SENATE No. 2833

The Commonwealth of Massachusetts

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

1	by inserting the following sections:-
2	SECTION X. The General Laws are hereby amended by inserting after chapter 210 the
3	following chapter:-
4	CHAPTER 21P.
5	CLIMATE RISK AND FISCAL RESPONSIBILITY
6	Section 1. As used in this chapter, the following words shall have the following meanings
7	unless the context clearly requires otherwise:
8	"Adaptation", as defined in section 1 of chapter 21N of the General Laws.
9	"Adaptation measures," location, design, engineering, construction, landscaping or other
10	creation or modification of natural or non-structural features, ecological design, and other
11	elements of a structure, operation, system, activity, or process that (a) eliminate or reduce loss,
12	damage, or interruption of function due to climate risk, or (b) facilitate rapid restoration or
13	recovery following loss, damage, or interruption of function due to climate risk.
14	"Alternative floodplain map", any map adopted by a city or town by ordinance or bylaw
15	that establishes, using the best available science and data, the area at flood risk based on forward-

looking climate projections or on past, documented flood history, to be used in place of the
federal emergency management agency's flood insurance rate maps only if the map is more
expansive in area and more restrictive in base flood elevation than the federal flood insurance
rate maps.

20 "Climate resilience", the ability to prepare and plan for, absorb, and recover from, and
21 more successfully adapt to adverse events resulting from increase climate risks.

22 "Climate risks", the reasonably foreseeable risks to the economy, public services and 23 infrastructure, and public health and safety based on best available data and current science, that 24 are attributable to current and reasonably foreseeable climate conditions, including but not 25 limited to changes in sea level, storm frequency or intensity, drought, wind, extreme 26 precipitation, and extreme temperature changes projected to occur as a result of climate change.

27 "Electric power company", as defined in section 1 of chapter 164 of the General Laws.

28 "Environmental justice population", a neighborhood that meets 1 or more of the 29 following criteria: (i) the annual median household income is not more than 65 percent of the 30 statewide annual median household income; (ii) minorities comprise 40 percent or more of the 31 population, (iii) 25 percent or more of households lack English language proficiency; or (iv) 32 minorities comprise 25 percent or more of the population and the annual median household 33 income of the municipality in which the neighborhood is located does not exceed 150 percent of 34 the statewide annual median household income; provided, however, that for a neighborhood that 35 does not meet said criteria, but a geographic portion of that neighborhood that meets at least 1 36 criterion, the secretary may designate that geographic portion as an environmental justice 37 population upon the petition of at least 10 residents of the geographic portion of that

38	neighborhoods meeting any such criteria; provided further, that the secretary may determine that
39	a neighborhood, including any geographic portion thereof, shall not be designated an
40	environmental justice population upon finding that: (A) the annual median household income of
41	that neighborhood is greater than 125 percent of the statewide median household income; (B) a
42	majority of persons age 25 and older in that neighborhood have a college education; (C) the
43	neighborhood does not bear an unfair burden of environmental pollution; and (D) the
44	neighborhood has more than limited access to natural resources, including open spaces and water
45	resources, playgrounds, and other constructed outdoor recreational facilities and venues.
46	"Maintenance", as defined in section 1 of chapter 7C of the General Laws.
47	"Natural gas company", as defined in section 1 of chapter 164 of the General Laws.
48	"Nature-based solutions", as defined in section 1 of chapter 21N of the General Laws.
49	"Regulation" includes the whole or any part of every rule, regulation, standard or other
50	requirement of general application and future effect, including the amendment or repeal thereof,
51	adopted by an agency to implement or interpret the law enforced or administered by it, but does
52	not include (a) regulations concerning only the internal management or discipline of the adopting
53	agency or any other agency, and not substantially affecting the rights of or the procedures
54	available to the public or that portion of the public affected by the agency's activities; or (b)
55	decisions issued in adjudicatory proceedings.
56	"Secretary", the officer in charge of each executive office established by chapter 6A or

56 "Secretary", the officer in charge of each executive office established by chapter 6A or
57 chapter 7 and the supreme judicial court.

58 "State agency", a legal entity of state government established by the legislature as an 59 agency, board, bureau, department, office or division of the commonwealth with a specific 60 mission that may either report to an executive office or secretariat or be independent division or 61 department.

