SENATE No. 548

The Commonwealth of Massachusetts

PRESENTED BY:

Anne M. Gobi

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 crumbling concrete foundations.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Anne M. Gobi	Worcester, Hampden, Hampshire and	
	Middlesex	
Eric P. Lesser	First Hampden and Hampshire	
Brian M. Ashe	2nd Hampden	2/18/2021
Joanne M. Comerford	Hampshire, Franklin and Worcester	2/19/2021
Kimberly N. Ferguson	1st Worcester	2/25/2021
Lindsay N. Sabadosa	1st Hampshire	2/25/2021
Jacob R. Oliveira	7th Hampden	2/25/2021
Donald R. Berthiaume, Jr.	5th Worcester	2/25/2021
Timothy R. Whelan	1st Barnstable	2/25/2021
Angelo J. Puppolo, Jr.	12th Hampden	2/25/2021
Joseph D. McKenna	18th Worcester	2/25/2021
Ryan C. Fattman	Worcester and Norfolk	2/25/2021
David Henry Argosky LeBoeuf	17th Worcester	3/1/2021
Todd M. Smola	1st Hampden	3/1/2021
James B. Eldridge	Middlesex and Worcester	3/5/2021
Michael O. Moore	Second Worcester	3/5/2021
Hannah Kane	11th Worcester	3/10/2021

Marcos A. Devers	16th Essex	3/10/2021
Harriette L. Chandler	First Worcester	3/10/2021
David K. Muradian, Jr.	9th Worcester	3/29/2021
Susan L. Moran	Plymouth and Barnstable	4/8/2021
Brian W. Murray	10th Worcester	4/8/2021
Susannah M. Whipps	2nd Franklin	4/8/2021
Patrick M. O'Connor	Plymouth and Norfolk	4/8/2021
Jack Patrick Lewis	7th Middlesex	4/8/2021

By Ms. Gobi, a petition (accompanied by bill, Senate, No. 548) of Anne M. Gobi, Eric P. Lesser, Brian M. Ashe, Joanne M. Comerford and other members of the General Court for legislation relative to crumbling concrete foundations. Environment, Natural Resources and Agriculture.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act relative to crumbling concrete foundations.

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 21B of the General Laws is hereby amended by adding the

2 following section:-

3 Section 16. Notwithstanding any general or special law to the contrary, an entity seeking 4 a permit to mine or expand a quarry shall, as a condition of obtaining the permit, test the 5 proposed area for the presence of pyrite or pyrrhotite and provide a geological source report 6 prepared by a geologist certified by the American Institute of Professional Geologists, licensed in 7 an adjacent state or with an acceptable equivalent credential or experience to the state geologist. 8 The content and scope of the geological source report are subject to approval by the executive 9 office of energy and environmental affairs in consultation with the state geologist. The report 10 shall include an operations plan, the requirements of which shall be established by the executive 11 office in consultation with the state geologist and a representative nominated by the 12 Massachusetts Concrete and Aggregate Producers Association, Inc., and core samples; provided,

however, that an entity seeking a permit for a currently active quarry that has a satisfactory
performance history shall not be required to include core samples.

Active quarries with satisfactory performance histories shall have a certified geologist perform an inspection of the face material, prepare a log of the geology and prepare an update to the operations plan annually. Active quarries shall update their geological source report every 4 years.

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20 Aggregate testing shall be performed by a testing laboratory in accordance with 21 appropriate and available American Society for Testing and Materials standards or other suitable 22 procedures to measure total sulfur content and to identify the existence of pyrrhotite. A rapid 23 total sulfur test shall be performed to determine whether a representative aggregate sample is at 24 risk to contain deleterious sulfides with a focus on pyrrhotite. This test may be conducted using 25 an X-ray florescence test or purge and trap gas chromatography analysis. Representative samples 26 weighing 10 pounds shall be collected and managed in accordance with the American Society for 27 Testing and Materials' D75/D75M-19 Standard Practice for Sampling Aggregates and analyzed. 28 If the total sulfur content in per cent-by-mass is less than 0.1 per cent, the test shall be filed with 29 state geologist and the aggregate approved for 4 years. If the total sulfur content in per cent-by-30 mass is greater than 1.0 per cent, the aggregate shall not be permitted for use in concrete. If the 31 total sulfur content in per cent-by-mass is less than 1.0 per cent but greater 0.1 per cent, further 32 testing is required as set forth in stage 2 of this aggregate testing protocol. In stage 2 of aggregate 33 testing, additional testing shall include testing for pyrrhotite using X-ray diffraction, magnetic 34 susceptibility or petrographic analysis to determine the presence and relative abundance of

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pyrrhotite. If no pyrrhotite is present, the test shall be filed with state geologist and the aggregate
approved for 1 year. If pyrrhotite is present, petrographic analysis based on the American Society
for Testing and Materials' C295/C295M-19 Standard Guide for Petrographic Examination of
Aggregates for Concrete and definitions in the American Society for Testing and Materials'
C294-19 Standard Descriptive Nomenclature for Constituents of Concrete Aggregates shall be
used to make determinations that affect the acceptance and use of an aggregate.

