



General Assembly

February Session, 2002

Raised Bill No. 5470

LCO No. 1362

Referred to Committee on Program Review and Investigations

Introduced by:
(PRI)

**AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE
LEGISLATIVE PROGRAM REVIEW AND INVESTIGATIONS
COMMITTEE CONCERNING THE CONNECTICUT PUBLIC SCHOOL
FINANCE SYSTEM.**

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Subsection (c) of section 10-4p of the general statutes is
2 repealed and the following is substituted in lieu thereof (*Effective July*
3 *1, 2002*):

4 (c) (1) The State Board of Education shall report, in accordance with
5 section 11-4a, on the plan developed pursuant to this section to the
6 Governor and the joint standing committee of the General Assembly
7 having cognizance of matters relating to education by February 1,
8 1998. The report shall: (A) Include the results of the assessment
9 conducted pursuant to subdivisions (1) and (2) of subsection (b) of this
10 section, (B) include recommendations for changes in state law, budget
11 proposals and administrative actions, where appropriate, that would
12 assist in reducing the disparities among school districts and increasing
13 the accountability of school districts, and (C) identify the responsibility
14 of individual boards of education to achieve the goals as specified in

15 subsection (a) of this section in their school districts. (2) On or before
16 January 1, 1999, the State Board of Education shall so report, to the
17 Governor and said committee on (A) the assessment conducted
18 pursuant to subdivisions (3) to (5), inclusive, of subsection (b) of this
19 section, (B) include recommendations described in subparagraph (B) of
20 subdivision (1) of this subsection, and (C) identify the responsibility of
21 individual boards of education to take specific action to improve
22 conditions in their school districts. (3) On or before January 1, 2001,
23 and [biennially thereafter] annually after January 1, 2003, the State
24 Board of Education shall so report to the Governor and said committee
25 on the progress made in reducing the disparities among school
26 districts and the remaining barriers to and recommendations for
27 achieving the goals specified in subsection (a) of this section. (4) On or
28 before January 1, 2004, and annually thereafter, the State Board of
29 Education, in accordance with the provisions of section 11-4a, and in a
30 format developed in consultation with the joint standing committee of
31 the General Assembly having cognizance of matters relating to
32 education, shall report to the Governor and the General Assembly an
33 analysis of key performance measures of resource equity and equal
34 educational opportunity, including, but not limited to, the 95:5 ratio,
35 the McLoone index and the coefficient of variation, as defined in
36 section 10-262f, as amended by this act.

37 Sec. 2. Section 10-262f of the general statutes, as amended by section
38 21 of public act 01-1 of the June special session, is amended by adding
39 subdivisions (33) to (35), inclusive, as follows (*Effective July 1, 2002*):

40 (NEW) (33) "95:5 ratio" means the product obtained when dividing
41 the per resident student net current expenditures of the town at the
42 ninety-fifth percentile when all towns are ranked from high to low by
43 equalized net grand list per resident student by the per resident
44 student net current expenditures of the town at the fifth percentile
45 when all towns are ranked from high to low by equalized net grand
46 list per resident student.

47 (NEW) (34) "McLoone index" means the sum of the per resident
48 student net current expenditures of the towns below the median
49 town's per resident student net current expenditures and dividing this
50 sum by the product of the median town's per resident student
51 expenditure times the number of towns below the median.

52 (NEW) (35) "Coefficient of variation" means the standard deviation
53 of the distribution of the per resident student net current expenditures
54 of all towns divided by the arithmetic mean of that distribution.

55 Sec. 3. Section 2-24 of the general statutes is repealed and the
56 following is substituted in lieu thereof (*Effective October 1, 2002*):

57 The words "State of Connecticut" shall be printed at the head of each
58 bill and document printed by order of the General Assembly, or either
59 house thereof, and on its title page or cover, if any. Before printed or
60 photographic copies of an original bill are made, the bill shall be
61 endorsed with (1) the date of its introduction; (2) its number; (3) the
62 name of the member or committee introducing it; and (4) the name of
63 the committee to which it was referred. Copies of bills or resolutions
64 printed after favorable report by a committee or reprinted after
65 amendment on the third reading, i.e., files, shall bear the file number of
66 such bill or resolution, placed conspicuously at the head of the same,
67 which file number shall be assigned by the printer in the order printed,
68 the number and title of the bill, the name of the committee to which it
69 was referred, the date and nature of the committee's report, and, in any
70 case where the bill, if passed, would require the expenditure of state or
71 municipal funds or affect state or municipal revenue, a fiscal note,
72 including an estimate of the cost or of the revenue impact shall be
73 appended thereto and, in any case where the bill, if passed, would
74 affect the administration of the equalization aid grant program
75 established under section 10-262h, as amended, an equalization
76 impact statement shall be appended thereto evaluating how the bill
77 would impact the distribution of such state grant funding among
78 towns and including, at a minimum, an analysis of the bill's impact on

