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# 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 relative to better buildings.

### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
David M. Rogers	24th Middlesex	1/20/2023
Rebecca L. Rausch	Norfolk, Worcester and Middlesex	1/20/2023
Vanna Howard	17th Middlesex	1/31/2023
Margaret R. Scarsdale	1st Middlesex	2/9/2023
Lindsay N. Sabadosa	1st Hampshire	2/9/2023
James B. Eldridge	Middlesex and Worcester	3/11/2023
Natalie M. Higgins	4th Worcester	3/14/2023
Tommy Vitolo	15th Norfolk	3/30/2023
Samantha Montaño	15th Suffolk	7/20/2023
Simon Cataldo	14th Middlesex	7/26/2023

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By Representative Rogers of Cambridge, a petition (accompanied by bill, House, No. 3213) of David M. Rogers and others for legislation to further regulate building performance standards. Telecommunications, Utilities and Energy.

# The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act relative to better buildings.

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

1	Chapter 25A of the General Laws, as appearing in the 2020 Official Edition, is hereby
2	amended by inserting the following section:-
3 4	Section 21. Better Buildings Act. (a) For purposes of this section, the following words shall have the following meanings unless the context clearly requires otherwise:-
5	"Building", a building or multiple buildings on a parcel, or any grouping of buildings
6	designated by the department as an appropriate unit for the purposes of verifying compliance
7	with building performance standards established under this section.
8	"Building energy reporting program," requirements for the owners of large buildings to
9	report building energy use on an annual basis and for the department to make this information
10	publicly available, pursuant to section 20 of chapter 25A.
11	"Department", the department of energy resources.

12	"Energy", electricity, natural gas, steam, hot or chilled water, heating oil, propane or
13	other products designated by the department that are used for heating, cooling, lighting,
14	industrial and manufacturing processes, water heating, cooking, clothes drying or other purposes.
15	"Greenhouse gas emissions," emissions of greenhouse gasses, as defined in chapter 21N,
16	from the energy consumed annually at a large building, measured in metric tons of carbon
17	dioxide equivalent or similar units; provided, that greenhouse gas emissions shall not include
18	emissions associated with separately-metered electricity used to charge vehicles or other energy
19	uses determined by the department to be unrelated to the operation of the building.
20	"Gross floor area", the total floor area contained within a building measured to the
21	external face of the external walls.
22	"Large building", a building with at least 20,000 square feet of gross floor area; provided,
23	however, that the department may establish by regulation a lower threshold for a building to be
24	considered a large building under this section.
25	"Normalized greenhouse gas emissions," greenhouse gas emissions normalized for
26	weather and other factors at the discretion of the department.
27	"Normalized greenhouse gas emissions intensity," normalized greenhouse gas emissions
28	for a building divided by the gross floor area of the building.
29	"Normalized site energy use," site energy use normalized for weather and other factors at
30	the discretion of the department.
31	"Normalized site energy use intensity," normalized site energy use for a building divided
32	by the gross floor area of the building.

33 "Owner", the owner of record of a building or a designated agent thereof including, but 34 not limited to, an association or organization of unit owners responsible for management of a 35 condominium, the board of directors of a cooperative apartment corporation or the net lessee of a 36 building subject to a net lease with a term of not less than 30 years, inclusive of all renewal 37 options.

- 38 "Site energy use," the total energy consumed annually at a large building, measured in 39 thousand British thermal units (kBTU) or similar units; provided, that site energy use shall not 40 include separately-metered electricity used to charge vehicles or other energy uses determined by 41 the department to be unrelated to the operation of the building.
- 42 (b) The department shall establish building performance standards for each large building
  43 type and occupancy. The department may designate subcategories within each building type and
  44 occupancy to establish building performance standards.

45 (c) For each building type and occupancy, and for any subcategories as designated by the 46 department, the department shall establish a final building performance standard that shall apply 47 in the year 2050 and each year thereafter. The department shall also establish interim building 48 performance standards for each 5-year period beginning in 2025, and these standards shall apply 49 in each year of the relevant 5-year period. For each building type and occupancy, and for any 50 subcategories as designated by the department, final and interim building performance standards 51 shall set either (1) the maximum normalized site energy use intensity, (2) the maximum 52 normalized greenhouse gas emissions intensity, or (3) both the maximum normalized site energy 53 use intensity and maximum normalized greenhouse gas emissions intensity.

