

The Commonwealth of Massachusetts

PRESENTED BY:

Ruth B. Balser and James B. Eldridge

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 protect the natural resources of the Commonwealth.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Ruth B. Balser	12th Middlesex	
James B. Eldridge	Middlesex and Worcester	
Frank I. Smizik	15th Norfolk	
Jay R. Kaufman	15th Middlesex	
Tricia Farley-Bouvier	3rd Berkshire	
Michelle M. DuBois	10th Plymouth	
Denise Provost	27th Middlesex	
Kathleen O'Connor Ives	First Essex	
Stephen Kulik	1st Franklin	
Brian M. Ashe	2nd Hampden	
Carolyn C. Dykema	8th Middlesex	
Louis L. Kafka	8th Norfolk	
James R. Miceli	19th Middlesex	
Ellen Story	3rd Hampshire	
Peter V. Kocot	1st Hampshire	
Jason M. Lewis	Fifth Middlesex	
David M. Rogers	24th Middlesex	
Chris Walsh	6th Middlesex	

Anne M. Gobi	Worcester, Hampden, Hampshire and Middlesex				
Paul R. Heroux	2nd Bristol				
Alice Hanlon Peisch	14th Norfolk				
James J. O'Day	14th Worcester				
Tom Sannicandro	7th Middlesex				
Daniel M. Donahue	16th Worcester				
Mary S. Keefe	15th Worcester				
Paul McMurtry	11th Norfolk				
Lori A. Ehrlich	8th Essex				
Sean Garballey	23rd Middlesex				
Kay Khan	11th Middlesex				
Gailanne M. Cariddi	1st Berkshire				
John W. Scibak	2nd Hampshire				
John J. Mahoney	13th Worcester				
William M. Straus	10th Bristol				
Thomas M. Stanley	9th Middlesex				
William Smitty Pignatelli	4th Berkshire				
Benjamin Swan	11th Hampden				
James M. Murphy	4th Norfolk				
Daniel J. Ryan	2nd Suffolk				
Harold P. Naughton, Jr.	12th Worcester				
Angelo M. Scaccia	14th Suffolk				

HOUSE DOCKET, NO. 1080 FILED ON: 1/14/2015

By Representative Balser of Newton and Senator Eldridge, a joint petition (accompanied by bill, House, No. 623) of Ruth B. Balser and others relative to the disposition of public lands with conservation protected status . Environment, Natural Resources and Agriculture.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act to protect the natural resources of the Commonwealth.

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.	. The Ger	neral Laws	s are hereby	y amended	by i	nserting a	after chapter	132B the	3
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2 following chapter:

3 CHAPTER 132C. PUBLIC LANDS PRESERVATION ACT.

4 Section 1. Definitions. As used in this chapter, the following words shall have the

- 5 following meanings: -
- 6 "Article 97", Article XLIX, as appearing in Article XCVII, of the Amendments to the
- 7 Constitution.

8 "Article 97 lands or easements", land or easements, existing, taken, or acquired for
9 natural resource purposes under Article 97.

"Change in use" or "used for other purposes", a conversion of Article 97 land, or
easements or portions thereof, from existing use.

12 "Disposition", "dispose" or "disposed", the transfer of physical or legal custody or control 13 of lands or easements, or a portion thereof, by conveying, releasing or relinquishing, leasing for 14 any term, granting of interests in, or transferring by any other means physical or legal custody or 15 control, regardless of whether the transfer is for the same or different uses, or for consistent or 16 inconsistent purposes.

"Lands or easements", lands; easements; conservation restrictions, agricultural
preservation restrictions and watershed preservation restrictions as defined in section 31 of
chapter 184 as amended; and other restrictions or conditions contained in a deed, grant or other
instrument purporting to transfer or convey an interest in land, regardless of the term of such
easements, restrictions or conditions.

22 "Natural resource purposes", the purposes described in Article 97.

"Owner", the commonwealth, department, agency, authority, public instrumentality,
town, municipality or political subdivision that has ownership, care, custody or control of the
Article 97 lands or easements for which there is a proposed disposition or change in use.

26 "Replacement land", lands or easements acquired or otherwise provided by the owner for natural resource purposes that are of equal or greater area and natural resource value, of 27 comparable use, as close to the current location in the municipality or adjacent municipality as 28 feasible, and with similar or better public access, as compared with the Article 97 lands or 29 easements being disposed of or changed in use. Lands or easements already protected under 30 31 Article 97 shall not qualify as replacement land, unless they were specifically purchased to be 32 used as replacement land for the subject Article 97 parcel being changed in use or disposed of. Lands restricted from development by law or regulation shall not qualify as replacement land. 33

"Secretary", the secretary of the executive office of energy and environmental affairs.

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35 "Taken or acquired", obtained by the commonwealth or its political subdivisions or any 36 instrumentality thereof by gift, purchase, devise, grant, exchange, lease, taking by eminent 37 domain or otherwise, obtained with the use of public funds including land bank funds, or 38 dedicated or used for a period of five or more years.