79 resource equity and equal educational opportunity in terms of the 95:5
80 ratio, the McLoone index and the coefficient of variation, as defined in
81 section 10-262f, as amended by this act. When a bill or resolution is
82 accompanied with a report of a committee, other than a
83 recommendation that it ought or ought not to pass, it shall then have
84 an additional endorsement, as follows: "Accompanied by special
85 report, No.-". Bills shall be designated in the printed calendar of each
86 house by their file numbers, as well as by the titles and numbers of the
87 bills.

88 Sec. 4. Subsection (c) of section 2-71c of the general statutes is
89 repealed and the following is substituted in lieu thereof (*Effective*
90 *October 1, 2002*):

91 (c) The legislative Office of Fiscal Analysis shall assist the General
92 Assembly and the Legislative Department, legislative commissions
93 and legislative committees in a research and advisory capacity as
94 follows: (1) Reviewing department and program operating budget
95 requests; (2) analyzing and helping to establish priorities with regard
96 to capital programs; (3) checking executive revenue estimates for
97 accuracy; (4) recommending potential untapped sources of revenue; (5)
98 assisting in legislative hearings and helping to schedule and prepare
99 the agenda of such hearings; (6) assisting in the development of means
100 by which budgeted programs can be periodically reviewed; (7)
101 preparing short analyses of the costs and long-range projections of
102 executive programs and proposed agency regulations; (8) keeping
103 track of federal aid programs to make sure that Connecticut is taking
104 full advantage of opportunities for assistance; (9) reviewing, on a
105 continuous basis, departmental budgets and programs; (10) analyzing
106 and preparing critiques of the Governor's proposed budget; (11)
107 studying, in depth, selected executive programs during the interim;
108 (12) performing such other services in the field of finance as may be
109 requested by the Joint Committee on Legislative Management; (13)
110 preparing the fiscal notes, required under section 2-24, upon favorably
111 reported bills which require expenditure of state or municipal funds or

112 affect state or municipal revenue; (14) preparing equalization impact
113 statements, as required by section 2-24, as amended by this act; and
114 [(14)] (15) preparing at the end of each fiscal year a compilation of all
115 fiscal notes on legislation and agency regulations taking effect in the
116 next fiscal year, including the total costs, savings and revenue effects
117 estimated in such notes. The governing body of any municipality, if
118 requested, shall provide the Office of Fiscal Analysis, within two
119 working days, with any information that may be necessary for analysis
120 in preparation of such fiscal notes. Each officer, board, commission or
121 department of the state government shall assist the Office of Fiscal
122 Analysis in carrying out its duties and, if requested, shall make its
123 records and accounts available to the office in a timely manner, except
124 that where there are statutory requirements of confidentiality with
125 regard to such records and accounts, the identity of any person to
126 whom such records or accounts relate shall not be disclosed.

127 Sec. 5. (NEW) (*Effective July 1, 2002*) (a) There is established an
128 educational cost commission to set and systematically update the
129 foundation level and the weights assigned to students with
130 characteristics specifically designated in subdivision (25) of section 10-
131 262f of the general statutes. The commission shall consist of nine
132 members as follows: The Commissioner of Education; two
133 representatives of local boards of education appointed by the
134 Governor; two representatives of superintendents of local school
135 districts, one appointed by the speaker of the House of Representatives
136 and one by the minority leader of the Senate; two representatives of
137 local school district teachers, one appointed by the president pro
138 tempore of the Senate and one appointed by the minority leader of the
139 House of Representatives; and two representatives of municipal
140 governments, one appointed by the president pro tempore of the
141 Senate and one appointed by the minority leader of the House of
142 Representatives. Each member shall serve a term of four years or until
143 a successor has been appointed.

