HOUSE No.

The (Commonwealth of Alassachusetts
	PRESENTED BY:
	Karyn E. Polito
Court assembled:	of Representatives of the Commonwealth of Massachusetts in General
The undersigned legislators	and/or citizens respectfully petition for the passage of the accompanying bill:
An	Act relative to certain municipal costs.
	PETITION OF:
Name:	DISTRICT/ADDRESS:
Karyn E. Polito	11th Worcester

The Commonwealth of Alassachusetts

In the Year Two Thousand and Nine

AN ACT RELATIVE TO CERTAIN MUNICIPAL COSTS.

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

- Notwithstanding the provisions of section 27C of chapter 29 of the 1. 1 2 General Laws as most recently amended by section 24 of chapter 71 of the Acts of 1993, or any other general or special law to the contrary, any proposal initiated 3 4 by the Department of Environmental Protection in the form of a rule, regulation or so-called guidance document or policy resulting in the imposition of additional 5 cost to a city or town shall be termed a "local mandate". Local mandates shall 6 include but not be limited to any Department of Environmental Protection 7 initiated rule, regulation or so-called guidance document or policy that: (1.) 8 requires any city or town to undertake any service or direct or indirect cost 9 obligation, or to establish, expand or modify any existing activity in such a way 10 that results in the expenditure of funds or resources, or results in the diversion of 11 funds or resources from any existing activity. For the purposes of this section, the 12 term "existing activity" shall include any program or service lawfully undertaken 13 by any city or town under the authority of any law, special law, administrative 14 rule or regulation or city or town charter, or; (2.) relieves the state or a county 15 from providing a service or program so that any city or town instead incurs the 16 direct or indirect cost of such service or program. 17
- 2. Section 2. No proposal initiated by the Department of Environmental Protection in the form of a rule or regulation, or any so-called guidance document or policy, shall become effective until a regulatory impact statement has been completed, made public during the hearing process described in chapter 30A of the General Laws and filed with the secretary of state. The regulatory impact statement shall:

 (a) identify the problem, issue or deficiency addressed by the proposal; (b)

identify the methodology or approach, including identification of expert information and analysis used to address the problem, issue or deficiency; (c) identify stakeholders who will be affected and to what extent by the proposal; (d) identify when such proposal will become effective, when such proposal will be changed, if known, and how and when the proposal will be reviewed in the future, if at all; (e) identify and describe the immediate and long term financial impacts of the proposal on all stakeholders, including the agency or entity issuing the proposal, any affected private party or entity, the state, the cities and towns, and the general public. Such financial impact statement shall consider permitting costs, internal compliance costs, and indirect costs, if any; (f) identify the fiscal effect on the public and private sectors for the first and second year of the proposal's existence, and provide a projection of fiscal impact over the first five years of the proposal's existence; and (g) identify and describe, specifically, the benefits of the proposal. The secretary of administration and finance shall adopt regulations to further define and implement the use of regulatory impact statements in said executive offices' and agency's rulemaking.

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- 3. 40 Section 3. The Department of Environmental Protection shall maintain a notification list of stakeholders in their proposals and who may request 41 preliminary notification of such proposals, such request renewed annually by 42 persons or groups in December. No later than thirty days prior to the notice of 43 hearing described above the agency shall send a preliminary notification of the 44 proposal to each stakeholder who has requested preliminary notification of the 45 proposal and to the Joint Legislative Committee on Natural Resources, the Joint 46 Legislative Committee on Local Affairs, the House and Senate Committees on 47 Ways & Means, the Office of the State Auditor and the Massachusetts Municipal 48 Association. 49
- The preliminary notification of the proposal shall (a) identify the proposal to be noticed for hearing and the scope of the proposal, (b) provide the statutory authority for such proposal, and (c) identify the person within said executive office or agency responsible for the proposal and who can be contacted for more information.
- 55. Section 4. No proposal initiated the by the Department of Environmental Protection in the form of a rule, regulation, so-called guidance document or policy shall become effective until said executive office and agency have complied with the provisions of Massachusetts Administrative Procedures Act established under the provisions of Chapter 30A of the General Laws. Any entity claiming to be aggrieved by lack of compliance with said chapter by said executive office or agency shall be permitted to file a petition for relief with the superior court.