SENATE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Patrick M. O'Connor

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 solar-powered mobility networks.

PETITION OF:

NAME:DISTRICT/ADDRESS:Patrick M. O'ConnorFirst Plymouth and Norfolk

SENATE No.

[Pin Slip]

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 2159 OF 2023-2024.]

The Commonwealth of Massachusetts

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

An Act relative to solar-powered mobility networks.

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. The Executive Office of Energy and Environmental Affairs shall regulate 2 solar-powered mobility networks to encourage the shift from an oil-powered to sustainable 3 economy. If no commercial enterprise are approved to build such networks within 6 months, the 4 executive office shall conduct one or more pilot networks. Commercial and pilot networks shall 5 be granted non exclusive access to rights-of-way if the networks: 6 (i) are privately-funded construction; 7 (ii) are privately operated without government subsidies; 8 (iii) exceed 120 passenger miles per gallon (5 times the efficiency on existing roads) or 9 equivalent energy efficiency;
- 10 (iv) exceed safety performance of transportation modes already approved for use; and

- 11 (v) that are above ground gather more than 2 megawatt-hours of renewable energy per 12 network mile per typical day.
 - SECTION 2. The executive office of energy and environmental affairs shall promulgate regulations for solar and renewable energy mobility networks based on the following criteria:
- (i) system design, fabrication, installation, safety, insurance and inspection practices
 consistent with the American Society for Testing and Materials International Committee F24 on
 Amusement Rides and Devices;
 - (ii) environmental approvals shall be granted to networks exceeding 5 times the efficiency of existing roads as measured in energy per passenger-mile, and
- 20 (iii) networks access may be rejected in writing for other reasons; and

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(iv) provided, taxes and fees assessed on solar and renewable energy mobility network providers, passengers and cargo shall be limited to 5 percent of the gross revenues and shall be paid to the aggregate rights-of-way holders by the solar or renewable energy mobility network provider.