144 (b) The education cost commission established pursuant to

145 subsection (a) of this section shall consider: (1) The foundation level to
146 be the minimum amount of money necessary to provide an adequate
147 education for an average student in Connecticut; and (2) the weights
148 assigned to students with characteristics specifically designated in
149 subdivision (25) of section 10-262f of the general statutes, to be the
150 amount of money necessary to provide an adequate education for the
151 average student in the classifications being weighted.

152 (c) The commission shall contract with the Connecticut Center for
153 Economic Analysis at The University of Connecticut or a similar entity
154 to provide technical support and services in developing the foundation
155 level and weights assigned to students with characteristics specifically
156 designated in subdivision (25) of section 10-262f of the general statutes.

157 (d) The educational cost commission shall, in accordance with the
158 provisions of section 11-4a of the general statutes, report its
159 recommended foundation level and the weights assigned to students
160 with characteristics specifically designated in subsection (25) of section
161 10-262f of the general statutes to the Governor and General Assembly
162 on or before January 1, 2003, and every four years thereafter.

163 (e) The initial report of the education cost commission shall include
164 a recommendation to terminate the supplemental aid portion of the
165 equalization aid grant provided under subparagraph (B) of
166 subdivision (6) of subsection (a) of section 10-262h of the general
167 statutes, as amended.

168 (f) The Governor and General Assembly shall, in all actions relevant
169 to state financing of local education, follow the foundation level and
170 weights assigned to students with characteristics specifically
171 designated in subdivision (25) of section 10-262f of the general statutes,
172 set by the commission.

173 Sec. 6. Subdivision (28) of section 10-262f of the general statutes, as
174 amended by section 2 of public act 01-1 of the June special session, is
175 repealed and the following is substituted in lieu thereof (*Effective July*

176 1, 2002):

177 (28) "Base revenue" for the fiscal year ending June 30, 1995, means
178 the sum of the grant entitlements for the fiscal year ending June 30,
179 1995, of a town pursuant to section 10-262h, as amended by this act,
180 and subsection (a) of section 10-76g, as amended, including its
181 proportional share, based on enrollment, of the revenue paid pursuant
182 to section 10-76g, as amended, to the regional district of which the
183 town is a member, [and for each fiscal year thereafter] for the fiscal
184 year ending June 30, 2003, means the amount of each town's
185 entitlement pursuant to section 10-262h, as amended by this act, minus
186 its density supplement, as determined pursuant to subdivision (6) of
187 subsection (a) of section 10-262h, as amended by this act, [except that
188 for the fiscal year ending June 30, 2003, each town's entitlement shall
189 be determined without using the adjustments made to the previous
190 year's grant pursuant to subparagraph (M) of subdivision (6) of
191 subsection (a) of section 10-262h] and for each fiscal year thereafter,
192 means the amount of each town's entitlement pursuant to section 10-
193 262h, as amended by this act, as determined pursuant to subdivision
194 (6) of subsection (a) of section 10-262h, as amended by this act.

195 Sec. 7. Subdivision (32) of section 10-262f of the general statutes, as
196 amended by section 3 of public act 01-1 of the June special session, is
197 repealed and the following is substituted in lieu thereof (*Effective July*
198 *1, 2002*):

199 (32) "Target aid" means: (A) For the fiscal year ending June 30, 2003,
200 the sum of [(A)] (i) the product of a town's base aid ratio, the
201 foundation level and the town's total need students for the fiscal year
202 prior to the year in which the grant is to be paid, [(B)] (ii) the product
203 of a town's supplemental aid ratio, the foundation level and the sum of
204 the portion of its total need students count described in subparagraphs
205 (B) and (C) of subdivision (25) of this section for the fiscal year prior to
206 the fiscal year in which the grant is to be paid, and the adjustments to
207 its resident student count described in subdivision (22) of this section

208 relative to length of school year and summer school sessions, and [(C)]
209 (iii) the town's regional bonus; and (B) for fiscal year ending June 30,
210 2004, and each fiscal year thereafter, the sum of (i) the product of a
211 town's base aid ratio, the foundation level and the town's total need
212 students for the fiscal year prior to the year in which the grant is to be
213 paid, and (ii) the product of a town's supplemental aid ratio, the
214 foundation level and the sum of the portion of its total need students
215 count described in subparagraphs (B) and (C) of subdivision (25) of
216 this section for the fiscal year prior to the fiscal year in which the grant
217 is to be paid, and the adjustments to its resident student count
218 described in subdivision (22) of this section relative to length of school
219 year and summer school sessions.

