SENATE No. 1043

The Commonwealth of Massachusetts

PRESENTED BY:

Joseph A. Boncore

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 collective bargaining dues.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Joseph A. Boncore	First Suffolk and Middlesex	
Barry R. Finegold	Second Essex and Middlesex	1/25/2019
Walter F. Timilty	Norfolk, Bristol and Plymouth	1/29/2019
Brian W. Murray	10th Worcester	1/29/2019
James B. Eldridge	Middlesex and Worcester	1/29/2019
Steven Ultrino	33rd Middlesex	1/29/2019
William M. Straus	10th Bristol	1/29/2019
Marc R. Pacheco	First Plymouth and Bristol	1/29/2019
Michael D. Brady	Second Plymouth and Bristol	1/30/2019
Michael O. Moore	Second Worcester	1/30/2019
Patrick M. O'Connor	Plymouth and Norfolk	1/30/2019
Michael J. Barrett	Third Middlesex	1/30/2019
Elizabeth A. Malia	11th Suffolk	1/30/2019
Angelo J. Puppolo, Jr.	12th Hampden	1/30/2019
Diana DiZoglio	First Essex	1/30/2019
Adam G. Hinds	Berkshire, Hampshire, Franklin and	1/30/2019
	Hampden	
Edward J. Kennedy	First Middlesex	1/30/2019

Mathew J. Muratore	1st Plymouth	1/30/2019
Cindy F. Friedman	Fourth Middlesex	1/31/2019
Daniel J. Hunt	13th Suffolk	1/31/2019
Brendan P. Crighton	Third Essex	1/31/2019
Paul R. Feeney	Bristol and Norfolk	1/31/2019
Patricia D. Jehlen	Second Middlesex	1/31/2019
José F. Tosado	9th Hampden	1/31/2019
Carlos González	10th Hampden	1/31/2019
Jennifer E. Benson	37th Middlesex	1/31/2019
Mary S. Keefe	15th Worcester	1/31/2019
Jay D. Livingstone	8th Suffolk	1/31/2019
John F. Keenan	Norfolk and Plymouth	2/1/2019
Sal N. DiDomenico	Middlesex and Suffolk	2/1/2019
Marjorie C. Decker	25th Middlesex	2/1/2019
Lori A. Ehrlich	8th Essex	2/1/2019
Jon Santiago	9th Suffolk	2/1/2019
Eric P. Lesser	First Hampden and Hampshire	2/1/2019
Thomas M. Stanley	9th Middlesex	2/1/2019
Sean Garballey	23rd Middlesex	2/1/2019
Sonia Chang-Diaz	Second Suffolk	2/1/2019
Nika C. Elugardo	15th Suffolk	2/1/2019
Rebecca L. Rausch	Norfolk, Bristol and Middlesex	2/1/2019
Julian Cyr	Cape and Islands	2/1/2019
Harriette L. Chandler	First Worcester	2/1/2019
James K. Hawkins	2nd Bristol	2/5/2019
James T. Welch	Hampden	2/7/2019
Tram T. Nguyen	18th Essex	2/14/2019
Brian M. Ashe	2nd Hampden	4/9/2019
Lindsay N. Sabadosa	1st Hampshire	5/2/2019

SENATE DOCKET, NO. 1241 FILED ON: 1/17/2019

SENATE No. 1043

By Mr. Boncore, a petition (accompanied by bill, Senate, No. 1043) of Joseph A. Boncore, Barry R. Finegold, Walter F. Timilty, Brian W. Murray and other members of the General Court for legislation relative to collective bargaining dues. Labor and Workforce Development.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 2644 OF 2017-2018.]

The Commonwealth of Massachusetts

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

An Act relative to collective bargaining dues.

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 10B of chapter 66 of the General Laws, as appearing in the 2016
- 2 Official Edition, is hereby amended by adding the following paragraph:-

3 The home address, personal email address and home or mobile telephone number of an 4 employee of an agency, executive office, department, board, commission, bureau, division or 5 authority of the commonwealth, or of a political subdivision thereof, or of an authority 6 established by the general court to serve a public purpose, in the custody of the governmental 7 entity which maintains records identifying persons as falling within those categories shall not be 8 public; provided, that the information may be disclosed only to an employee organization whose 9 written aims and objectives on file with the department of labor relations are to represent public 10 employees in collective bargaining under chapter 150E or under chapter 150A for employees of

11 a public authority subject to chapter 150A by chapter 760 of the acts of 1982, a nonprofit 12 organization for retired public employees under chapter 180, a criminal justice agency as defined 13 in section 167 of chapter 6 or as otherwise required by law. The home address, personal email 14 address and home or mobile telephone number of a family member of an employee, contained in 15 a record in the custody of a government agency which maintains records identifying employees 16 of an agency, executive office, department, board, commission, bureau, division or authority of 17 the commonwealth, or of a political subdivision thereof, or of an authority established by the 18 general court to serve a public purpose shall not be public; provided, that the information may be 19 disclosed as required by law.