62 "State authority", a body politic and corporate constituted as a public instrumentality of 63 the commonwealth and established by an act of the legislature to serve an essential governmental 64 function; provided, however, that "state authority" shall include energy generation and 65 transmission, solid waste, drinking water, wastewater and stormwater and telecommunication 66 utilities serving areas identified by the executive office as subject to material risk of flooding; 67 provided further, that unless designated as such by the secretary of energy and environmental 68 affairs, "state authority" shall not include: (i) a state agency; (ii) a city or town; (iii) a body 69 controlled by a city or town; or (iv) a separate body politic for which the governing body is 70 elected, in whole or in part, by the general public or by representatives of member cities or towns 71 "Steam distribution company", as defined in Section 1 of chapter 164 of the General 72 Laws. 73 "Water Companies", every person, partnership, association or corporation, other than a 74 municipal corporation, and other than a landlord supplying his tenant, engaged in the distribution 75 and sale of water in the commonwealth through its pipes or mains. 76 Section 2. (a) The secretary of the executive office and energy and environmental affairs 77 shall require that every permit or project requiring review pursuant to sections sixty one through 78 sixty two i of chapter 30 of the General Laws(i) shall require disclosure of climate risk relevant

79 to the application and require the applicant identify the assumptions, analysis, modeling or

projections on which the disclosure is based; (ii) shall require, as a condition of approval, any adaptation measures that the applicant or the Secretary identifies as reasonable and appropriate for applicable climate risks; and (iii) may deny as incomplete any application, DEIR or EIR as to which the Secretary determines that either the climate risk disclosure or adaptation measures are insufficient. Every permit or project shall prioritize, to the maximum extent practicable,

adaptation measures that (i) promote the preservation, protection, restoration and
enhancement of the commonwealth's natural infrastructure through nature-based solutions, (ii)
account for the existing natural, built, and economic characteristics of the commonwealth's most
vulnerable areas and human populations. Adaptation measures that include the use of hardengineered, hardscape, or gray infrastructure features shall be supported by evidence the
measures will not cause of exacerbate negative environmental impacts and that alternative green
or green and gray hybrid solutions are not feasible.

92 (b) The secretary of the executive office of energy and environmental affairs shall adopt, 93 in consultation and concurrence with the executive office of public safety and security and other 94 affected state agencies and departments, a climate projections dataset based on the best available 95 climate science using reasonably likely scenarios, to be uniformly applied when considering 96 climate risks pursuant to section sixty-one of chapter thirty. Prior to adopting a climate 97 projections dataset, the secretary shall provide public notice and comment in accordance with 98 section three of chapter 30A. The secretary shall review and, as necessary, revise the adopted 99 dataset at least every five years to ensure that it reflects the best available climate science.

(c) The secretary of the executive office of energy and environmental affairs shall
 develop, in consultation and concurrence with the executive offices of public safety and security

and housing and economic development, climate resilient design standards for integrating
climate risks and adaptation measures into public and private construction, development,
redevelopment, and new or expanded capital infrastructure projects based on the best available
climate science. Prior to adopting the climate resilient design standards, the secretary shall
provide public notice and comment in accordance with section three of chapter 30A.

107 Section 3. Applicants for state grants, loans, or other funding or financing including, 108 without limitation, tax credit allocations for construction, development, redevelopment, and new 109 or expanded capital infrastructure projects shall (a) demonstrate to the relevant agency or 110 authority that the planning, design, engineering and specifications for the project include 111 adaptation measures sufficient to address climate risks that will arise over the economic life of 112 the project or the term of financing, whichever is longer, in accordance with the climate resilient 113 design standards published by the secretary of the executive office of energy and environmental 114 affairs pursuant to section 3 of this chapter; (b) disclose in all design engineering, architectural, 115 or other drawings and analyses the climate assumptions used in evaluating and addressing 116 climate risks; (c) comply with and not seek variances for flood-resistant construction standards in 117 the state building code.

Section 4. Requests for proposals for state capital projects shall require that proposals (a) demonstrate to the relevant agency or authority that the planning, design, engineering and specifications for the project include adaptation measures sufficient to address climate risks that will arise over the economic life or service life of the project, whichever is longer, in accordance with the climate resilient design standards published by the secretary of the executive office of energy and environmental affairs pursuant to section 3 of this chapter; and (b) disclose in all design engineering, architectural, or other drawings and analyses the climate assumptions used in

evaluating and addressing climate risks. This section shall not apply to emergency procurementsas defined in section eight of chapter 30B.

