SENATE No. 2113

The Commonwealth of Massachusetts

PRESENTED BY:

Sal N. DiDomenico

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 energy facilities siting improvement to address environmental justice, climate, and public health.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Sal N. DiDomenico	Middlesex and Suffolk	
Lydia Edwards	Third Suffolk	1/18/2023
Liz Miranda	Second Suffolk	1/23/2023
Vanna Howard	17th Middlesex	1/31/2023
Vanna Howard	17th Middlesex	1/31/2023
Jack Patrick Lewis	7th Middlesex	1/31/2023
Jason M. Lewis	Fifth Middlesex	1/31/2023
John J. Cronin	Worcester and Middlesex	2/7/2023
James K. Hawkins	2nd Bristol	2/8/2023
Thomas M. Stanley	9th Middlesex	2/8/2023
Carmine Lawrence Gentile	13th Middlesex	2/10/2023
Patrick M. O'Connor	First Plymouth and Norfolk	2/10/2023
Joanne M. Comerford	Hampshire, Franklin and Worcester	2/10/2023
James B. Eldridge	Middlesex and Worcester	2/14/2023
Michael O. Moore	Second Worcester	2/21/2023
Adam Gomez	Hampden	2/23/2023
Patricia D. Jehlen	Second Middlesex	3/2/2023

Paul R. Feeney

SENATE DOCKET, NO. 505 FILED ON: 1/17/2023

SENATE No. 2113

By Mr. DiDomenico, a petition (accompanied by bill, Senate, No. 2113) of Sal N. DiDomenico, Lydia Edwards, Liz Miranda, Vanna Howard and other members of the General Court for legislation relative to energy facilities siting reform to address environmental justice, climate, and public health. Telecommunications, Utilities and Energy.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 2135 OF 2021-2022.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act relative to energy facilities siting improvement to address environmental justice, climate, and public health.

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. Section 69J¹/₄ of Chapter 164 is amended by inserting the following two

2 paragraphs after the first paragraph:-

3 Prior to an applicant submitting a petition to construct a facility or generating facility

4 pursuant to this section or petition for construction pursuant to Section 69J or petition for

5 construction of transmission lines pursuant to Section 71, a petitioner must develop a preliminary

- 6 project statement about the facility that includes detailed information about the need, public
- 7 health, environmental, and climate risks and burdens, environmental, energy, economic, and
- 8 health benefits for communities within five miles of the facility. As part of this statement, the
- 9 applicant must identify the location of all environmental justice populations within five miles of

10 the facility. The project statement shall include a statement of reasonable alternatives, such as 11 different designs and locations to avoid and minimize damage to the environment and public 12 health. Prior to filing a petition to the siting board, the preliminary project statement shall be 13 shared with community-based organizations, elected officials, and civic organizations who will 14 potentially be impacted by the project located within five miles, posted to a public website, and 15 translated into multiple languages, as relevant to the local populations. Within 30 days of 16 submitting that statement, the project proponent shall invite community-based organizations, 17 local elected officials, the director of environmental justice at the executive office of energy and 18 environmental affairs, and director of the energy facilities siting board to a meeting to review the 19 proposed project. An applicant shall make adjustments to the project that address environmental 20 justice population concerns about safety, public health, location, or mitigation, or abandon plans 21 to file its petition to the board. These tasks may be satisfied through procedures completed 22 during environmental review pursuant to chapter 30, sections 61 through 62H. The Secretary of 23 the Executive Office of Energy and Environmental Affairs, through a Massachusetts 24 Environmental Policy Act Certificate shall determine whether an applicant made adjustments to 25 the project that address environmental justice population concerns about safety, public health, 26 location, or mitigation.