SECTION 2. Section 5 of chapter 150E of the General Laws, as so appearing, is hereby
 amended by inserting after the first paragraph the following 3 paragraphs: -

22 Provided, however, that notwithstanding this or any other general or special law to the 23 contrary, the exclusive representative may require a non-member to pay for the reasonable costs 24 and fees, including arbitrator fees and related attorney fees for grieving or arbitrating a matter 25 that arises under an agreement negotiated pursuant to this section and is brought at the non-26 member's request. Employee organizations may require non-members to pay any anticipated 27 proportional costs and fees prior to a grievance or arbitration hearing. Failure to pay costs and 28 fees shall relieve the exclusive representative of further responsibility to the non-member 29 regarding the matter.

30 Notwithstanding this or any other general or special law to the contrary, an exclusive 31 representative's duty of fair representation to a public employee who is in the bargaining unit 32 shall be limited to the negotiation and enforcement of the terms of agreements with the public

2 of 8

employer. The laws of the commonwealth shall not be construed to prohibit an employee
organization from providing only to its members legal, economic or job-related services or
benefits outside of the collective bargaining agreement.

36 SECTION 3. Chapter 150E of the General Laws is hereby amended by inserting after
 37 section 5 the following section: -

38 Section 5A. (a) Public employers shall provide to an employee organization access to
39 members of the bargaining unit that the employee organization exclusively represents. Access
40 shall include, but shall not be limited to, the following:

41 (i) the right to meet with individual employees on the premises of the public employer
42 during the work day to investigate and discuss grievances, workplace-related complaints and
43 other workplace issues;

(ii) the right to conduct worksite meetings during lunch and other non-work breaks, and before and after the workday, on the employer's premises to discuss workplace issues, collective bargaining negotiations, the administration of collective bargaining agreements, other matters related to the duties of an exclusive representative and internal union matters involving the governance or business of the employee organization; and

49 (iii) the right to meet with newly hired employees, without charge to the pay or leave 50 time of the employees, for a minimum of 30 minutes, not later than 10 calendar days after the 51 date of hire, during new employee orientations or, if the employer does not conduct new 52 employee orientations, at individual or group meetings. In the case of school employees, the 53 employer shall notify the exclusive representative of a hiring decision not later than 10 calendar 54 days after the date a prospective employee accepts an offer of employment, and shall provide to 55 the exclusive representative the employee contact information identified in subsection (b).

56 (b) Not later than 10 calendar days after the date a prospective school employee accepts 57 an offer of employment or after the date of hire for all other public bargaining unit employees, 58 public employers shall provide the following contact information to an exclusive representative 59 employee organization in spreadsheet file format or other format agreed to by the exclusive 60 representative employee organization: name, job, title, worksite location, home address, work 61 telephone numbers, home and personal cellular telephone numbers on file with the public 62 employer, date of hire, work email address and personal email address on file with the public 63 employer.

64 (c) Home addresses, phone numbers, email addresses, dates of birth, bargaining units and
65 groupings of employees and emails or other communications between employee organizations
66 and their members are not public records and are prohibited from disclosure except as provided
67 in clauses Twenty-sixth(o) and (p) of section 7 of chapter 4.

(d) The exclusive representative shall have the right to use the email system of a public
employer to communicate with bargaining unit members regarding official union-related matters
including, but not limited to, elections, results of elections, meetings and social activities;
provided, that the use does not create an unreasonable burden on network capability or system
administration.

(e) The exclusive representative shall have the right to use government buildings and
other facilities that are owned or leased by government entities to conduct meetings with unit
members regarding bargaining negotiations, the administration of collective bargaining

4 of 8

76 agreements, the investigation of grievances, other workplace-related complaints and issues and 77 internal union matters involving the governance or business of the union; provided, that the use 78 does not interfere with governmental operations. Meetings conducted in government buildings 79 pursuant to this section shall not be for a purpose prohibited by section 13 and section 14 of 80 chapter 55. An exclusive representative conducting a meeting in a government building or other 81 government facility pursuant to this section may be charged for maintenance, security and other 82 costs related to the use of the government building or facility that would not otherwise be 83 incurred by the government entity. 84 (f) Nothing in in this section shall be construed to diminish the obligations of an

employer to comply with a collective bargaining agreement that provides greater access and
orientation rights than the rights established by this law.

