



General Assembly

Amendment

February Session, 2002

LCO No. 3518

SB0038303518HD0

Offered by:

REP. GIANNAROS, 21st Dist.

To: Subst. Senate Bill No. 383

File No. 326

Cal. No. 350

(As Amended by Senate Amendment Schedule "A")

"AN ACT CONCERNING QUASI-PUBLIC AGENCIES."

1 After section 16, insert the following:

2 "Sec. 17. Subdivision (8) of section 22a-267 of the general statutes, as
3 amended by section 117 of public act 01-9 of the June special session, is
4 repealed and the following is substituted in lieu thereof (*Effective from*
5 *passage*):

6 (8) Enter into any contractual arrangement with any person to
7 obtain rights from or in an invention or product, or the proceeds
8 therefrom, or rights to any and all forms of equity instruments,
9 including, but not limited to, common and preferred stock, warrants,
10 options, convertible debentures, limited and general partnership
11 interests and similar types of instruments, in connection with the
12 development or operation of any system, facility or technology based
13 on or related to resources recovery, recycling, reuse, treatment,
14 processing or disposal of solid waste or in connection with the

15 remediation [or development] of property owned by the authority on
16 July 1, 2001, provided any net revenue to the authority from activities,
17 contracts, products or processes undertaken pursuant to this
18 subdivision shall be distributed so as to reduce the costs of other
19 authority services to the users thereof on a pro rata basis proportionate
20 to costs paid by such users. Notwithstanding the provisions of this
21 subdivision, the authority shall not perform residential or commercial
22 waste collection services in the state other than services permitted
23 under the provisions of this chapter rendered at any landfill, waste
24 disposal, waste transfer or waste processing facility provided the
25 authority may otherwise assist in the exercise of the powers conferred
26 by chapter 103b."