Section 5. The requirements for risk disclosure and adoption of adaptation measures set forth in this chapter include the requirement that such disclosures and adaptation measures identify and alleviate any climate risks that disproportionately burden low and moderate income and minority populations, populations with limited English proficiency or foreign origin, or

populations historically subject to higher rates of exposure to environmental risks than the general population. Adaptation measures shall further be designed to avoid disparate impacts on the basis of race, color, national origin, or income. Every permit or project requiring review pursuant to sections sixty one through sixty two i of chapter 30 of the General Laws shall submit a statement describing measures to eliminate disproportionate impacts on these populations.

Section 6. The secretary of the executive office of energy and environmental affairs may
promulgate such rules and regulations as are necessary to promptly and effectively enforce the
provisions of sections one through five, inclusive.

139 Section 7.

140 (a) The following shall be exempt from the requirements of this Chapter:

141 (i) Any project for which the secretary of the executive office of energy and

142 environmental affairs certifies in writing in consultation with the director of the Massachusetts

143 emergency management agency, after a 15 day review period, that the project poses no climate

144 risks and has no potential to result in an increase in emergency response costs;

(ii) Any action or project for the operation, or maintenance of existing public
infrastructure except actions or projects intended to address the vulnerability of existing
infrastructure to extreme weather and climate change impacts including but not limited to
flooding.

(iii) Any grant or financing by the commonwealth in a cumulative amount less than
\$250,000, inclusive of all state funding sources, which threshold is subject to revision by
regulation promulgated by the secretary of the executive office of energy and environmental
affairs;

(iv) Any category of actions or activities for which a state agency or state authority
establishes by regulation, with the concurrence of the secretary of the executive office of energy
and environmental affairs and the director of the Massachusetts emergency management agency,
pose no climate risks and have no potential to result in an increase in emergency response costs.

- (v) Any adaptation measure which is designed solely to mitigate climate impacts andenhance climate resilience that relies solely on nature-based solutions.
- 159 Section 8.

160 The secretary of the executive office of energy and environmental affairs shall develop, 161 in consultation with the division of professional licensure, recommendations for integrating best 162 available climate science into the state code including but not limited to commercial and 163 residential base building codes, mechanical codes, electrical codes, and plumbing codes. The 164 recommendations shall include, at a minimum, consideration of the impact of climate change on 165 structural strength and integrity, means of egress facilities, stability, light and ventilation, potable 166 water, waste, drainage, electrical wiring and electrical fixtures used for light, heat, power,

167 signaling and communications purposes in buildings and structures, and safety to life and 168 property, including but not limited to impacts from coastal and inland flooding and extreme 169 temperature changes. It shall also consider public health implications including human stress 170 thresholds associated with heat and cold. The recommendations shall also include specific 171 standards for adoption as an appendix to the state building code a municipal opt-in climate 172 resilience stretch code that incorporates forward-looking climate risks, including but not limited 173 to the impacts of extreme heat and cold, flooding, and wind, and standards for addressing these 174 impacts in residential and commercial construction. The recommendations shall be published for 175 public comment no later than 250 days of enactment. The executive office of energy and 176 environmental affairs, in consultation with the division of professional licensure, shall 177 periodically update these recommendations based on the best available climate science at least 178 once every five years. 179 SECTION X. The Section 95 of chapter 143 of the General Laws, as appearing in the 180 2014 Official Edition, is hereby amended by striking all text and inserting in place the following: 181 Section 95. The powers and duties of the board set forth in section ninety-four shall be 182 exercised to effect the following objectives: 183 (a) Uniform standards and requirements for construction and construction materials, 184 compatible with accepted standards of engineering and fire prevention practices, energy 185 conservation, climate resilience, and public health and safety. In the formulation of such 186 standards and requirements, performance for the use intended shall be the test of acceptability, in 187 accordance with accredited testing standards.

(b) Adoption of modern technical methods, devices and improvements which may, over
the long term, reduce the cost of construction, and maintenance over the life of the building, and
mitigate the impacts of and damage from climate change without affecting the health, safety, and
security of the occupants or users of buildings.