27 SECTION 2. Section 69H of chapter 164 shall be amended by striking the first paragraph 28 and replacing it with the following two paragraphs:- "There is hereby established an energy 29 facilities siting board within the department, but not under the supervision or control of the 30 department. Said board shall implement the provisions contained in sections 69H to 69Q, 31 inclusive, so as to provide a reliable energy supply for the commonwealth with a minimum 32 impact on the environment and public health, and with a minimum impact on the overall well-

33 being of residents located within two miles of the project at the lowest possible cost after these 34 impacts are considered. To accomplish this, the board shall review the historic impacts of nearby 35 industrial operations and undesirable land uses on environmental justice populations, 36 environmental, climate, and public health impacts, the need for and the cost of transmission 37 lines, natural gas pipelines, facilities for the manufacture and storage of gas, and oil facilities; 38 provided, however, that the board shall review only the environmental impacts of generating 39 facilities, consistent with the commonwealth's policy of allowing market forces to determine the 40 need for and cost of such facilities. Such reviews shall be conducted consistent with section 41 69J1/4 for generating facilities and with section 69J for all other facilities. Before approving the 42 construction, operation and/or alteration of facilities, the board shall determine whether cost-43 effective efficiency and conservation opportunities provide an appropriate alternative to the 44 proposed facility. All petitions shall (a) demonstrate to the board that the planning, design, 45 engineering and specifications for the project include adaptation measures sufficient to address 46 climate risks that will arise over the economic life of the project or the term of financing, 47 whichever is longer, based on the best available climate science; and (b) disclose in all design 48 engineering, architectural, or other drawings the climate assumptions used in evaluating and 49 addressing climate risks. It shall be the policy of the Commonwealth to minimize the negative 50 impacts of climate change and the energy transition on environmental justice populations and 51 prioritize renewable energy and climate adaptation investment in these areas."

52 SECTION 3. Section 69H of chapter 164 shall be amended by removing the second 53 paragraph and replacing it with the following paragraph:- "The board shall be composed of the 54 secretary of energy and environmental affairs, who shall serve as chairperson, the secretary of 55 housing and economic development, the commissioner of the department of environmental

56 protection, the commissioner of the division of energy resources, 2 commissioners of the 57 commonwealth utilities commission, or the designees of any of the foregoing, and 5 public 58 members to be appointed by the governor for a term coterminous with that of the governor, 1 of 59 whom shall be experienced in environmental issues, 1 of whom shall be experienced in labor 60 issues, 1 of whom shall be experienced in energy issues, and 2 of whom shall be experienced in 61 community issues associated with the siting of energy facilities with at least of one these 62 members who resides in an environmental justice population and has experience with 63 environmental justice principles and at least one of these members who is a tribal representative 64 or representative of an Indigenous organization. The board shall not include as a public member 65 any person who receives, or who has received during the past two years a significant portion of 66 his or her income directly or indirectly from the developer of an energy facility or an electric, gas 67 or oil company. The public members shall serve on a part-time basis, receive \$100 per diem of 68 board service, and shall be reimbursed by the commonwealth for all reasonable expenses actually 69 and necessarily incurred in the performance of official board duties.

Upon the resignation of any public member, the governor shall appoint a successor, following consultation with the environmental justice council as required by section 62K of chapter 30, for the unexpired portion of the term. When appointing new members to the board, the governor shall ensure that at least two members have expertise in the siting of renewable energy generating facilities and energy storage systems. No person shall be appointed to serve more than two consecutive full terms."

SECTION 4. Section 69J¹/₄ of chapter 164 shall be amended by striking the third
paragraph and replacing it with the following paragraph:- "A petition to construct a generating
facility shall include, in such form and detail as the board shall from time to time prescribe, the

79 following information: (i) a description of the proposed generating facility, including any 80 ancillary structures and related facilities; (ii) a description of the environmental impacts and the costs associated with the mitigation, control, or reduction of the environmental impacts of the 81 82 proposed generating facility; (iii) a description of the project development and site selection 83 process used in choosing the design and location of the proposed generating facility; (iv) either 84 (a) evidence that the expected emissions from the facility meet the technology performance 85 standard in effect at the time of filing, or (b) a description of the environmental impacts, costs, 86 and reliability of other fossil fuel generating technologies, and an explanation of why the 87 proposed technology was chosen; (v) an environmental justice impact statement detailing all 88 potential impacts to environmental justice populations as defined in section 62 of chapter 30 and 89 comparing the proposed site to other potential sites that do not impact environmental justice 90 populations; (vi) impacts of the facility with respect to mitigating climate change; (vii) plans for 91 the facility to adapt to a changing climate including current and future flooding, storm surges, 92 and sea level rise; (viii) public health impacts of the proposed facility; (ix) a cumulative impact 93 assessment that considers an exposure, public health or environmental risk, or other effect 94 occurring in a specific geographical area, including from any environmental pollution emitted or 95 released routinely, accidentally, or otherwise, from any source, and assessed based on the 96 combined past, present, and reasonably foreseeable emissions and discharges affecting the 97 geographical area; and (x) any other information necessary to demonstrate that the generating 98 facility meets the requirements for approval specified in this section."

