# SENATE . . . . . . . . . . . . . . . No.

## The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Jacob R. Oliveira

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 the remediation of home heating oil releases.

#### PETITION OF:

NAME:DISTRICT/ADDRESS:Jacob R. OliveiraHampden, Hampshire and Worcester

## SENATE . . . . . . . . . . . . . . No.

#### [Pin Slip]

#### [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 2737 OF 2023-2024.]

### The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act relative to the remediation of home heating oil releases.

*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. Chapter 175 of the General Laws is hereby amended by striking out section

2 4D, as appearing in the 2022 Official Edition, and inserting in place thereof the following

3 section:-

4 Section 4D. (a) As used in this section, the following words shall have the following

5 meaning unless the context clearly requires otherwise:

6 "Environmental Media", sediments, subsurface strata, plant life or water, including

7 territorial, coastal and inland surface waters, groundwater, streams and water in drains, tanks or

8 sewers, sewer, septic or waste treatment or storage or disposal systems servicing real property

9 buildings or structures.

"Liquid fuel tank", a tank in which heating oil is stored and from which heating oil is
delivered or pumped through a fuel supply line to an oil burner, whether located within a
dwelling or other structure, including tanks installed at or below grade level or located outdoors
but excluding underground tanks wherever located.

14 "Residential property", a 1-unit to 4-unit dwelling used for living or sleeping.

15 (b) (1) For the purposes of this section, first-party property coverage shall include 16 response action costs incurred to assess and remediate a heating oil release impacting buildings, 17 soil, indoor air or other environmental media on the insured's residential property and the 18 reimbursement of any associated personal property damage. For the purposes of this section, 19 third-party liability coverage shall include: (i) the obligation to defend the insured at the insurer's 20 expense against third-party claims; provided, however, that such defense obligation shall include 21 coverage for costs incurred to investigate the source and extent of the release of heating oil; and 22 (ii) response action costs incurred to address conditions on and off the insured's residential 23 property arising from a heating oil release on the insured's residential property that has impacted 24 or presents an imminent threat to impact groundwater or has migrated to, or presents an 25 imminent threat to migrate to, a third-party's property.

(2) The joint underwriting association required under section 4 of chapter 175C and any
insurer licensed to write and engaged in the writing of homeowners' insurance shall provide the
following coverage to owners of residential property to whom a homeowners' insurance policy is
issued or renewed: (i) first-party property coverage for response action costs incurred under
chapter 21E or chapter 21K or any regulation promulgated pursuant to said chapter 21E or
chapter 21K and property damage coverage on the insured's residential property caused by or in

2 of 3

32 response to a release of heating oil from a residential liquid fuel tank or any piping, fuel supply
33 lines, equipment or systems connected thereto; and (ii) third-party liability coverage for third34 party claims arising out of a release of heating oil into the environment.

(3) First-party property coverage and third-party liability coverage shall apply
concurrently when both coverages are applicable. Insurers may include a reasonable charge for
such coverage in premiums applicable to all homeowners' insurance policies; provided, however,
that the minimum coverage shall be \$75,000 per occurrence for first-party property coverage and
\$250,000 per occurrence for third-party liability coverage, subject to a reasonable deductible not
to exceed \$1,000 per claim.

41 (c) Notwithstanding subsection (b), the joint underwriting association and an insurer may 42 include an exclusion in homeowners' insurance policies from the coverages required pursuant 43 to said subsection (b) where the heating oil release would not have occurred but for the 44 owner's failure to comply with the requirements of said subsection (b) or subsection (c) of 45 section 38J of chapter 148, or any regulations promulgated pursuant to said subsection (b) or said 46 subsection (c) of said section 38J of said chapter 148; provided, however, that the joint 47 underwriting association or insurer has provided an annual written notice to the insured that 48 explains, in at least 16-point type, such requirements under said chapter 148, and any regulations 49 promulgated thereto, on a separate form approved by the division of insurance.

50

SECTION 2. This act shall apply to policies issued or renewed on or after July 1, 2025.

3 of 3