(c) Elimination of restrictive, obsolete, conflicting and unnecessary building regulationsand

requirements which may increase the cost of construction and maintenance over the life of the building or retard unnecessarily the use of new materials, or which may provide unwarranted preferential treatment of types of classes of materials, products or methods of construction without affecting the health, safety, and security of the occupants or users of buildings; provided, however, that such building regulations and requirements are not necessary to mitigate the impacts of and damage from climate change.

SECTION X. The Section 94 of chapter 143 of the General Laws, as appearing in the
 201 2014 Official Edition, is hereby amended by inserting the following after subsection (r):

(s) In consultation with the executive office of energy and environmental affairs, the division of professional licensure, professional organizations, non-governmental organizations, and other stakeholders, develop and adopt, as an appendix to the state building code, a municipal opt-in climate resilience stretch code that incorporates forward-looking climate risks, including but not limited to the impacts of extreme heat and cold, flooding, and wind, and standards for addressing these impacts in residential and commercial construction.

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SECTION X. The Section 98 of chapter 143 of the General Laws, as appearing in the

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2014 Official Edition, is hereby amended by inserting the following after the first paragraph:

211 The board of selectmen in a town or the city council in a city may request the use of 212 alternative floodplain maps, based on best available climate science, including forward-looking 213 projections, and or floodplain maps based on past, documented flood history, in lieu of federal 214 emergency management agency flood insurance rate maps for the purposes of determining base 215 flood elevation and mandating the applicability of flood-resistant construction standards as 216 contained in the residential and commercial base building codes where flood hazard areas are 217 referenced. The board of selectman in a town or the city council in a city shall certify that the 218 city or town has formally adopted alternative floodplain maps for official use in the city or town 219 by ordinance or bylaw and that the alternative floodplain maps are more expansive in area and 220 more stringent in base flood elevation than the existing federal emergency management agency 221 flood insurance rate maps. A city or town shall not use alternative floodplain maps that are less 222 restrictive than existing federal flood insurance rate maps. If the board finds that the use of 223 alternative floodplain maps is in the interest of public health and safety and with the general 224 purposes of a statewide building code, the board shall, after notice to said board of selectmen or 225 city council, and after a public hearing, adopt rules and regulations, impose conditions in 226 connection with the adoption thereof. If the board rejects the request, the board of selectmen or 227 city council may file an appeal within 30 days to undersecretary of the office of consumer affairs 228 and business regulation. If the undersecretary upholds the decision of the board, the board of 229 selectmen or city council may file a request for reconsideration within 30 days to the secretary of 230 the executive office of housing and economic development. The secretary of the executive office 231 of housing and economic development, in consultation with the secretary of the executive office

of energy and environmental affairs, shall respond to the request for reconsideration within 15days.

SECTION X. The General Laws are hereby amended by inserting after section (23) of
 chapter 25 of the General Laws, as appearing in the 2014 Official Edition, the following
 section:

237 Section 24

238 Climate Vulnerability and Adaptation Plan

(a) The Department of Public Utilities shall develop, in consultation with the secretary of

the executive office of energy and environmental affairs, climate adaptation standards for
all investor-owned electric, natural gas, steam distribution, and water companies based on best
available climate science. Prior to adopting climate adaptation standards, the Department of
Public Utilities shall provide public notice and comment in accordance with section three of
chapter 30A. The Department shall publish final climate adaptation standards no later than 250
days after enactment.

(b) The Department of Public Utilities shall require investor-owned electric, natural gas,
steam distribution, and water companies to prepare and file a climate vulnerability and
adaptation plan at least once every five years based on best available climate science and in
accordance with the Department's climate adaptation standards. Climate vulnerability and

adaptation plans shall prioritize, to the maximum extent practicable, adaptation measuresthat (i) promote the preservation, protection, restoration and enhancement of the

252 commonwealth's natural infrastructure through nature-based solutions, (ii) account for the 253 existing natural, built, and economic characteristics of the commonwealth's most vulnerable 254 areas and human populations. Adaptation measures that include the use of hard-engineered, 255 hardscape, or gray infrastructure features shall be supported by evidence the measures will not 256 cause of exacerbate negative environmental impacts and that alternative green or green and gray 257 hybrid solutions are not feasible. Climate vulnerability and adaptation plans shall be prepared in 258 collaboration with communities most impacted by the effects of climate change, including 259 environmental justice communities, and shall include a community engagement plan that 260 describes outreach efforts that will be undertaken, including but not limited to public meetings, 261 notices thereof, language access accommodations for low-English proficiency populations, 262 narrative and numerical outreach foals and targets, past engagement goal shortfalls or 263 deficiencies.