39 Section 2. In furtherance of the purposes of Article 97, and to ensure no net loss of40 Article 97 lands or easements,

a. an owner changing in use or otherwise disposing of Article 97 lands or easements
shall acquire or otherwise provide replacement land, and the deed for any replacement land must
clearly state that the land is subject to Article 97 protection; and

44 b. to encourage early consultation on any proposed change in use or disposition of 45 Article 97 lands or easements and finding an alternative to said proposed change in use or disposition, the owner seeking the change in use or disposition shall, as early as practicable as 46 defined in regulations promulgated by the secretary, but in any case prior to the filing or 47 presenting for filing of any petition with the general court to authorize a change in use or 48 disposition of Article 97 lands or easements, notify the secretary of the intention to file or present 49 for filing such a petition, and, to the end that the secretary shall gain a full understanding of, 50 51 among other things, the proposal, its advantages and disadvantages to the public and the environment, and alternatives to the proposed disposition or change in use, and provide the 52 secretary with such information and documentation as the secretary shall specify, including but 53 54 not limited to the following:

55 (i) a description of the Article 97 land or easements to be disposed or changed in 56 use, including legal description, location, name of owner, acreage, purpose for which the Article 97 land or easements were acquired if known, current use and natural resource purposes and 57 benefits, whether the Article 97 land was received as a result of a gift/bequest with a condition 58 that the land be used for a natural resource purpose, and a description of the proposed disposition 59 60 or change in use, including the name of any proposed grantee, purpose of the proposed disposition or change in use, proposed new use, and anticipated physical changes to or on the 61 Article 97 land or easements; 62

63 (ii) copy of the deed or deeds conveying the Article 97 land or easements to the
64 present owner and any restrictions or easements affecting the Article 97 land or easements;

(iii) copies of any orders, certificates, permits, votes or other approvals required and
issued or taken in connection with such disposition or change in use, including, if applicable,
copies of required approvals by the local conservation commission and other municipal board or
commissions which have been obtained prior to approval by the municipal governing body or
officer;

(iv) description of the proposed replacement land, unless a waiver is granted under
Section 3, including legal description, location, name of title holder, acreage, current use, fair
market value, and any other information necessary to establish that the replacement land meets
the definition.

(v) information regarding any municipal, state or federal funding used to acquire the
Article 97 land or easements to be affected by the disposition or change in use, and, if applicable,
such funding used or to be used to acquire the proposed replacement land; and

(vi) an analysis, of such scope and detail as the secretary shall specify, of
alternatives to the proposed disposition or change in use.

80 Section 3. Upon request of the owner, the secretary may grant a waiver releasing the 81 owner from the requirements set forth in Section 2 but only as such requirements relate to 82 replacement land, conditional upon:

(a) the lands or easements currently serve a public natural resource purpose, and
subsequent to disposition there would be no change in use or physical change in the lands or
easements disposed other than change due to natural causes;

(b) any proposed change in use being temporary and, within no more than five years from
the change in use, the lands or easements reverting to the same state and use as existed
immediately prior to the change in use;

(c) the lands or easements proposed for disposition or change in use being occupied
primarily and substantially by pre-existing, non-encroaching buildings or sheds, which may
include immediately adjacent land areas containing out-buildings, paved areas or landscaped
areas appurtenant to, necessary for and used solely for said pre-existing buildings or sheds; or

(d) the lands or easements having an area of 2,500 square feet or less, the secretary of
energy and environmental affairs providing a statement that the lands or easements are
insignificant for natural resource purposes, and the lands or easements not being part of a
contiguous area of Article 97 lands or easements any part of which have been approved by

97 statute for disposition or change in use within the five years prior to the date the owner requests98 the waiver for the proposed disposition or change in use.

99 Section 4. The secretary shall provide to the general court and to the governor an opinion with respect to any proposed change in use or disposition of Article 97 lands or easements as to 100 101 whether the change in use or disposition is necessary and lacks a feasible alternative; whether the requirements of Section 2b have been met; and if no waiver has been granted under Section 3, 102 whether the proposed replacement land meets the definition of replacement land and whether the 103 104 proposed legislation authorizing the disposition or change in use requires that the replacement land be acquired. The secretary may recommend enactment of the proposed legislation, if the 105 106 secretary provides said opinion in the affirmative on all requirements in Sections 2 and 3, and 107 shall recommend against enactment otherwise. The secretary may recommend against enactment 108 even if the requirements in Sections 2 and 3 are met if he believes, in his discretion, that the 109 proposed disposition or change in use is contrary to the public interest. The secretary shall convey all such opinions in writing and provide notice of and access to each opinion in the next 110 issued Environmental Monitor. 111

112 Section 5. Following any disposition of Article 97 lands or easements, the interest, custody, care or control transferred shall revert to the owner, if no waiver has been granted for 113 114 said transfer under Section 3 or within 12 months (extendable by the secretary for good cause shown) of said disposition the condition of Section 2a has not been met; if a waiver for said 115 116 transfer has been granted pursuant to Section 3a and at any time the condition of said Section 3a ceases to be met; or if a waiver was been granted pursuant to Section 3b and after 60 months 117 118 from the enactment of the proposed legislation the condition of said Section 3b shall not have 119 been met

Section 6. An owner, if not a municipality, shall, six months prior to filing of legislation
for the disposition or change in use of Article 97 lands or easements, provide public notice of
said intent to file, including a copy of the proposed legislation.

123 Section 7. Any sale, transfer, lease, or change in the control or use of any Article 97 land 124 held by a municipality shall be subject to two-thirds vote in support of the disposition by the 125 conservation commission or other controlling board or commission and then the Town Meeting 126 or City Council.

Section 8. An owner that has disposed of or changed the use of Article 97 land or easements shall submit a report to the secretary upon a project's completion that shall include such information as the secretary shall require, including but not be limited to a description of any replacement land acquired or provided.

Section 9. The secretary shall compile an annual report of all dispositions of Article 97
land or easements, which shall include descriptions of replacement lands conveyed. The report
shall be filed with the clerks of the house of representatives and senate and the governor, and
shall be made available to the public.

Section 10. Within 6 months after the effective date of this act, the secretary shall
promulgate regulations to effectuate administration and enforcement of this chapter and within
one year after the effective date of this act shall publish the regulations in final form.