The Commonwealth of Massachusetts

PRESENTED BY:

Antonio F. D. Cabral and Christine P. Barber

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 to allow individual donations to countries vulnerable to climate change.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Antonio F. D. Cabral	13th Bristol	1/20/2023
Christine P. Barber	34th Middlesex	1/20/2023
Christopher Hendricks	11th Bristol	1/26/2023
Paul A. Schmid, III	8th Bristol	2/1/2023
Vanna Howard	17th Middlesex	2/1/2023
Michael J. Barrett	Third Middlesex	2/2/2023

FILED ON: 1/20/2023

HOUSE No. 2721

By Representatives Cabral of New Bedford and Barber of Somerville, a petition (accompanied by bill, House, No. 2721) of Antonio F. D. Cabral, Christine P. Barber and others for legislation to allow taxpayers to voluntarily contribute all or part of tax refunds to countries vulnerable to climate change. Revenue.

The Commonwealth of Alassachusetts

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

An Act to allow individual donations to countries vulnerable to climate change.

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. Chapter 10 of the General Laws, as appearing in the 2020 Official Edition,
- 2 is hereby amended by inserting after section 35PPP the following section:
- 3 Massachusetts Fund for Vulnerable Countries Most Affected by Climate Change
- 4 Section 35QQQ. There shall be established and set up on the books of the commonwealth
- 5 a separate fund to be known as the Massachusetts Fund for Vulnerable Countries Most Affected
- 6 by Climate Change, hereinafter the MFVC, to further the mission of the United Nations Least
- 7 Developed Countries Fund, hereafter referred to as the UN LDCF, established by the United
- 8 Nations Framework Convention on Climate Change to help under-developed nations adapt to
- 9 climate change.
- Said MFVC shall be a tax return-enabled contribution option for the purposes of chapter
- 11 62 and shall be authorized to receive and hold for transfer to the UN LCDF all monies (i)

received by the commonwealth pursuant to section 6O of chapter 62, and (ii) received from the public and private sources as gifts, grants, and donations to the UN LDCF.

The state treasurer shall deposit monies in said MFVC in accord with state law and in such manner as will secure the highest interest rate available consistent with the safety of the fund; provided, that all amounts on deposit shall thereafter be available for transfer to (i) the UN LDCF upon request by a UN LDCF Trustee pursuant to a UN LDCF Contribution Agreement or (ii) a not-for-profit organization that is tax-exempt under section 501(c)(3) of the Internal Revenue Code and whose work furthers the mission of the UN LDCF by providing it financial support.

SECTION 2. Chapter 62 of the General Laws, as so appearing, is hereby amended by inserting in section 1 the following definition:

"Tax return-enabled contribution option", any account or fund appearing on a personal income tax return form prescribed and furnished by the commissioner, and to which a person filing a personal income tax return individually, or a couple filing a personal income tax return jointly, may voluntarily contribute all or part of a refund due from the commonwealth or an amount of money over and above any tax owed to the Commonwealth.

SECTION 3. Chapter 62 of the General Laws, as so appearing, is hereby amended by inserting after section 6N the following section:

Section 6O. Massachusetts Fund for Vulnerable Countries Most Affected by Climate Change, voluntary contributions. A person filing a personal income tax return individually, or a couple filing a personal income tax return jointly, may voluntarily contribute all or part of a refund due from the commonwealth, or an amount of money over and above any tax owed to the

commonwealth, to the Massachusetts Fund for Vulnerable Countries Most Affected by Climate Change, hereinafter the MFVC, established in section 35EEE of chapter 10.

A person filing a personal income tax return individually, or a couple filing a personal income tax return jointly, may make a voluntary contribution to the MFVC with respect to any tax year at the time of the filing of a return of a tax established by this chapter for such year. All personal income tax forms prescribed by and furnished by the commissioner shall include a clear indication of, and a convenient opportunity to exercise, the option to contribute to the MFVC; provided, further, that said forms and public materials and documents related thereto shall refer to the MFVC contribution option as the "Massachusetts Fund for Vulnerable Countries Most Affected by Climate Change".

The commissioner shall annually report total monies contributed pursuant to this section to the state treasurer, who shall deposit said monies in the Massachusetts Fund for Vulnerable Countries Most Affected by Climate Change established in section 35EEE of chapter 10.