99 SECTION 5. Section 69J¹/₄ of chapter 164 shall be amended by striking the fifth and sixth 100 paragraphs and replacing them with the following two paragraphs:- "The board shall approve a 101 petition to construct a generating facility only if the board determines that the petition meets all

102 of the following requirements: (i) the description of the proposed generating facility and its 103 environmental impacts are substantially accurate and complete; (ii) the description of the site 104 selection process used is accurate; (iii) the plans for the construction of the proposed generating 105 facility are consistent with current health, environmental protection, climate, and environmental 106 justice policies of the commonwealth and with such policies as are adopted by the 107 commonwealth for the specific purpose of guiding the decisions of the board; (iv) such plans 108 minimize the environmental impacts consistent with the minimization of costs associated with 109 the mitigation, control, and reduction of the environmental impacts of the proposed generating 110 facility; (v) the environmental justice impact statement demonstrates a finding of environmental 111 and energy benefits to the impacted environmental justice populations without environmental or 112 energy burdens; (vi) the cumulative impact assessment demonstrates that there is no adverse 113 public health, environmental, or climate impact to the impacted communities; and (vii) if the 114 petitioner was required to provide information on other fossil fuel generating technologies, the 115 construction of the proposed generating facility on balance contributes to a reliable, low-cost, 116 diverse, regional energy supply with minimal environmental impacts that will contribute to the 117 commonwealth achieving its climate targets pursuant to chapter 21N. The board may, at its 118 discretion, evaluate alternative sites for a generating facility if the applicant or resident living 119 within two miles of the facility requests such an evaluation, or if such an evaluation is an 120 efficient method of administering an alternative site review required by another state or local agency. Nothing in this chapter shall be construed as requiring the board to make findings 121 regarding alternative generating technologies for a proposed generating facility whose expected 122 123 emissions meet the technology performance standard in effect at the time of filing.

124 The board shall, after review of the environmental justice impact statement, deny a 125 petition for a new facility or for the expansion of an existing facility, or apply new conditions to 126 the renewal of an existing facility's approval, upon a finding that approval of the petition, as 127 proposed, would, together with other environmental, climate, or public health stressors affecting 128 the environmental justice population, cause or contribute to adverse cumulative environmental, 129 climate, or public health stressors in the overburdened community that are higher than those 130 borne by other communities within the Commonwealth or other geographic unit of analysis as 131 determined by the executive office of energy and environmental affairs pursuant to rule, 132 regulation, or guidance. The board may, after review of the environmental justice impact 133 statement, deny a petition for a renewable energy-powered facility, associated ancillary structure, 134 or for the expansion of an existing renewable energy-powered facility, associated ancillary 135 structure, or apply new conditions to the renewal of an existing facility's approval, upon a 136 finding that approval of the petition, as proposed, would, together with other environmental, 137 climate, or public health stressors affecting the environmental justice population, cause or 138 contribute to adverse cumulative environmental, climate, or public health stressors in the 139 overburdened community that are higher than those borne by other communities within the 140 Commonwealth or other geographic unit of analysis as determined by the executive office of 141 energy and environmental affairs pursuant to rule, regulation, or guidance.

The board shall have the authority to adopt regulations establishing programs to achieve emissions reductions, climate adaptation, and environmental justice for the locations selected using the most cost-effective measures identified. The board shall promulgate regulations that establish timelines for reviewing a petition such that: (i) a generating facility that is powered by fossil fuels has the longest period of time for going through the adjudicatory process; (ii) an

147 energy storage system or ancillary structure has a shorter period of time for going through the 148 adjudicatory process; and (iii) a generating facility that is powered by solar, wind, or geothermal 149 energy has the shorted period of time for going through the adjudicatory process. The Siting 150 Board shall promulgate regulations that define a generating facility that is powered by renewable 151 energy and ensure that the lifecycle of emissions and impacts are considered such that 152 technologies that have a lifecycle of emissions and impacts that create environmental burdens 153 shall not be defined as renewable energy."