264 (c) The Department of Public Utilities shall require, in any ratemaking proceeding 265 pursuant to sections seventy-six, ninety-three, and ninety-four of chapter one hundred and sixty-266 four and sections two and four of chapter one hundred and sixty-five, that investor-owned 267 electric power, natural gas, steam distribution, and water companies identify in priority order the 268 climate risks to its facilities, that will arise over the projected economic life of such facilities or 269 fifty years, whichever is greater, in accordance with climate adaptation plans as required by 270 subsection (b). The companies shall present evidence documenting their evaluation of climate 271 risks and measures addressing such climate risks based on the best available data and other 272 evidence in the record before the agency and shall identify how their operating and capital 273 budgets address such climate risks. The companies shall also (a) consider and present evidence 274 addressing likely climate change risk scenarios in relation to the risk tolerance of the

infrastructure and (b) disclose in all design engineering, architectural, or other drawingsand analyses the climate assumptions used in evaluating and addressing climate risks.

277 (d) In adjudicating ratemaking proceedings pursuant to sections seventy-six, ninety-three, 278 and ninety-four of chapter one hundred and sixty-four and sections two and four of chapter one 279 hundred and sixty-five, the Department of Public Utilities shall determine whether the 280 applicant's costs proposed or incurred for capital investment projects included consideration and 281 minimization of climate risks for the economic life of the proposed investment or fifty years, 282 whichever is greater. In considering climate risks, the Department of Public Utilities shall 283 consult the most recent climate vulnerability and adaptation plan on file for the applicant and 284 analyze likely climate change risk scenarios, based on best available data, and shall conclude in 285 writing that those scenarios are appropriate based on the risk tolerance of the project or facility.

(d) The Department of Public Utilities shall promulgate such rules and regulations as are
 necessary to promptly and effectively enforce the provisions of section twenty-four.

288 SECTION X. Section 69J1/4 of chapter 164 of the General Laws, as appearing in the
289 2014 Official Edition, is hereby amended by inserting the following:

All petitions shall a) demonstrate to the board that the planning, design, engineering and specifications for the project include adaptation measures sufficient to address climate risks that will arise over the economic life of the project or the term of financing, whichever is longer, based on the best available climate science; and (b) disclose in all design engineering, architectural, or other drawings and analyses the climate assumptions used in evaluating and addressing climate risks.

296 SECTION X. Section 2 of chapter 21A of the General Laws, as appearing in the

297 2014 Official Edition, is hereby amended by inserting after clause (30) the following298 subsections:

299 (31) Establish, conduct, and maintain an annual program of education and training for 300 members of local planning boards, zoning boards, and commissions on climate science and the 301 physical effects of climate change including but not limited to sea level rise, storm surge, 302 drought, wind, extreme precipitation, and extreme high and low temperature changes including 303 heat waves and based on the best available data. Each city or town receiving financial assistance 304 pursuant to section 11 of chapter 21N of the General Laws shall require members of any 305 planning board, zoning board of appeals or zoning commission, health board, conservation 306 commission, or other local board or commission comprised of volunteer members within the city 307 or town to participate in training and education classes on climate science and the physical 308 effects of climate change. Each member shall complete a minimum of five (5) hours of training 309 in order to be certified by this subsection. Upon completion of the training, the board or 310 commission member shall file with the municipal clerk a statement asserting that the training 311 course has been completed.

(32) The secretary may, in establishing, conducting and maintaining this program of education and training, confer with and, if necessary, consolidate efforts with other mandatory board training programs as appropriate. Any consolidated training program must retain the requirement that members complete a minimum of five (5) hours of training on climate science and the physical effects of climate change. Non-governmental organizations may assist with the development, maintenance, and implementation of this program of education and training with the approval of the secretary.