

The Commonwealth of Massachusetts

PRESENTED BY:

Natalie M. Blais

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 strengthening local food systems.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Natalie M. Blais	1st Franklin	1/18/2023
Mindy Domb	3rd Hampshire	1/20/2023
Bud L. Williams	11th Hampden	1/25/2023
Smitty Pignatelli	3rd Berkshire	1/25/2023
Tram T. Nguyen	18th Essex	1/25/2023
Hannah Kane	11th Worcester	1/25/2023
Susannah M. Whipps	2nd Franklin	1/25/2023
Patricia A. Duffy	5th Hampden	1/26/2023
James C. Arena-DeRosa	8th Middlesex	1/26/2023
Lindsay N. Sabadosa	1st Hampshire	1/26/2023
Susan Williams Gifford	2nd Plymouth	1/26/2023
Joseph D. McKenna	18th Worcester	1/27/2023
Carol A. Doherty	3rd Bristol	1/29/2023
Michael P. Kushmerek	3rd Worcester	2/1/2023
Vanna Howard	17th Middlesex	2/1/2023
Margaret R. Scarsdale	1st Middlesex	2/3/2023
Christopher M. Markey	9th Bristol	2/3/2023
Jon Santiago	9th Suffolk	2/6/2023

Mary S. Keefe	15th Worcester	2/6/2023
Thomas M. Stanley	9th Middlesex	2/7/2023
Paul McMurtry	11th Norfolk	2/8/2023
Tricia Farley-Bouvier	2nd Berkshire	2/8/2023
Paul A. Schmid, III	8th Bristol	2/10/2023
Colleen M. Garry	36th Middlesex	2/13/2023
Erika Uyterhoeven	27th Middlesex	2/13/2023
Daniel Cahill	10th Essex	2/17/2023
James B. Eldridge	Middlesex and Worcester	2/19/2023
Walter F. Timilty	Norfolk, Plymouth and Bristol	2/21/2023
Jason M. Lewis	Fifth Middlesex	2/22/2023
Samantha Montaño	15th Suffolk	2/26/2023
Jonathan D. Zlotnik	2nd Worcester	3/1/2023

By Representative Blais of Deerfield, a petition (accompanied by bill, House, No. 88) of Natalie M. Blais and others for legislation to strengthen local food systems. Agriculture.

The Commonwealth of Massachusetts

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

An Act strengthening local food systems.

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 6A of the General Laws is hereby amended by inserting a	ıfter
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2 section 18Z the following section:-

3 Section 18AA. The Massachusetts emergency management agency shall consider and

4 develop, in all emergency preparedness planning efforts, plans for supporting agricultural,

5 seafood, and processed food production in the commonwealth in order to mitigate the impacts of

6 food supply chain disruptions. Plans shall be developed in coordination with the department of

7 agricultural resources, the department of public health, and the department of transitional

8 assistance, and shall include consideration for production, transportation, storage, and

9 distribution.

SECTION 2. Section 6C of chapter 20 of the General Laws is amended by inserting after
 subsection (g) the following subsection:-

12 (h) The council shall appoint a full time food system coordinator as an employee. The 13 food system coordinator shall have access to all relevant agency meetings; serve in an advisory capacity to all relevant departments to inventory existing state programs which relate to the food 14 15 system across all state agencies, including, but not limited to, agencies associated with the 16 council; facilitate communication and resource collaboration across state agencies; develop and 17 track metrics related to food system goals; identify opportunities to eliminate duplicative efforts 18 and strengthen complementary programs and projects; identify gaps in services and supports and 19 make recommendations; and provide input to help coordinate outreach to underserved 20 communities. The food system coordinator shall submit a report 1 week prior to each council 21 meeting with findings, progress updates, and recommendations to the clerks of the senate and the 22 house of representatives, the council, relevant department secretaries, and relevant department 23 commissioners.

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SECTION 3. Chapter 20 of the General Laws is hereby amended by inserting after
 section 6C the following section:-

Section 6D. There shall be established within the department a circuit rider program to provide on-site guidance to businesses in the commonwealth that are regulated by the department of agricultural resources about state programs, regulations, and funding opportunities. Subject to appropriation, the commissioner shall designate a program director. The director shall establish places at which and the methods whereby farmers may make requests for a farm visit by program staff at no cost. Program staff shall coordinate with state agencies as necessary to assist farmers with compliance. Farm visits under the circuit rider program shall be made in a non-enforcementcapacity.

