HOUSE No. 995

The Commonwealth of Massachusetts

PRESENTED BY:

David M. Rogers

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 require transparency and disclosure by materials recovery facilities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
David M. Rogers	24th Middlesex	2/16/2021
Mathew J. Muratore	1st Plymouth	2/24/2021
James M. Murphy	4th Norfolk	2/25/2021
Susan L. Moran	Plymouth and Barnstable	2/26/2021
Lindsay N. Sabadosa	1st Hampshire	2/26/2021
Paul McMurtry	11th Norfolk	2/26/2021
David Allen Robertson	19th Middlesex	2/26/2021
Michelle L. Ciccolo	15th Middlesex	2/26/2021
Patrick M. O'Connor	Plymouth and Norfolk	3/3/2021
John H. Rogers	12th Norfolk	3/8/2021
Elizabeth A. Malia	11th Suffolk	3/15/2021

HOUSE No. 995

By Mr. Rogers of Cambridge, a petition (accompanied by bill, House, No. 995) of David M. Rogers and others relative to facilities that receive, process, convert and market post-consumer materials. Environment, Natural Resources and Agriculture.

The Commonwealth of Alassachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act to require transparency and disclosure by materials recovery facilities.

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

- SECTION 1. Chapter 21H of the Massachusetts General Laws is hereby amended by
- 2 inserting after Section 8 the following section:-
- 4 Section 9. Materials Recovery Facility Disclosure and Transparency
- 6 (a) Definitions:
- 8 "Actual Value", shall mean price of commodities as determined by a Materials Recovery
- 9 Facility which is not based on a commodities index

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11	Average Market value of AMV, shall mean the sum of the percentage of each
12	commodity and contamination as determined by commodity composition multiplied by its index
13	value or actual value
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15	"Commodity Composition", shall mean the relative weights of each commodity and
16	residue based on inbound audits conducted by an independent third party approved by the
17	department using a methodology determined by the department
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19	"Contaminant", shall mean a material that is not recyclable in a MRF's system and that is
20	not banned from disposal pursuant to 310 CMR 19.017
2.1	
21	
22	"Department", shall refer to the Massachusetts Department of Environmental Protection
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23	
24	"Index", a third-party publication that provides weekly or monthly price ranges for
25	recyclable commodities based on objective, confidential information provided by buyers and
26	sellers in the industry
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28	"Materials Recovery Facility" or "MRF", a facility that receives, processes, converts and
29	markets post-consumer materials for use as a raw material for manufacturing or other type of

30	beneficial use approved by the Municipality other than energy recovery, thermal conversion, o	
31	disposal.	
32		
33	(b) In order to ensure that outbound materials are efficiently sorted into recyclable	
34	commodities, and are sent to facilities that meet the department's environmental and public	
35	health standards, each Materials Recovery Facility shall be required to regularly provide reports	
36	to the Massachusetts Department of Environmental Protection detailing the following:	
37		
38	i. Inbound weight of each commodity and all contaminants sold or disposed based	
39	on audited commodity compositions	
40	ii. Outbound weight of each commodity	
41	iii. Commodity composition of residue;	
42	iv. Destinations of each commodity and residue and	
43	v. Evidence that it is reporting its outbound commodity pricing to the index it uses	
44	for contract pricing	
45		
46	The frequency and methodology of third party audits, a list of approved third party	
47	auditors, and the frequency of these reports shall be determined by the department.	
48		

49	(c) The department shall make current index value information available to
50	municipalities that contract with a MRF either directly or through a contract with a waste hauler.
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52	(d) Materials recovery facilities shall use the most recently reported commodity
53	compositions and index values in their AMV calculations for all but disposed residue when
54	invoicing municipal customers. If an index does not exist for a particular commodity or
55	contaminants, MRFs shall provide primary documentation of how the value is determined to the
56	municipality.
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58	(e) MRFs shall provide reports to the publisher of the index on which they base their
59	pricing.'
60	
61	(f) MRFs shall not impose fees in excess of 150% of actual disposal cost, with
62	documentation of actual disposal cost and location, for contamination in excess of the MRF's
63	permitted residue rate.
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65	(g) Residue disposed by a MRF shall meet department standards for the disposal of
66	Waste Ban materials listed in 310 CMR 19.017.
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SECTION 2. The department shall promulgate regulations pursuant to subsection (b) of Section 9 of Chapter 21H of the General Laws by July 1, 2022.

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- SECTION 3. Subsections (c) through (g) of Section 9 of Chapter 21H shall take effect
- 72 on January 1, 2022.