



General Assembly

Amendment

January Session, 2001

LCO No. 5636

Offered by:

REP. MILLER, 122nd Dist.
SEN. GUNTHER, 21st Dist.
REP. HARKINS, 120th Dist.
REP. ROWE, 123rd Dist.
REP. STONE, 134th Dist.

REP. KLARIDES, 114th Dist.
REP. SHEA, 112th Dist.
REP. COLLINS, 117th Dist.
REP. FERRARI, 62nd Dist.

To: House Bill No. 6793

File No. 198

Cal. No. 168

**"AN ACT CONCERNING COMMUNITY HOUSING DEVELOPMENT
CORPORATION DESIGNATIONS."**

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- 1 In line 1, before "The" insert "Section 1."
2 After line 7, insert the following:
3 "Sec. 2. Subsection (c) of section 8-30g of the general statutes is
4 repealed and the following is substituted in lieu thereof:
5 (c) (1) Any commission, by regulation, may require that an
6 affordable housing application seeking a change of zone shall include
7 the submission of a conceptual site plan describing the proposed
8 development's total number of residential units and their arrangement
9 on the property and the proposed development's roads and traffic
10 circulation, sewage disposal and water supply.

11 (2) Any commission may charge twice the application fee for an
12 affordable housing application concerning an affordable housing
13 development containing over one hundred units, and may charge
14 three times the application fee for an affordable housing application
15 concerning an affordable housing development containing over two
16 hundred dwelling units."