220 Sec. 8. Subdivision (6) of subsection (a) of section 10-262h of the
221 general statutes, as amended by section 4 of public act 01-1 of the June
222 special session, is repealed and the following is substituted in lieu
223 thereof (*Effective July 1, 2002*):

224 (6) For the fiscal year ending June 30, 1996, and each fiscal year
225 thereafter, a grant in an amount equal to the amount of its target aid as
226 described in subdivision (32) of section 10-262f, as amended by this act,
227 except that such amount shall be capped in accordance with the
228 following: (A) For the fiscal years ending June 30, 1996, June 30, 1997,
229 June 30, 1998, and June 30, 1999, for each town, the maximum
230 percentage increase over its previous year's base revenue shall be the
231 product of five per cent and the ratio of the wealth of the town ranked
232 one hundred fifty-third when all towns are ranked in descending order
233 to each town's wealth, provided no town shall receive an increase
234 greater than five per cent. (B) For the fiscal years ending June 30, 2000,
235 June 30, 2001, June 30, 2002, and June 30, 2003, for each town, the
236 maximum percentage increase over its previous year's base revenue
237 shall be the product of six per cent and the ratio of the wealth of the
238 town ranked one hundred fifty-third when all towns are ranked in
239 descending order to each town's wealth, provided no town shall

240 receive an increase greater than six per cent. (C) No such cap shall be
241 used for the fiscal year ending June 30, 2004, or any fiscal year
242 thereafter. (D) For the fiscal year ending June 30, 1996, for each town,
243 the maximum percentage reduction from its previous year's base
244 revenue shall be equal to the product of three per cent and the ratio of
245 each town's wealth to the wealth of the town ranked seventeenth when
246 all towns are ranked in descending order, provided no town's grant
247 shall be reduced by more than three per cent. (E) For the fiscal years
248 ending June 30, 1997, June 30, 1998, and June 30, 1999, for each town,
249 the maximum percentage reduction from its previous year's base
250 revenue shall be equal to the product of five per cent and the ratio of
251 each town's wealth to the wealth of the town ranked seventeenth when
252 all towns are ranked in descending order, provided no town's grant
253 shall be reduced by more than five per cent. (F) For the fiscal year
254 ending June 30, [2000] 2003, [and each fiscal year thereafter,] no town's
255 grant shall be less than the grant it received for [the prior fiscal year.
256 (G) In addition to the amount determined pursuant to this
257 subdivision,] its previous year's base revenue. (G) For the fiscal year
258 ending June 30, 2004, and each fiscal year thereafter, no town's grant
259 shall be less than the grant it received in fiscal year ending June 30,
260 2003. (H) For the fiscal year ending June 30, 2003, a town shall be
261 eligible for a density supplement if the density of the town is greater
262 than the average density of all towns in the state. The density
263 supplement shall be determined by multiplying the density aid ratio of
264 the town by the foundation level and the town's total need students for
265 the prior fiscal year provided, [for the fiscal year ending June 30, 2000,
266 and each fiscal year thereafter,] no town's density supplement shall be
267 less than the density supplement such town received for the prior
268 fiscal year. [(H)] (I) For the fiscal year ending June 30, 1997, the grant
269 determined in accordance with this subdivision for a town ranked one
270 to forty-two when all towns are ranked in descending order according
271 to town wealth shall be further reduced by one and two-hundredths of
272 a per cent and such grant for all other towns shall be further reduced
273 by fifty-six-hundredths of a per cent. [(I)] (J) For the fiscal year ending