154 SECTION 6. Section 69J of chapter 164 shall be amended by striking the third through 155 sixth paragraphs and replacing them with the following paragraphs:- "A petition to construct a 156 facility shall include, in such form and detail as the board shall from time to time prescribe, the 157 following information: (1) a description of the facility, site and surrounding areas; (2) an analysis 158 of the need for the facility to benefit local energy needs within the commonwealth; (3) a 159 description of the alternatives to the facility, such as other methods of transmitting or storing 160 energy, other site locations, other sources of electrical power or gas, including renewable sources 161 of energy, or a reduction of requirements through load management; (4) a description of the 162 environmental impacts of the facility; (5) an environmental justice impact statement detailing all 163 potential impacts to environmental justice populations as defined in section 62 of chapter 30 and 164 comparing the proposed site to other potential sites that do not impact environmental justice 165 populations; (6) impacts of the facility with respect to mitigating climate change; (7) plans for 166 the facility to adapt to a changing climate including current and future flooding, storm surges, 167 and sea level rise; (8) public health impacts of the proposed facility; and (9) a cumulative impact 168 assessment that considers an exposure, public health or environmental risk, or other effect 169 occurring in a specific geographical area, including from any environmental pollution emitted or

released routinely, accidentally, or otherwise, from any source, and assessed based on the
combined past, present, and reasonably foreseeable emissions and discharges affecting the
geographical area. The board shall be empowered to issue and revise filing guidelines after
public notice and a period for comment. A minimum of data shall be required by these guidelines
from the applicant for review concerning land use impact, water resource impact, air quality
impact, solid waste impact, radiation impact, public health impact, environmental justice impact,

177 The board shall conduct a public hearing on every petition to construct a facility or notice 178 of intention to construct an oil facility within six months of the filing thereof. Such hearing shall 179 be an adjudicatory proceeding under the provisions of chapter thirty A. In addition, a public 180 hearing shall be held in each neighborhood in which a facility would be located or in which an 181 oil facility contained in a notice of intention to construct such facility is located, except that a 182 public hearing shall not be required in a locality containing a proposed site if such a hearing has 183 already been held in regard to that particular facility on that particular site in conjunction with a 184 previously filed petition. The public hearing shall ensure language access, including 185 simultaneous language interpretation in the languages spoken by a significant proportion of the 186 population in the neighborhood of the proposed facility, that allows residents and other attendees 187 to understand others' comments and that allows members of the department to understand 188 speakers' comments. The board shall approve a petition to construct a facility only if it 189 determines that it meets the following requirements: all information relating to current activities, 190 environmental impacts, facilities agreements and energy policies as adopted by the 191 commonwealth is substantially accurate, based on information that is no later than three years 192 old, and complete; projections of the demand for electric power, or gas requirements and of the

193 capacities for existing and proposed facilities are based on substantially accurate historical 194 information and reasonable statistical projection methods and include an adequate consideration 195 of conservation and load management; provided, however, that the department or board shall not 196 require in any gas forecast or hearing conducted thereon the presentation of information relative 197 to the demand for gas; projections relating to service area, facility use and pooling or sharing 198 arrangements are consistent with such forecasts of other companies subject to this chapter as may 199 have already been approved and reasonable projections of activities of other companies in the 200 New England area; plans for expansion and construction of the applicant's new facilities are 201 consistent with current health, environmental protection, and resource use and development 202 policies as adopted by the commonwealth; the environmental justice impact statement 203 demonstrates a finding of environmental and energy benefits to the impacted environmental 204 justice populations without any environmental or energy burdens; the cumulative impact 205 assessment demonstrates that there is no adverse public health, environmental, or climate impact 206 to the impacted communities; are consistent with the policies stated in section sixty-nine H to 207 provide a necessary energy supply for the commonwealth with a minimum impact on the 208 environment at lowest possible cost; and in the case of a notice of intent to construct an oil 209 facility, that all information regarding sources of supply for such facility and financial 210 information regarding the applicant and its proposed facility are substantially accurate and 211 complete; that it is satisfied as to the adequacy of the applicant's capital investment plans to 212 complete its facility; the long term economic viability of the facility; the overall financial 213 soundness of the applicant; in the case of an oil facility, the qualification and capability of the 214 applicant in the transshipment, transportation, storage, refining and marketing of oil or refined oil 215 products; that plans including buffer zones or alternatives thereto for the applicant's new facility

are consistent with current health, environmental protection and resource use and developmentpolicies as adopted by the commonwealth.