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36	SECTION 4. The second sentence of subsection (a) of section 23 of chapter 20 of the
37	General Laws, as appearing in the 2020 Official Edition, is hereby amended by inserting after the
38	words "agricultural purposes," in line 14, the following words:-; provided, that the committee or
39	any independent appraisal to determine the fair market value of the land restricted for
40	agricultural purposes shall include in its valuation the appraised value of any easements and
41	infrastructure including dwellings, structures, plumbing and irrigation systems on the entire
42	parcel in its fair market value consideration or any payment,.
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44	SECTION 5. Chapter 20 of the General Laws is hereby amended by inserting after
45	section 32 the following section:-
46	Section 33. Notwithstanding any general or special law to the contrary, the secretary of
47	energy and environmental affairs shall establish a program to acquire by purchase, gift, lease,
48	eminent domain, or otherwise lands and waters and easements therein to protect and conserve
49	land for the purpose of furthering the department's mission, including, but not limited to,
50	retaining land in agricultural or horticultural use as defined by section 1A of chapter 128 and
51	providing affordable and equitable access to agricultural and horticultural lands.

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53	The commissioner may, from funds appropriated to carry out this section or from funds
54	received from other sources, compensate a landowner for the acquisition of real estate in such
55	amount as is determined by the commissioner to be equitable in consideration of anticipated
56	benefits from such acquisition in accordance with land acquisition regulations of the department.
57	The commissioner may use departmental funds to create, replace, and maintain appropriate
58	infrastructure and improvements that the department deems consistent with the goals of this
59	section and the department's mission.
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61	The department may lease, license, or otherwise manage these lands as it sees fit in its
62	sole discretion to best carry out this section and the department's mission and goals.
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64	Acquisition of land or water under this section shall not guarantee any public access
65	unless otherwise agreed to by the department.
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67	The department may promulgate rules and regulations relative to the rights, privileges
68	and use of lands, waters, real estate interests and associated improvements acquired and
69	maintained hereunder.
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71	The department may dispose of such real estate as permitted under section 5A of chapter
72	3 or through the sale to a qualified farmer or beginning farmer in conjunction with permanent

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protection of the real estate interest such as through an agricultural preservation restriction to the
 commonwealth or other qualified conservation entity.

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SECTION 6. Chapter 29 of the General Laws is hereby amended by inserting after
 section 2QQQQQ the following section:-

Section 2RRRRR. (a) There shall be established and set up on the books of the
commonwealth a separate fund to be known as the Next Generation Farmers Fund. The fund
shall be administered by the secretary of energy and environmental affairs, in consultation with
the secretary of labor and workforce development.

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83 (b) The fund shall be credited with \$3,000,000 annually from the Massachusetts 84 Alternative and Clean Energy Investment Trust Fund, established by section 35FF of chapter 10, 85 for an agricultural workforce development grant program. Said program shall award grants to the 86 commonwealth's higher education institutions, vocational technical schools, or community-87 based organizations that have existing programs for providing workforce development training to 88 first time farmers or the capacity to create such programs. Priority consideration shall be given to 89 programs that serve a high percentage of minority or low-income students or people with 90 disabilities, as well as programs that include hands-on training and training in agricultural 91 practices that mitigate climate change and protect the environment. Not less than \$3,000,000 92 annually from this fund shall go to programs that provide training in agriculture as defined by 93 section 1A of chapter 128, provided that not more than \$1,000,000 shall be granted annually to 94 programs providing training in the growing and harvesting of forest products upon forest land.

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96	(c) A report detailing the expenditures of the fund shall be submitted annually on or
97	before May 30 to the clerks of the house of representatives and the senate, the house and senate
98	committees on ways and means, the committees on economic development and emerging
99	technologies and the committee on environment, natural resources and agriculture.
100	SECTION 7. Chapter 61A of the General Laws is hereby amended by striking out section
101	2 and inserting in place thereof the following section:-
102	Section 2. Land shall be considered to be in horticultural use when primarily and directly
103	used in raising fruits, vegetables, berries, nuts and other foods for human consumption, feed for
104	animals, tobacco, flower, sod, trees, nursery or greenhouse products, and ornamental plants and
105	shrubs for the purpose of selling these products or a product derived from such plants in the
106	regular course of business; or when primarily and directly used in raising forest products under a
107	certified forest management plan, approved by and subject to procedures established by the state
108	forester, designed to improve the quantity and quality of a continuous crop for the purpose of
109	selling these products in the regular course of business; or when primarily and directly used in a
110	related manner which is incidental to those uses and represents a customary and necessary use in
111	raising these products and preparing them for market or the products derived therefrom for
112	market.