The Commonwealth of Massachusetts

PRESENTED BY:

Richard R. Tisei

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 passage of the accompanying bill:

An Act to assure uniformity in the regulation of sanitary sewage treatment and disposal.

PETITION OF:

NAME: Richard R. Tisei DISTRICT/ADDRESS:

Middlesex and Essex

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. S00556 OF 2007-2008.]

The Commonwealth of Massachusetts

In the Year Two Thousand and Nine

AN ACT TO ASSURE UNIFORMITY IN THE REGULATION OF SANITARY SEWAGE TREATMENT AND DISPOSAL.

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

SECTION 1. Section 13 of chapter 21A of the General Laws, as appearing in the 2004
Official Edition, is hereby amended by inserting after the fourth sentence thereof the following:-

3 Notwithstanding the provisions of any general or special law to the contrary, no municipal board

4 of health may promulgate any such regulation which impose standards, procedures or other

5 requirements more stringent than or otherwise exceeding those set forth in the state

6 environmental code, and in particular Title 5 thereof, concerning any matter relating to the

7 subsurface treatment or disposal of sanitary sewage, including without limitation the

8 construction, alteration or inspection of any system thereof. Provided, however, that where the

9 board of health of any municipality determines, based upon unique local environmental

concerns, supported by findings that have generally recognized scientific basis, the board ofhealth may file a written application for approval to adopt such regulations with the

12 commissioner of the department of environmental protection. Such application shall include an

explanation of such unique local conditions, the specific regulation or regulations sought to be

adopted by the board of health and copies of the scientific data, evidence and study that forms

the basis for the application. Upon the receipt of a completed application with accompanying

16 documentation, the commissioner of the department of environmental protection shall, within

17 thirty days, make a written determination of whether the proposed regulations are reasonably

18 necessary for the protection of public health, safety, welfare and the environment of said

19 municipality and approve or disapprove said regulations. No additional or more stringent

20 regulations shall be adopted or become effective in any municipality until approved by the

21 commissioner of the department of environmental protection.