SECTION 4. Chapter 62 of the General Laws, as so appearing, is hereby amended by inserting after section 6N the following section:

Section 6O. (a) Notwithstanding any statute or administrative action to the contrary, no tax return-enabled contribution option shall appear on a personal income tax return form prescribed and furnished by the commissioner without express legislative authorization.

(b) Notwithstanding any statute or administrative action to the contrary, each tax returnenabled contribution option appearing on the personal income tax return form for the immediate past year and for five or more total years to which total dollar contributions have not, in any of the five most recent years, equaled or exceeded eighty percent of the average of total dollar contributions made in the respective tax year to all tax return-enabled contribution options included on said form for said year, shall not appear on personal income tax return forms for a minimum of five tax years thereafter; provided, further, that each tax return-enabled contribution option appearing on the personal income tax return form for a total of four or fewer years shall, as a condition of continuing to appear on the form after the fifth year of so appearing, have received, in at least one of the initial five years, total dollar contributions equal to, or in excess of, eighty percent of the average of total dollar contributions made in the respective tax year to all tax return-enabled contribution options included on said form for said year; provided, further, that in the event of the failure of a tax return-enabled contribution option to satisfy said condition, said contribution option shall not appear on personal income tax return forms for a minimum of five tax years thereafter; and, provided, further, that the commissioner may depart from the requirements of this paragraph only to the extent of ensuring that no fewer than three tax return-enabled contribution options, consisting of any combination of (i) new contribution options and (ii) contribution options previously authorized and receiving the highest total dollar contributions for the five most recent years, shall appear on the personal income tax return forms of the commonwealth for each tax year.

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- (c) Notwithstanding any other provisions of this section, no more than nine, and no fewer than three, tax return-enabled contribution options shall appear on personal income tax return forms of the commonwealth for any one tax year.
- (d) The text of each tax return-enabled contribution option printed on a personal income tax return form shall indicate the principal entity or entities authorized to assume possession of, or expend or disburse, monies in the account or fund associated with said contribution option.

(e) The administrator of each entity that assumes possession of, or disburses, monies maintained in an account or fund associated with a tax return-enabled contribution option shall compile an annual report on the account's or fund's expenditures and disbursements during the previous tax year. Said annual report shall include, except as is necessary to comply with privacy laws: (i) the identity of each individual, organization, agency or program in receipt of expenditures or disbursements of two thousand dollars or more from the fund together with the dollar amount received; and (ii) a description of the process or criteria according to which said recipients were identified and selected. Said report shall be submitted to the commissioner, joint house and senate committee on revenue, and house and senate committees on ways and means.

- (f) The administrator of each entity that assumes possession of, or disburses, monies maintained in an account or fund associated with a tax return-enabled contribution option shall provide, except as is necessary to comply with privacy laws, any information requested by the attorney general, state auditor, inspector general, senate or house committees on post audit and oversight, the commissioner, or any department, agency or law enforcement body investigating suspected financial abuse. The superior court shall have jurisdiction over disputed requests for information.
- (g) The state auditor, pursuant to section 12 of chapter 11, shall audit any accounts or funds associated with each tax return-enabled contribution option once every 5 years at a minimum and more often as the state auditor determines necessary. Following an audit, the auditor shall make recommendations to the commissioner, the senate and house committees on ways and means, and the joint committee on revenue about changes in law or regulation that may improve the efficiency and effectiveness of tax return-enabled contribution options and any associated accounts or funds, decrease their costs or prevent waste, fraud or abuse. If the auditor

finds substantial waste, fraud, or abuse on the part of an administrator of any entity that assumes possession of, or disburses, monies maintained in an account or fund associated with a tax return-enabled contribution option, the auditor may recommend to the commissioner, in writing that shall include such findings, that said contribution option be removed from the tax form for a number of tax years or that said administrator be barred from future involvement with said contribution option. Upon receipt of such a recommendation, the commissioner may, notwithstanding any general or special law to the contrary, remove said tax return-enabled contribution option from the tax form for a number of tax years or bar said administrator from future involvement with the contribution option.

(h) The attorney general or the commissioner may independently investigate allegations of waste, fraud, or abuse by an administrator of any entity authorized to assume possession of, or expend or disburse, monies contributed to an account or fund associated with a tax returnenabled contribution option, including allegations referred by the auditor. The attorney general may initiate an action in superior court to enjoin the deposit of monies by the state treasurer in any such account or fund or the expenditure of monies by said administrator. The attorney general or the commissioner may initiate an action in superior court to recover any monies alleged to have been lost because of said waste, fraud, or abuse.