218 If the board determines the standards set forth above have not been met, it shall reject in 219 whole or in part the petition, setting forth in writing its reasons for such rejections, or approve 220 the petition subject to stated conditions. In the event of rejection or conditioned approval, the 221 applicant may within six months submit an amended petition. A public hearing on the amended 222 petition shall be held on the same terms and conditions applicable to the original petition. The 223 board shall, after review of the environmental justice impact statement, deny a petition for a new 224 facility or for the expansion of an existing facility, or apply new conditions to the renewal of an 225 existing facility's approval, upon a finding that approval of the petition, as proposed, would, 226 together with other environmental, climate, or public health stressors affecting the environmental 227 justice population, cause or contribute to adverse cumulative environmental, climate, or public 228 health stressors in the overburdened community that are higher than those borne by other 229 communities within the Commonwealth or other geographic unit of analysis as determined by 230 the executive office of energy and environmental affairs pursuant to rule, regulation, or guidance.

The board and department of public utilities shall have the authority to adopt regulations establishing programs to achieve emissions reductions for the locations selected using the most cost-effective measures identified.

Prior to constructing an oil facility or commencement of construction of a facility for the refining of oil designed so that more than thirty-five percent of its output could be gasoline or refined oil products lighter than gasoline and prior to filing an environmental notification form or environmental impact report pursuant to chapter 30, sections 61 through 62H, an applicant must

238 prepare a preliminary project statement that shall be shared with the director of environmental 239 justice at the executive office of energy and environmental affairs, energy facilities siting board 240 director, posted to a public website, and translated into multiple languages, as relevant to the 241 local population. Within 30 days of submitting that statement, the project proponent shall invite 242 civic, community-based organizations, local elected officials, and the director of environmental 243 justice at the executive office of energy and environmental affairs to review the proposed project. 244 An applicant shall make adjustments to the project or consider alternate locations that address 245 community concerns about safety, public health, or climate or abandon plans to file its petition to 246 the board. If an applicant makes an adjustment or considers alternate locations, it must send a 247 written summary of these changes to the director of environmental justice at the executive office 248 of energy and environmental affairs. Subsequent to the preliminary project statement and public 249 outreach, the applicant must file a notice of intention to construct such facility with the board. 250 Such notice shall include in such form and detail as the board shall reasonably prescribe, in 251 addition to a detailed description of the proposed facility and site, the following information for 252 the region expected to be served by the oil facility:

(1) A description of the applicant's current activities involving the transshipment,
transportation, storage, or refining of oil or refined oil products and all anticipated impacts to
environmental justice populations.

(2) A description of the applicant's qualification and capability in transshipment,
transportation, storage, refining and marketing of oil or refined oil products.

(3) An analysis of the proposed facility including but not limited to the description ofalternatives to the planned action, such as other site locations, other oil facilities, and no

260 additional oil facilities; a description of the environmental impact of the proposed facility, said 261 description to include buffer zones and other measures to minimize damage to the environment; 262 all potential impacts to environmental justice populations; impacts of the facility with respect to 263 mitigating climate change; plans for the facility to adapt to a changing climate including current 264 and future flooding, storm surges, and sea level rise; public health impacts of the proposed 265 facility; and a cumulative impact assessment that considers an exposure, public health or 266 environmental risk, or other effect occurring in a specific geographical area, including from any 267 environmental pollution emitted or released routinely, accidentally, or otherwise, from any 268 source, and assessed based on the combined past, present, and reasonably foreseeable emissions 269 and discharges affecting the geographical area; and a facility is required to meet local energy use 270 needs and that such need cannot be accomplished through less harmful means. The board shall 271 after public notice and a period for comment be empowered to issue and revise its own list of 272 guidelines. A minimum of data shall be required by these guidelines from the applicant for 273 review concerning land use impact, water resource impact, air quality impact, solid waste 274 impact, radiation impact, public health impact, environmental justice impact, and noise impact.

(4) A description of proposed sources of supply of crude oil or refined oil products for the
oil facility which is the subject of the notice; if such sources are persons not controlled by the
applicant, certified copies of any contracts, letters of intent or any other understandings.

