



General Assembly

February Session, 2000

Amendment

LCO No. 3496

Offered by:

SEN. PETERS, 20th Dist.

SEN. HERLIHY, 8th Dist.

To: Subst. Senate Bill No. 327

File No. 108

Cal. No. 142

"An Act Concerning Technical Revisions To Utility Laws."

1 Strike lines 287 to 290, inclusive, in their entirety and renumber the
2 remaining section accordingly.

3 After line 294, insert the following:

4 "Sec. 13. Subdivision (31) of subsection (a) of section 16-1 of the
5 general statutes, as amended by section 1 of public act 99-222 and
6 section 1 of public act 99-286, is repealed and the following is
7 substituted in lieu thereof:

8 (31) "Electric aggregator" means (A) a person, [or a] municipality or
9 regional water authority that gathers together electric customers for
10 the purpose of negotiating the purchase of electric generation services
11 from an electric supplier or (B) the Connecticut Resources Recovery
12 Authority, if it gathers together electric customers for the purpose of
13 negotiating the purchase of electric generation services from an electric
14 supplier, provided such person, municipality or authority is not

15 engaged in the purchase or resale of electric generation services, and
16 provided further such customers contract for electric generation
17 services directly with an electric supplier, and may include an electric
18 cooperative established pursuant to chapter 597.

19 Sec. 14. Subsection (b) of section 16-245 of the general statutes is
20 repealed and the following is substituted in lieu thereof:

21 (b) On and after January 1, 2000, no person, ~~[and]~~ no municipality
22 and no regional water authority shall sell or attempt to sell electric
23 generation services to end use customers located in the state using the
24 transmission or distribution facilities of an electric distribution
25 company, as defined in section 16-1, and no municipality, ~~[or]~~ no
26 regional water authority and the Connecticut Resources Recovery
27 Authority except as provided in section 16-245b, as amended by this
28 act, and no person shall aggregate, broker or market the sale of electric
29 generation services to end use customers using the transmission or
30 distribution facilities of an electric distribution company unless the
31 person has been issued a license by the Department of Public Utility
32 Control in accordance with the provisions of this section, provided an
33 electric distribution company is not required to be licensed pursuant to
34 this section to provide electric generation services pursuant to
35 subsection (a) or, prior to January 1, 2004, subsection (c) of section 16-
36 244c. Not later than January 1, 1999, the department shall, by
37 regulations adopted pursuant to chapter 54, develop licensing
38 procedures. The licensing process shall begin not later than April 1,
39 1999.

40 Sec. 15. Section 16-245b of the general statutes is repealed and the
41 following is substituted in lieu thereof:

42 Notwithstanding the provisions of subsection (a) of section 16-245,
43 the provisions of said section shall not apply to (1) any municipality or
44 regional water authority that aggregates the sale of electric generation
45 services, or to the Connecticut Resources Recovery Authority if such
46 authority aggregates the sale of electric generation services, for end use

47 customers located within the boundaries of such municipality or [to]
48 regional water authority, (2) any municipality that joins together with
49 other municipalities to aggregate the sale of electric generation services
50 for end use customers located within the boundaries of such
51 municipalities, or [to aggregate] (3) any municipality or regional water
52 authority that aggregates the purchase of electric generation services
53 for municipal facilities, street lighting, boards of education and other
54 publicly-owned facilities within (A) the municipality for which the
55 municipality is financially responsible, [provided the] or (B) the
56 municipalities that are within the authorized service area of the
57 regional water authority. Any municipality or regional water authority
58 that aggregates in accordance with this section shall register not less
59 than annually with the Department of Public Utility Control on a form
60 prescribed by the department."