

The Commonwealth of Massachusetts

PRESENTED BY:

Mike Connolly and Jack Patrick Lewis

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 increasing rooftop solar energy.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Mike Connolly	26th Middlesex
Jack Patrick Lewis	7th Middlesex
Ruth B. Balser	12th Middlesex
Jennifer E. Benson	37th Middlesex
William L. Crocker, Jr.	2nd Barnstable
Julian Cyr	Cape and Islands
Mindy Domb	3rd Hampshire
Daniel M. Donahue	16th Worcester
Dylan A. Fernandes	Barnstable, Dukes and Nantucket
Sean Garballey	23rd Middlesex
Carmine Lawrence Gentile	13th Middlesex
Tami L. Gouveia	14th Middlesex
James K. Hawkins	2nd Bristol
Stephan Hay	3rd Worcester
Natalie M. Higgins	4th Worcester
Russell E. Holmes	6th Suffolk
Patrick Joseph Kearney	4th Plymouth
Mary S. Keefe	15th Worcester

Kay Khan	11th Middlesex
Jason M. Lewis	Fifth Middlesex
Adrian C. Madaro	1st Suffolk
Denise Provost	27th Middlesex
Rebecca L. Rausch	Norfolk, Bristol and Middlesex
Maria Duaime Robinson	6th Middlesex
David M. Rogers	24th Middlesex
Lindsay N. Sabadosa	1st Hampshire
Jon Santiago	9th Suffolk
Angelo M. Scaccia	14th Suffolk
Alan Silvia	7th Bristol
Steven Ultrino	33rd Middlesex
Tommy Vitolo	15th Norfolk

HOUSE No. 2825

By Messrs. Connolly of Cambridge and Lewis of Framingham, a petition (accompanied by bill, House, No. 2825) of Mike Connolly and others relative to increasing rooftop solar energy. Telecommunications, Utilities and Energy.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act increasing rooftop solar energy.

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

1	The General Laws, as appearing in the 2018 Official Edition, are hereby amended by
2	inserting after chapter 143 the following chapter:-
3	CHAPTER 143A. SOLAR HOMES AND BUSINESSES.
4	Section 1. As used in this chapter the following words shall have the following meanings
5	unless the context clearly requires otherwise:-
6	"Board", state board of building regulations and standards.
7	"Department", department of public safety.
8	"Developer", any person or company that constructs residential or commercial buildings.
9	"Effective solar area", the portion of a building roof on which the output from a solar
10	energy system, taking into account shading from existing permanent natural or manmade barriers

external to the building (including but not limited to trees, hills, and adjacent structures), would
be equivalent to 70 percent or greater of the output of an unshaded solar energy system on an
annual basis.

"Large commercial building", a commercial building of 10,000 or more square feet.

15 "Multi-family dwelling", a building intended to be inhabited as a primary or secondary
16 residence by multiple individuals or groups of individuals living in separate apartments.

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- 17 "New construction", any newly constructed residential or commercial building that18 requires a building permit to proceed.
- 19 "Single-family dwelling", a building intended to be inhabited as a primary or secondary20 residence by one individual or group of individuals.
- 21 "Solar energy system", any system that uses solar energy to provide all or a portion of the
 22 electrical needs of a residential or commercial building.
- 23 "Solar hot water heater", any system that uses solar energy to heat water for use in a
 24 residential or commercial building.
- 25 "Substitute renewable energy system", any system that uses renewable energy resources 26 other than solar energy to provide for all or a portion of the electrical needs of a residential or 27 commercial building; provided, that a renewable energy system shall use a technology eligible 28 for the renewable portfolio standard under subsection (c) of section 11F of chapter 25A of the 29 General Laws.
- 30 Section 2. (a) All new construction shall be built to accommodate the installation of a
 31 solar energy system. The board shall promulgate regulations within 1 year from the passage of

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this act to amend the state building code to establish minimum standards that must be met fornew construction to accommodate a solar energy system.

(b) In drafting the regulations, the board shall take into account existing building code
 requirements and compliance costs. The board shall also consult with scientists, engineers, and
 professional societies with relevant expertise in solar energy systems and building construction.

