SENATE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Rebecca L. Rausch

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 prevent heat-related illness in public sector outdoor workers.

PETITION OF:

NAME:DISTRICT/ADDRESS:Rebecca L. RauschNorfolk, Worcester and Middlesex

SENATE No.

[Pin Slip]

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1219 OF 2023-2024.]

The Commonwealth of Massachusetts

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

An Act to prevent heat-related illness in public sector outdoor workers.

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 149 of the General Laws, as appearing in the 2022 Official
- 2 Edition, is hereby amended by inserting after section 203 the following section:-
- 3 Section 204. (a) As used in this section, the following words shall have the following
- 4 meanings unless the context clearly requires otherwise:
- 5 "Heat-related illness", means a serious medical condition resulting from the inability of
- 6 the body to rid itself of excess heat, including heat rash, heat cramps, heat exhaustion, heat
- 7 syncope and heat stroke.
- 8 "Heat stress", means the net load to which a worker is exposed from the combined
- 9 contributions of metabolic heat, environmental factors and clothing worn results in an increase in

- heat storage in the body, causing body temperature to rise and increasing the risk of heat-related illness.
 - (b) The department of labor standards shall promulgate regulations which include a standard establishing outdoor heat exposure levels for public employees which, if exceeded, trigger action to protect employees from heat-related illness, and shall monitor compliance with said regulations.
 - (c) Public employers shall develop, implement, and maintain a heat-related illness prevention plan for their employees. The plan shall be in writing in a language understood by a majority of employees, and shall be made available upon request by employees, employee representatives and representatives of the department of labor standards.
 - (1) Each plan shall include procedures and methods for the following:
 - (i) Initial and regular monitoring of employee worksite exposures that increase the risk of heat-related illness to determine whether an employee's exposure is or will become excessive;
- 23 (ii) Providing potable water;

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- (iii) Providing paid rest breaks and access to shade, cool-down areas, or climatecontrolled spaces as needed to prevent heat-related illness;
- 26 (iv) Providing an emergency response plan for any employee with signs or symptoms of 27 heat exhaustion or heat stroke;
- 28 (v) Acclimatizing employees as needed to prevent heat-related illness;
 - (vi) Administrative controls to limit exposure to excessive heat when appropriate;

30 (vii) Annual training and education for employees at risk of heat-related illness; 31 (viii) Record-keeping and reporting procedures for heat-related illness; 32 (ix) Training and education to employees who are supervisors, including training and 33 education regarding proper procedures a supervisor is required to follow with respect to: (A) Monitoring conditions at the worksite that may increase the risk of heat-related 34 35 illness, the prevention of employee exposure to heat stress; 36 (B) Implementing procedures to reduce the risk of heat-related illness; 37 (C) Proper procedures, including emergency response procedures, to follow when an 38 employee exhibits signs or reports symptoms consistent with possible heat-related illness; 39 (D) Each public employer shall adopt a policy prohibiting discrimination or retaliation 40 against an employee for reporting a heat-related illness concern or seeking assistance or 41 intervention for heat-related health symptoms. 42 SECTION 2. Not later than January 1, 2027, the department of labor standards shall 43 adopt and implement the requirements in Section 1 as the state standard for preventing heat 44 illness in outdoor workers. Public employers shall have 6 months from the date the standard is 45 adopted before compliance is enforced. The attorney general shall enforce the provisions of this

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section.