-assisted housing

2 of 5

under section 1 of chapter 40T or (2) low income and environmental justice households; or (3) entities primarily serving such persons. The Department of Energy Resources may establish an alternate minimum threshold or thresholds for allocation of output and net metering credits to determine project eligibility if the Department determines a lower threshold is necessary in order to facilitate economic viability of low-income solar net metering facilities or to deliver meaningful economic benefit to recipients.

37 SECTION 3. Said section 138 of said chapter 164, as so appearing, is hereby further 38 amended by inserting in the definition of "market net metering credit" by striking out the 39 following words:-"that credits shall only be allocated to an account of a municipality or 40 government entity." and inserting in place thereof the following words:- "that credits shall only 41 be allocated to an account of a municipality or government entity or low-income and 42 Environmental Justice households."

43 SECTION 4. Said section 138 of said chapter 164, as so appearing, is hereby further 44 amended by inserting in the definition of "Net metering facility of a municipality or other 45 governmental entity" by striking out the following words:- "or (2) of which the municipality or 46 other governmental entity is assigned 100 per cent of the output." and inserting in place thereof 47 the following words:- "or (2) of which the municipality, other governmental entity, or low 48 income or environmental justice households are assigned 100 per cent of the output."

49 SECTION 5. Section 139 of said chapter 164, as so appearing, is hereby further amended
50 by adding the following subsections:-

(1) Notwithstanding any provision of special or general law to the contrary, a low income
 solar net metering facility shall receive credits equal to the excess kilowatt-hours by time of use

3 of 5

billing period, if applicable, multiplied by the sum of the distribution company's: (i) default
service kilowatt-hour charge in the ISO-NE load zone where the customer is located; (ii)
distribution kilowatt-hour charge; (iii) transmission kilowatt-hour charge; and (iv) transition
kilowatt-hour charge; provided, however, that this shall not include the demand side
management and renewable energy kilowatt-hour charges set forth in sections 19 and 20 of
chapter 25.

59 (m) Notwithstanding any provision of special or general law to the contrary, a community 60 shared solar net metering facility that allocates at least 50% of its credits to low income and EJ 61 households or the providers or residents of publicly-assisted housing under section 1 of chapter 62 40T or (3) entities primarily serving such persons shall receive credits equal to the excess 63 kilowatt-hours by time of use billing period, if applicable, multiplied by the sum of the 64 distribution company's: (i) default service kilowatt-hour charge in the ISO-NE load zone where 65 the customer is located; (ii) distribution kilowatt-hour charge; (iii) transmission kilowatt-hour 66 charge; and (iv) transition kilowatt-hour charge; provided, however, that this shall not include 67 the demand side management and renewable energy kilowatt-hour charges set forth in sections 68 19 and 20 of chapter 25.

69 SECTION 6. Said section 139 of said chapter 164, as so appearing, is hereby amended by 70 striking out in subsection (f) the following words:- "The aggregate net metering capacity of 71 facilities that are not net metering facilities of a municipality or other governmental entity shall 72 not exceed 7 per cent of the distribution company's peak load. The aggregate net metering 73 capacity of net metering facilities of a municipality or other governmental entity shall not exceed 74 8 per cent of the distribution company's peak load." and inserting in place thereof the following 75 words:- "The aggregate net metering capacity of facilities that are not net metering facilities of a

4 of 5

76	municipality or other governmental entity shall not exceed 12 per cent of the distribution
77	company's peak load. The aggregate net metering capacity of net metering facilities of a
78	municipality or other governmental entity shall not exceed 13 per cent of the distribution
79	company's peak load."
80	SECTION 7. Chapter 25A of the General Laws is hereby amended by inserting after
81	section 11I the following sections:-
82	Section 11J. For any solar incentive program created by the Department of Energy
83	Resources, under general law, session law, or other authority, the program shall include a
84	mandatory portion of the incentive to equitably share the economic and environmental benefits
85	of the program in communities facing barriers to access. This shall include low-income solar net
86	metering facilities, as defined in Section 138 of chapter 164, as well as rental housing or
87	residents thereof. The Department may, at its discretion, dedicate part of the incentive to resolve
88	other barriers to equitable access to solar energy if such barriers are identified. The Department
89	shall also specify in program design its plans to reach communities whose primary language is
90	not English.