41 During the testing protocol, a deleterious materials determination shall be made from 42 aggregate samples that are examined for the presence of various materials known to cause 43 distress such as sulfide minerals. The aggregate may be rejected based on the analytical results or 44 additional testing may be required as directed by the state geologist prior to approval of 45 aggregate for use in concrete. Additional testing may include a mortar bar expansion test under 46 American Society for Testing and Materials' C1293-20a Standard Test Method for 47 Determination of Length Change of Concrete Due to Alkali-Silica Reaction. In any case, if 48 pyrrhotite is present, the level of admissibility for total sulfur content in per cent-by- mass shall 49 be less than 0.1%.

If no pyrite or pyrrhotite is detected, the permit may be issued subject to the requirements of the municipality in which it is sought. If pyrite or pyrrhotite is detected, the permit may be issued, subject to the restriction that materials mined from the quarry shall not be used in aggregate product used to make residential or commercial foundations. If material is used in aggregate product used to make residential or commercial foundations, the contractor who used such materials and the entity that owns and operates the quarry shall be liable for property damage resulting from the use of such aggregate product. Producers of aggregate and concrete

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products shall maintain a record of the aggregate source in concrete batches for not less than 30years.

59 The executive office of energy and environmental affairs in consultation with the state 60 geologist shall catalogue and maintain the quarry data under this section. 61 SECTION 2. Chapter 59 of the General Laws is hereby amended by inserting after 62 section 59A the following section:-63 Section 59B. (a) Notwithstanding any general or special law to the contrary, the owner of 64 real property in the commonwealth that is: (i) built on or after January 1, 1983; and (ii) located 65 within a 50-mile radius of in Stafford Springs, Connecticut may apply for a residential property tax abatement with their board of assessors due to the presence of pyrite or pyrrhotite minerals in 66 67 the foundation.

(b) To qualify for an abatement under subsection (a), the owner shall provide the
following to the board of assessors: (i) not less than 2 core samples from the foundation proving
the presence of pyrite and pyrrhotite minerals; or (ii) a certified visual inspection conducted by a
professional civil engineer.

The owner of the real property shall also provide the board of assessors with a certifiedestimate of the cost to repair the foundation.

(c) Upon the receipt of the documentation under subsection (b), the board of
assessors shall determine a value per square foot of foundation and percentage of functional
obsolescence. If an abatement is sought on multiple properties within a municipality the board of
assessors shall determine a general value per square foot of foundation and percentage of

78	functional obsolescence to be used for all properties with said municipality. The board of
79	assessors shall use the value and percentage to calculate the reduction in assessment for each
80	affected property. Such reductions shall be effective until the foundation is repaired or
81	replaced.
82	SECTION 3. Chapter 143 of the General Laws is hereby amended by adding the
83	following section:-
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85	Section 110. Notwithstanding any general or special law to the contrary, fees for building
86	permits for work associated with crumbling concrete foundations replacement shall be
87	waived. In order to qualify for the waiver of fees, the applicant shall provide written
88	documentation showing that pyrite or pyrrhotite minerals are present in the foundation to be
89	replaced. Nothing in this section shall waive any of the permit application requirements,
90	including, but not limited to, holding public hearings, associated with a permit application. A
91	determination to waive fees is not a guarantee of the issuance of a permit.
92	SECTION 4. Chapter 175 of the General Laws is hereby amended by adding the
93	following section:-
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95	Section 231. A captive insurance company may operate in the commonwealth for the
96	purpose of providing assistance to owners of residential buildings with concrete foundations that
97	have deteriorated due to the presence of pyrrhotite, including overseeing the evaluation, repair,
98	replacement and reimbursement of qualified residential crumbling foundations; provided,

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99	however, that any such captive insurer shall comply with the relevant laws and regulations for
100	the offering of homeowner's insurance coverage; and provided further, that such captive insurer
101	shall register with the state secretary to do business in the commonwealth.
102	SECTION 5. Chapter 184 of the General Laws is hereby amended by adding the
103	following section:-
104	Section 36. A person selling or leasing a residential property, shall provide a written
105	residential condition report to a prospective purchaser prior to the prospective purchaser's
106	execution of a binder, contract to purchase or lease or option. The report shall include, but not be
107	limited to, a statement as to whether:
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109	(i) the foundation of the property is made of concrete and, if the foundation is made of
110	concrete, a further statement that the prospective purchaser should have the foundation
111	inspected by a professional structural engineer licensed in the commonwealth for deterioration of
112	the foundation due to the presence of the pyrite or pyrrhotite mineral;
113	(ii) the seller has knowledge of any testing or inspection done by any licensed
114	professional related to a foundation on the property; provided, however, that if the seller
115	acknowledges testing or inspection then a report of the findings of the testing or inspection shall
116	be provided to the prospective purchaser;
117	(iii) the seller has knowledge of any repairs related to a foundation on the property;
118	provided, however, that if the seller acknowledges such repairs, any documentation of the nature

- 120 (iv) the seller is aware of any prior or pending litigation, government agency or
- 121 administrative action, order or lien on the premises related to the presence of pyrite or pyrrhotite
- 122 mineral in the foundation; provided, however, that if the seller acknowledges such prior or
- 123 pending legislation, government agency or administrative action, order or lien on the premises,
- 124 the seller shall provide any documentation, if available, to the prospective purchaser.

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