(5) A description of the capital investment plan proposed for such facility, and the overall
financial soundness of the company and economic viability of the facility, including insurance
coverage during construction and operation."

281 SECTION 7. Section 69I of chapter 164 is hereby amended by adding the following 282 paragraph:- "A project proponent shall publicly disclose energy load forecast data that 283 demonstrates the local need for the facility to ensure reliability. Long-range forecasts must 284 demonstrate local need for a generating facility at particular facility locations."

SECTION 8. Section 69G of chapter 164 shall be amended to include the following definition for "public hearing":- "Public hearing" means a hearing to discuss a proposed project that shall ensure language access, including simultaneous language interpretation in the languages spoken by a significant proportion of the population in the neighborhood of the proposed facility, that allows residents and other attendees to understand others' comments and that allows members of the department, board members, and attendees to understand speakers' comments."

292 SECTION 9. Section 69G of chapter 164 shall be amended to strike the existing 293 definition for "generating facility" and replace it with the following definition:- "Generating 294 facility," any generating unit designed for or capable of operating at a gross capacity of 35 295 megawatts or more, including associated buildings, ancillary structures, transmission and 296 pipeline interconnections that are not otherwise facilities, and fuel storage facilities."

297 SECTION 10. Section 69K of chapter 164 shall be amended to strike the fifth paragraph 298 and replace it with the following paragraph:- "A certificate shall be issued only in accordance 299 with the provisions of sections sixty-nine K to sixty-nine O, inclusive. Notwithstanding the 300 provisions of any other law to the contrary, a certificate may be so issued only if the facility does 301 not create greenhouse gas emissions that would cause or contribute to the Commonwealth not 302 meeting its climate mandates under chapter 21N or environmental burdens on an environmental 303 justice population as defined by section 62 of chapter 30. If so issued, no state agency or local 304 government shall require any approval, consent, permit, certificate or condition for the 305 construction, operation or maintenance of the facility with respect to which the certificate is 306 issued and no state agency or local government shall impose or enforce any law, ordinance, by-307 law, rule or regulation nor take any action nor fail to take any action which would delay or 308 prevent the construction, operation or maintenance of such facility; provided, however, that the 309 board shall not issue a certificate the effect of which would be to grant or modify a permit, 310 approval or authorization which, if so granted or modified by the appropriate state or local 311 agency, would be invalid because of a conflict with applicable federal water or air standards or 312 requirements. A certificate, if issued, shall be in the form of a composite of all individual 313 permits, approvals or authorizations which would otherwise be necessary for the construction 314 and operation of the facility and that portion of the certificate which relates to subject matters 315 within the jurisdiction of a state or local agency shall be enforced by said agency under the other 316 applicable laws of the commonwealth as if it had been directly granted by the said agency. The 317 board shall promulgate detailed regulations that describe the timing for review of a certificate 318 pursuant to this section, contents of the petition, and procedures to engage with environmental 319 justice populations and other stakeholders prior to and throughout the proceeding."

320 SECTION 11. Section 62K1/2 of chapter 164 shall be amended to strike the third 321 paragraph and replace it with the following paragraph:- "A certificate shall be issued only in 322 accordance with the provisions of sections 69K to 69O1/2, inclusive. Notwithstanding the 323 provisions of any other law to the contrary, a certificate may be so issued only if the generating 324 facility does not generate greenhouse gas emissions that would cause or contribute to the 325 Commonwealth not meeting its climate mandates under chapter 21N or environmental burdens

326 on an environmental justice population as defined by section 62 of chapter 30.; provided, 327 however, that when so issued no state agency or local government shall require any approval, 328 consent, permit, certificate, or condition for the construction, operation, or maintenance of the 329 generating facility with respect to which the certificate is issued, and no state agency or local 330 government shall impose or enforce any law, ordinance, by-law, rule, or regulation nor take any 331 action nor fail to take any action which would delay or prevent the construction, operation, or 332 maintenance of such generating facility; provided, however, that the board shall not issue a 333 certificate, the effect of which would be to grant or modify a permit, approval, or authorization, 334 which, if so granted or modified by the appropriate state or local agency, would be invalid 335 because of a conflict with applicable federal water or air standards or requirements. A certificate, 336 if issued, shall be in the form of a composite of all individual permits, approvals, or 337 authorizations which would otherwise be necessary for the construction and operation of the 338 generating facility, and that portion of the certificate which relates to subject matters within the 339 jurisdiction of a state or local agency shall be enforced by said agency under the other applicable 340 laws of the commonwealth as if it had been directly granted by the said agency. The board shall 341 promulgate detailed regulations that describe the timing for review of a certificate pursuant to 342 this section, contents of the petition, and procedures to engage with environmental justice 343 populations and other stakeholders prior to and throughout the proceeding."