87 (g) A public employer's failure to comply with subsections (a) to (e), inclusive, shall
88 constitute a violation of section 10(a)(5).

(h) For the purposes of this section, "exclusive representative" means an employee
organization which has been designated as the exclusive representative of employees in a
collective bargaining unit as defined in section 3 of chapter 150E.

92 SECTION 4. Section 26 of chapter 161A of the General Laws, as so appearing, is hereby
 93 amended by adding the following 3 paragraphs: -

A labor organization representing employees may act for and negotiate agreements covering all employees in the unit and shall be responsible for representing the interests of all such employees without discrimination and without regard to employee organization membership. Provided, however, that notwithstanding this or any other general or special law to 98 the contrary, the exclusive representative may require a non-member to pay for the reasonable 99 costs of advancing a grievance on the non-member's behalf to arbitration, including arbitrator 100 fees and the fees of the attorney representing the employee organization. Employee 101 organizations may require non-members to pay anticipated costs and fees prior to a grievance or 102 arbitration hearing. Failure to pay costs and fees shall relieve the exclusive representative of 103 further responsibility to the non-member regarding the grievance or arbitration matter.

104 Notwithstanding this section or any other general or special law to the contrary, an 105 exclusive representative's duty of fair representation to a public employee who is in the 106 bargaining unit shall be limited to the negotiation and enforcement of the terms of agreements 107 with the public employer. The laws of the commonwealth shall not be construed to prohibit an 108 employee organization from providing only to its members legal, economic or job-related 109 services or benefits outside of the collective bargaining agreement.

An employee may present a grievance to that employee's employer and have the grievance heard without intervention by the exclusive representative of the employee organization representing the employee; provided, that the exclusive representative is afforded the opportunity to be present at conferences and that any adjustment made shall not be inconsistent with the terms of an agreement then in effect between the employer and the exclusive representative.

SECTION 5. Chapter 180 of the General Laws is hereby amended by striking out
sections17A, 17C, 17E and 17G and inserting in place thereof the following section: -

Section 17A. Deductions on payroll schedules may be made from the salary of anemployee of an amount that the employee may specify in writing to that employee's public

120 employer or its representative under chapter 150E or to an employer made subject to chapter 121 150A by chapter 760 of the acts of 1982, for the payment of union dues or fees to a labor 122 organization or employee organization. The authorization for payroll deduction may be 123 irrevocable pursuant to the terms of that authorization for a period of not longer than 1 year after 124 the anniversary of the authorization and shall be revocable solely pursuant to the terms of 125 revocation specified in the employee authorization. An authorization consistent with the terms of 126 this section shall be accepted by the employer or public employer. The treasurer of the labor 127 organization or employee organization or relief association shall notify the office of the 128 employer or public employer responsible for implementing payroll deductions of an 129 authorization revocation not later than 15 days after it is received.

130 If an authorization for payroll deduction does not specify the terms for revocation, then 131 the authorization may be withdrawn by the employee by giving not less than 60 days' notice in 132 writing of that withdrawal to that employee's employer or public employer responsible for 133 implementing payroll deductions and by filing a copy of the notice with the treasurer of the labor 134 organization or employee organization.

135 The state treasurer or the treasurer of the employer or public employer that employs the 136 employee shall deduct from the salary of that employee the amount of union dues or fees 137 certified to that treasurer on the payroll, and transmit the sum so deducted to the treasurer of the 138 labor organization or employee organization; provided, that the state treasurer or the treasurer of 139 the employer or public employer, as applicable, is satisfied that the treasurer of the employee 140 organization or labor organization has given the employee organization or labor organization a 141 bond, in a form approved by the commissioner of revenue, for the faithful performance of that 142 treasurer's duties, in a sum and with such surety or sureties as are satisfactory to the state

7 of 8

143	treasurer or treasurer of the employer or public employer. Whenever a labor organization or
144	employee organization is certified or obtains consent recognition under chapter 150A or chapter
145	one 150E, such deductions shall be made for dues or fees only to the certified or recognized
146	labor organization or employee organization.
147	This section shall be effective in a county, city or town which has accepted it in the
148	manner provided by section 2 of chapter 740 of the acts of 1950 or which accepts this section in
149	the following manner: (i) in a county, by vote of the county commissioners; (ii) in a city having a
150	Plan D or Plan E charter, by majority vote of its city council; (iii) in any other city, by vote of
151	city council, approved by the mayor; and (iv) in a town, by vote of the board of selectmen.