54 (d) The department shall establish building performance standards at levels that are: (i) at 55 least as stringent as the median normalized site energy use intensity or normalized greenhouse 56 gas emissions intensity of large buildings of each building type at the time, based on data 57 collected through the building energy reporting program; and (ii) consistent with achieving the 58 greenhouse gas emissions limits and sublimits established under chapter 21N. The department 59 may revise building performance standards based on significant new information about building 60 energy use, market conditions, and innovations in energy efficiency and electrification 61 technologies.

(e) The department may establish an option for campus-wide performance standards for
post-secondary educational institutions and hospitals with multiple buildings in a single location
that have the same owner; provided, that such campus-wide performance standards shall require
reductions in normalized site energy use intensity or normalized greenhouse gas emissions
intensity similar to those standards established for individual buildings under subsections (b)
through (d).

(f) The department may, in coordination with utility companies and the department of public utilities, establish financial and technical assistance programs for owners to meet building performance standards. In establishing such programs, the department shall consider the financial need of owners and equitable access to programs and technologies, and may establish higher incentives for owners of buildings that achieve greater reductions in normalized site energy use intensity or normalized greenhouse gas emissions intensity than required by the standards.

(g) The department shall establish criteria for owners facing extraordinary hardships to
seek an extension of the deadline to meet building performance standards for one or more of
their buildings. Upon application by an owner, the department may grant an extension of up to 3
years.

79 (h) If, due to unusual circumstances, an owner believes that a building cannot reasonably 80 meet one or more of the applicable interim or final building performance standards, the owner 81 may propose a building performance action plan for the department's approval. Such a plan shall 82 include proposed improvements to the building and a timeline for the implementation of these 83 improvements, and shall be designed to achieve reductions in normalized site energy use 84 intensity or normalized greenhouse gas emissions intensity that are equivalent to or as close as 85 practicable to the final building performance standard. Once a building performance action plan 86 is approved by the department, a building shall be deemed to be in compliance with the 87 requirements of this section as long as the terms of the building performance action plan are met 88 on a timely basis. The department shall review building performance action plans at least once 89 every 5 years, and may require modifications to these plans or rescind previously granted 90 approval.

(i) An owner of a large building that fails to meet the applicable interim building
performance standard may comply by paying an alternative compliance fee. Such fee shall be
assessed annually for each year that a building fails to meet the standard. The department shall
determine the amount of alternative compliance fees at least 12 months in advance of each
compliance date, and such amounts shall be assessed on the basis of factors including the gross
floor area and the amount by which the normalized site energy use intensity or normalized
greenhouse gas emissions intensity exceeds the interim standard. To the extent possible, the

department shall set the amount of alternative compliance fees to incentivize building owners to
meet the interim building performance standard rather than pay the alternative compliance fee.

(j) The department shall establish civil penalties for owners of buildings that fail to meet
the applicable building performance standard and do not pay alternative compliance fees, and
owners of buildings that fail to comply with the terms of their building performance action plans;
provided, however, that no such penalty shall be assessed on or passed through to a lessee of a
unit within a large building that comprises less than 5 per cent of the total gross floor area of the
large building.

106 (k) Alternative compliance fees and civil penalties collected by the department shall be 107 deposited into a separate account established by the department. Any funds collected shall be 108 used first to pay for the costs incurred by the department in administering this section, and any 109 remaining funds shall be used to assist owners of large buildings in meeting the requirements of 110 this section and to support energy efficiency and electrification retrofits in low-income housing. 111 The department shall appoint an advisory committee, consisting of community, municipal 112 government, and industry representatives, to direct the expenditure of funds from this account. 113 The department shall publish an annual report on its website listing disbursements from this 114 account.

(1) Documents received, created, or maintained by the department under this section shallbe public records.

(m) Nothing in this section shall prohibit municipalities from establishing and enforcing
energy performance standards, greenhouse gas emission standards, or other environmental
standards for buildings that exceed the requirements of this section. The department shall

coordinate with municipal officials on the establishment and enforcement of building
performance standards, and may establish a single process for owners to demonstrate compliance
with both municipal and statewide building performance standards; provided, that such a
compliance process shall require reductions in normalized site energy use intensity or normalized
greenhouse gas emissions intensity that are at least as stringent as the statewide building
performance standards established pursuant to this section.

(n) The department shall promulgate regulations to implement this section within oneyear of its effective date.