(c) At a minimum, the board shall include requirements for: (1) static load roof strength, with a requirement that roofing where solar equipment could be placed be capable of supporting a minimum of 6 pounds per square foot; (2) placement of non-solar related rooftop equipment, taking into account positioning that avoids shading of solar equipment and maximization of continuous roof space; (3) sizing and provision of extra electrical panels to accommodate the addition of an appropriately sized future solar energy system; and (4) provision of space for a solar energy system DC-AC inverter in the utility room or on an outside wall.

(d) The board shall also consider including requirements for: (1) roof orientation and
angle; (2) roof types that are compatible with a solar installation mounting strategy that will
require minimal or no roof penetrations; and (3) a conduit for wiring from roof to electric panel.

47 (e) To the extent necessary, the board shall promulgate separate standards for residential48 and commercial construction.

49 (f) In developing these regulations, the board shall consult with the department of energy
50 resources, the Massachusetts Clean Energy Center, and other state agencies with relevant
51 expertise.

52 Section 3. (a) The board shall promulgate regulations within 1 year from the passage of 53 this act to amend the state building code to require certain types of new construction, as specified 54 in this section, to have a solar energy system.

(b) Single-family dwellings shall have a solar energy system producing sufficient
electricity on an annual basis to meet 100 percent of the average electricity demand of dwellings
of a similar size and type.

(c) Multi-family dwellings and large commercial buildings up to ten stories in height
shall have a solar energy system producing sufficient electricity on an annual basis to meet
minimum standards established by the board.

61 (d) The board may require other categories of new construction or renovated buildings to
62 have a solar energy system, and set minimum standards for the capacity of the solar energy
63 system.

(e) The board may reduce the required minimum capacity of solar energy systems for
single-family and multi-family dwellings by up to 25 percent if installed in conjunction with a
battery storage system with a minimum capacity of 7.5 kilowatt-hours per dwelling unit.

(f) The board shall determine the average electricity consumption for the types of
buildings described in this section and revise its determination at least every three years, taking
into account changes in electricity consumption due to energy efficiency improvements, electric
vehicle charging, air source heat pumps and other electric heating technologies, and other
factors.

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Section 4. (a) Developers may seek an exemption from the inspector of buildings or
building commissioner from the requirements under sections 2 and 3 of this chapter upon a
sufficient showing that the effective solar area is less than 80 contiguous square feet.

75 (b) Developers may seek an exemption from the inspector of buildings or building 76 commissioner from the requirements under sections 2 and 3 of this chapter upon a sufficient 77 showing that a substitute renewable energy system will be installed at the time of construction, 78 producing an equal or greater amount of electricity on an annual basis as the minimum required 79 solar installation under section 3 of this chapter. Developers may seek a reduction in the required 80 size of a solar energy system upon a sufficient showing that a substitute renewable energy 81 system will be installed at the time of construction, producing sufficient electricity on an annual 82 basis to offset the reduction in electricity produced by the solar energy system.

(c) Developers may seek an exemption from the inspector of buildings or building
commissioner from the requirements under sections 2 and 3 of this chapter, or a reduction in the
required size of a solar energy system, upon a sufficient showing that a solar hot water heater
will be installed at the time of construction. Such exemption or reduction shall only be granted to
the extent that the installation of a solar hot water heater will reduce the portion of the effective
solar area available for a solar energy system.

(d) The board may allow exemptions for affordable housing developments, after
consulting with affordable housing developers and operators, organizations that represent
affordable housing residents, and other stakeholders.

92 (e) The board shall promulgate regulations within 1 year of the passage of this act that93 clearly define the process for seeking an exemption.

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Section 5. (a) All future editions and amended versions of the building code, as adopted
by the board, shall include regulations meeting the requirements of sections 2, 3, and 4 of this
chapter.

97 (b) The board may from time to time revise the regulations promulgated under sections 2,98 3, and 4 of this chapter, in accordance with changes in technology and building practices.

99 Section 6. Compliance with the provisions of this chapter shall not impair a building's
100 eligibility for any incentives, rebates, credits, or other programs in existence to encourage
101 development of renewable energy resources.

Section 7. A building permit for new construction shall not be granted without a showingthat the building complies with the requirements of this chapter.

104 Section 8. Any person who fails to comply with or otherwise violates this chapter shall be 105 liable for a civil administrative penalty not to exceed \$10,000 for each violation, or twice the 106 estimated additional cost that would have been incurred by constructing a building to meet the 107 requirements of this chapter, whichever is greater.