274 June 30, [1998] 2003, [and each fiscal year thereafter,] no town whose
275 school district is a priority school district shall receive a grant pursuant
276 to this subdivision in an amount that is less than the amount received
277 under such grant for the prior fiscal year. [(J)] (K) For the fiscal year
278 ending June 30, [2000] 2003, [and each fiscal year thereafter,] no town
279 whose school district is a priority school district shall receive a grant
280 pursuant to this subdivision that provides an amount of aid per
281 resident student that is less than the amount of aid per resident
282 student provided under the grant received for the prior fiscal year.
283 [(K)] (L) For the fiscal year ending June 30, [1998] 2003, [and each fiscal
284 year thereafter,] no town whose school district is a priority school
285 district shall receive a grant pursuant to this subdivision in an amount
286 that is less than seventy per cent of the sum of (i) the product of a
287 town's base aid ratio, the foundation level and the town's total need
288 students for the fiscal year prior to the year in which the grant is to be
289 paid, (ii) the product of a town's supplemental aid ratio, the
290 foundation level and the sum of the portion of its total need students
291 count described in subparagraphs (B) and (C) of subdivision (25) of
292 section 10-262f for the fiscal year prior to the fiscal year in which the
293 grant is to be paid, and the adjustments to its resident student count
294 described in subdivision (22) of said section 10-262f, as amended,
295 relative to length of school year and summer school sessions, and (iii)
296 the town's regional bonus. [(L)] (M) For the fiscal year ending June 30,
297 [2000] 2003, [and each fiscal year thereafter,] no town whose school
298 district is a transitional school district shall receive a grant pursuant to
299 this subdivision in an amount that is less than forty per cent of the sum
300 of (i) the product of a town's base aid ratio, the foundation level and
301 the town's total need students for the fiscal year prior to the fiscal year
302 in which the grant is to be paid, (ii) the product of a town's
303 supplemental aid ratio, the foundation level and the sum of the portion
304 of its total need students count described in subparagraphs (B) and (C)
305 of subdivision (25) of section 10-262f for the fiscal year prior to the
306 fiscal year in which the grant is to be paid, and the adjustments to its
307 resident student count described in subdivision (22) of said section

308 10-262f, as amended, relative to length of school year and summer
309 school sessions, and (iii) the town's regional bonus. [(M)] (N) For the
310 fiscal year ending June 30, 2002, (i) each town whose target aid is
311 capped pursuant to this subdivision shall receive a grant that includes
312 a pro rata share of twenty-five million dollars based on the difference
313 between its target aid and the amount of the grant determined with the
314 cap, and (ii) all towns shall receive a grant that is at least 1.68 per cent
315 greater than the grant they received for the fiscal year ending June 30,
316 2001. [(N)] (O) For the fiscal year ending June 30, 2003, (i) each town
317 whose target aid is capped pursuant to this subdivision shall receive a
318 pro rata share of fifty million dollars based on the difference between
319 its target aid and the amount of the grant determined with the cap, and
320 (ii) each town shall receive a grant that is at least 1.2 per cent more
321 than its base revenue, as defined in subdivision (28) of section 10-262f,
322 as amended by this act; (P) For the fiscal year ending June 30, 2004, and
323 each fiscal year thereafter, each town shall receive a pro rata share of
324 the increase in equalization aid grant funds over the amount of
325 equalization aid grant funds provided for the fiscal year ending June
326 30, 2003, based on the town's pro rata share of the target aid as
327 described in subdivision (32) of section 10-262f, as amended by this act,
328 except that in no instance shall a town's equalization aid grant be less
329 than the amount of the equalization aid grant the town received for the
330 fiscal year ending June 30, 2003.

331 Sec. 9. (NEW) (*Effective July 1, 2002*) For fiscal year ending June 30,
332 2004, and each fiscal year thereafter, a town shall be eligible for a
333 density grant if the density of the town is greater than the average
334 density of all towns in the state. The population density grant shall be
335 determined by multiplying the density aid ratio of the town, as defined
336 in subdivision (30) of section 10-262(f), by the foundation level and the
337 town's total need students.

338 Sec. 10. (NEW) (*Effective July 1, 2002*) For fiscal year ending June 30,
339 2004, and each fiscal year thereafter, any town which is a member of a
340 regional school district and has students who attend such regional

341 school district, is entitled to an amount equal to one hundred dollars
342 for each such student enrolled in the regional school district on
343 October first or the full school day immediately preceding such date
344 for the school year prior to the fiscal year in which the grant is to be
345 paid, multiplied by the ratio of the number of grades, kindergarten to
346 grade twelve, inclusive, in the regional school district to thirteen.

347 Sec. 11. Section 10-262i of the general statutes is amended by adding
348 subsections (d) to (g), inclusive, as follows (*Effective July 1, 2002*):

349 (NEW) (d) For purposes of this section: (1) "Local funding for
350 educational purposes" means in any year the total of a town's regular
351 program expenditures, as defined in subdivision (20) of section 10-262f
352 of the general statutes minus the grant amount provided to the town
353 under section 10-262h of the general statutes, as amended, plus the
354 town's local expenditures for pupil transportation and special
355 education purposes. (2) "Supplant" means for the fiscal year ending
356 June 30, 2003, and each fiscal year thereafter, a town's cumulative total
357 change in local funding for educational purposes for the three
358 preceeding fiscal years is less than the cumulative total increase in
359 grant funding it received under section 10-262h of the general statutes,
360 as amended by this act, for that three-year period.

