



General Assembly

Amendment

January Session, 2005

LCO No. 7521

HB0690607521HDO

Offered by:
REP. FRITZ, 90th Dist.

To: Subst. House Bill No. 6906 File No. 220 Cal. No. 212

(As Amended)

"AN ACT CONCERNING ENERGY INDEPENDENCE."

1 Strike section 17 and substitute the following in lieu thereof:

2 "Sec. 17. (NEW) (*Effective from passage*) (a) Each municipal electric
3 utility created pursuant to chapter 101 of the general statutes or by
4 special act shall, for investment in renewable energy sources and for
5 conservation and load management programs pursuant to this section,
6 accrue from each kilowatt hour of its metered firm electric retail sales,
7 exclusive of such sales to United States government naval facilities in
8 this state and of such sales in Wallingford, no less than the following
9 amounts during the following periods, in a manner conforming to the
10 requirement of this section: (1) 1.0 mills on and after January 1, 2006;
11 (2) 1.3 mills on and after January 1, 2007; (3) 1.6 mills on and after
12 January 1, 2008; (4) 1.9 mills on and after January 1, 2009; (5) 2.2 mills
13 on and after January 1, 2010; and (6) 2.5 mills on and after January 1,
14 2011.

15 (b) There is hereby created a Municipal Energy Conservation and
16 Load Management Fund in each municipal electric energy cooperative
17 created pursuant to chapter 101a of the general statutes, which fund
18 shall be a separate and dedicated fund to be held and administered by
19 such cooperative. Each municipal electric utility created pursuant to
20 chapter 101 of the general statutes or by special act that is a member or
21 participant in such a municipal electric energy cooperative shall accrue
22 and deposit such amounts as specified in subsection (a) of this section
23 into such fund. Any balance remaining in the fund at the end of any
24 fiscal year shall be carried forward in the fiscal year next succeeding.
25 Disbursements from the fund shall be made pursuant to the
26 comprehensive electric conservation and load management plan
27 prepared by the cooperative in accordance with subsection (c) of this
28 section.

29 (c) Such cooperative shall, annually, adopt a comprehensive plan for
30 the expenditure of such funds by the cooperative on behalf of such
31 municipal electric utilities for the purpose of carrying out electric
32 conservation, investments in renewable energy sources, energy
33 efficiency and electric load management programs funded by the
34 charge accrued pursuant to subsection (a) of this section. The
35 cooperative shall expend or cause to be expended the amounts held in
36 such fund in conformity with the adopted plan. The plan may direct
37 the expenditure of funds on facilities or measures located in any one or
38 more of the service areas of the municipal electric utilities who are
39 members or participants in such cooperative and may provide for the
40 establishment of goals and standards for measuring the cost
41 effectiveness of expenditures made from such fund, for the
42 minimization of federally mandated congestion charges and for
43 achieving appropriate geographic coverage and scope in each such
44 service area. Such plan shall be consistent with the comprehensive
45 plan of the Energy Conservation Management Board established under
46 section 16-245m of the general statutes, as amended by this act. Such
47 cooperative, shall annually, submit its plan to such board for review."