344

SECTION 12. Section 69L of chapter 164 shall be amended to add the following 345 paragraph after section (5):-

346 "(6) An environmental justice impact statement shall include a description of the 347 environmental impact of the proposed facility, said description to include buffer zones and other 348 measures to minimize damage to the environment; all potential impacts to environmental justice

349 populations; impacts of the facility with respect to mitigating climate change; plans for the 350 facility to adapt to a changing climate including current and future flooding, storm surges, and 351 sea level rise; public health impacts of the proposed facility; and a cumulative impact assessment 352 that considers an exposure, public health or environmental risk, or other effect occurring in a 353 specific geographical area, including from any environmental pollution emitted or released 354 routinely, accidentally, or otherwise, from any source, and assessed based on the combined past, 355 present, and reasonably foreseeable emissions and discharges affecting the geographical area; 356 and a facility is required to meet local energy use needs and that such need cannot be 357 accomplished through less harmful means. The board shall after public notice and a period for 358 comment be empowered to issue and revise its own list of guidelines. A minimum of data shall 359 be required by these guidelines from the applicant for review concerning land use impact, water 360 resource impact, air quality impact, solid waste impact, radiation impact, public health impact, 361 environmental justice impact, and noise impact."

362 SECTION 13. Section 69L1/2 of chapter 164 shall be amended to add the following
363 paragraph after section (5):

364 "(6) An environmental justice impact statement shall include a description of the 365 environmental impact of the proposed facility, said description to include buffer zones and other 366 measures to minimize damage to the environment; all potential impacts to environmental justice 367 populations; impacts of the facility with respect to mitigating climate change; plans for the 368 facility to adapt to a changing climate including current and future flooding, storm surges, and 369 sea level rise; public health impacts of the proposed facility; and a cumulative impact assessment 370 that considers an exposure, public health or environmental risk, or other effect occurring in a 371 specific geographical area, including from any environmental pollution emitted or released

372 routinely, accidentally, or otherwise, from any source, and assessed based on the combined past, 373 present, and reasonably foreseeable emissions and discharges affecting the geographical area; 374 and a facility is required to meet local energy use needs and that such need cannot be 375 accomplished through less harmful means. The board shall after public notice and a period for 376 comment be empowered to issue and revise its own list of guidelines. A minimum of data shall 377 be required by these guidelines from the applicant for review concerning land use impact, water 378 resource impact, air quality impact, solid waste impact, radiation impact, public health impact, 379 environmental justice impact, and noise impact."

380 SECTION 14. Section 69O of chapter 164 shall be amended to strike the first paragraph 381 and replace it with the following paragraph:- "The board shall by a majority vote render a 382 decision upon the petition either by denying the petition or by granting the petition, or by 383 granting the petition subject to such terms and conditions as the board may determine. Neither 384 the board nor any other person shall be bound by the requirements of section sixty-one to sixty-385 two H, inclusive, of chapter thirty to the extent that compliance with said requirements will 386 prevent the board from rendering a decision upon the petition within the time limits of this 387 section. The Siting Board shall promulgate regulations that establish timelines for reviewing a 388 petition for a certificate of public interest such that: (i) a generating facility that is powered by 389 fossil fuels has the longest period of time for going through the adjudicatory process; (ii) an 390 energy storage system or ancillary structure has a shorter period of time for going through the 391 adjudicatory process; and (iii) a generating facility that is powered by renewable energy has the 392 shorted period of time for going through the adjudicatory process. The Siting Board shall 393 promulgate regulations that define a generating facility that is powered by renewable energy and 394 ensure that the lifecycle of emissions and impacts are considered such that technologies that have

- 395 a lifecycle of emissions and impacts that create environmental burdens shall not be defined as
- 396 renewable energy."