361 (NEW) (e) Upon a determination by the State Board of Education
362 that a town has supplanted local funding for educational purposes, the
363 town shall forfeit an amount equal to the amount supplanted from the
364 grant payable to the town under section 10-262h of the general
365 statutes, as amended by this act, in the fiscal year immediately
366 following such supplanting of local funding for educational purposes.

367 (NEW) (f) A town may request approval from the Commissioner of
368 Education to supplant local funding for educational purposes without
369 forfeiture. Approval may be granted by the commissioner only if the
370 requesting town demonstrates to the commissioner's satisfaction that
371 any such supplanting is related to significant cost efficiencies or
372 reduction in student needs, the receipt of increased state aid to

373 compensate for prior underfunding, or other circumstances the
374 commissioner deems reasonable.

375 (NEW) (g) On or before January 1, 2004, and annually thereafter, the
376 commissioner shall report to the General Assembly all instances of
377 supplanting of local funding for educational purposes during the
378 preceding fiscal year including approved requests and specifying the
379 amount of and reasons for the approved supplanting.

380 Sec. 12. Subsection (b) of section 10-4b of the general statutes is
381 repealed and the following is substituted in lieu thereof (*Effective July*
382 *1, 2002*):

383 (b) If, after conducting an inquiry in accordance with subsection (a)
384 of this section, the state board finds that a local or regional board of
385 education has failed or is unable to provide educational opportunities
386 to meet the requirements of this section, sections 10-4a, 10-14q, as
387 amended, 10-15c, 10-16, 10-16b and 10-42, subsection (a) of section 10-
388 43, sections 10-47b, 10-53, 10-54, 10-66i, 10-71 and 10-76d, as amended,
389 subsection (h) of section 10-76f and sections 10-76g, as amended, 10-
390 76m, 10-76o, 10-97, 10-203, 10-220, as amended, 10-227, 10-261, as
391 amended, 10-262j, as amended, 10-263, 10-262i, as amended by this act,
392 10-266j, 10-266m, 10-273a, 10-277 and 10-280a, the state board shall (1)
393 require the local or regional board of education to engage in a remedial
394 process whereby such local or regional board of education shall
395 develop and implement a plan of action through which compliance
396 may be attained, or (2) order the local or regional board of education to
397 take reasonable steps where such local or regional board has failed to
398 comply with subdivision (3) of section 10-4a. Where a local or regional
399 board of education is required to implement a remedial process
400 pursuant to subdivision (1) of this subsection, upon request of such
401 local or regional board, the state board shall make available to such
402 local or regional board materials and advice to assist in such remedial
403 process. If the state board finds that a local governmental body or its
404 agent is responsible for such failure or inability, the state board may

405 order such governmental body or agent to take reasonable steps to
406 comply with the requirements of section 10-4a. The state board may
407 not order an increase in the regular program expenditures, as defined
408 in section 10-262f, as amended by this act, of such local or regional
409 board of education if such expenditures are in an amount at least equal
410 to the minimum expenditure requirement in accordance with section
411 10-262j, as amended, provided that an increase in expenditures may be
412 ordered in accordance with section 10-76d, as amended. If the state
413 board finds that the state is responsible for such failure, the state board
414 shall so notify the Governor and the General Assembly.

This act shall take effect as follows:	
Section 1	<i>July 1, 2002</i>
Sec. 2	<i>July 1, 2002</i>
Sec. 3	<i>October 1, 2002</i>
Sec. 4	<i>October 1, 2002</i>
Sec. 5	<i>July 1, 2002</i>
Sec. 6	<i>July 1, 2002</i>
Sec. 7	<i>July 1, 2002</i>
Sec. 8	<i>July 1, 2002</i>
Sec. 9	<i>July 1, 2002</i>
Sec. 10	<i>July 1, 2002</i>
Sec. 11	<i>July 1, 2002</i>
Sec. 12	<i>July 1, 2002</i>

PRI

Joint Favorable C/R

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