



General Assembly

**Amendment**

*June Special Session, 2005*

LCO No. 8368

**\*HB0750208368SD0\***

Offered by:

SEN. DEFRONZO, 6<sup>th</sup> Dist.

SEN. LOONEY, 11<sup>th</sup> Dist.

SEN. WILLIAMS, 29<sup>th</sup> Dist.

To: House Bill No. 7502

File No.

Cal. No.

(As Amended)

**"AN ACT CONCERNING THE IMPLEMENTATION OF VARIOUS  
BUDGETARY PROVISIONS."**

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1 After the last section, add the following and renumber sections and  
2 internal references accordingly:

3 "Sec. 501. Subdivision (8) of section 1 of substitute senate bill 94 of  
4 the January, 2005 regular session is repealed and the following is  
5 substituted in lieu thereof (*Effective July 1, 2005*):

6 (8) "Privatization contract" means an agreement or series of  
7 agreements between a state contracting agency and a person, in which  
8 such person agrees to provide services valued at five hundred  
9 thousand dollars or more over the life of the contract that are  
10 substantially similar to and in lieu of services provided, in whole or in  
11 part, by employees of such agency or by employees of another state

12 agency for such state agency. [and that results in the layoff, transfer or  
13 reassignment of any state employee.] "Privatization contract" does not  
14 include the renewal, modification, extension or rebidding of a  
15 privatization agreement in effect on or before the effective date of this  
16 section, an agreement to only provide legal services, litigation support  
17 or management or financial consulting. [or a consultant-services  
18 agreement to provide professional architectural or design services on a  
19 project-by-project basis for only a period of time.]

20 Sec. 502. Subsection (a) of section 14 of substitute senate bill 94 of  
21 the January, 2005 regular session is repealed and the following is  
22 substituted in lieu thereof (*Effective July 1, 2005*):

23 (a) From the effective date of this section, until June 30, 2007, no  
24 state agency may enter into a privatization contract unless such  
25 contract constitutes an emergency procurement, as defined in section 1  
26 of public act 05-286. From June 30, 2007, until July 1, 2009, any  
27 privatization contract entered into by a state agency shall include the  
28 following provisions:

29 (1) The contractor shall offer available employee positions pursuant  
30 to the contract to qualified regular employees of the agency whose  
31 state employment is terminated because of such privatization contract  
32 provided such employees satisfy the hiring criteria of the contractor;

33 (2) The contractor shall not engage in discriminatory employment  
34 practices, as described in section 46a-60 of the general statutes, and  
35 shall take affirmative steps to provide such equal opportunity for all  
36 such persons;

37 (3) The contractor shall submit to performance audits of such  
38 contract by the Auditors of Public Accounts on a periodic basis, as  
39 determined by the Auditors of Public Accounts;

40 (4) The contractor shall pay a minimum wage rate for employee  
41 positions with duties that are substantially similar to the duties  
42 performed by a regular agency, which rate shall be the lesser of step

43 one of the grade or classification under which the comparable regular  
44 agency employee is paid, or the standard private sector wage rate for  
45 said position as determined by the Labor Commissioner in accordance  
46 with section 31-57f of the general statutes;

47 (5) Such contract shall not become effective until the contractor and  
48 the state agency have complied with the provisions of this act and the  
49 procurement code adopted in accordance with section 3 of [this act]  
50 public act 05-286;

51 (6) The contractor shall submit quarterly payroll records to the  
52 Labor Department, listing the name, address, Social Security number,  
53 hours worked and the hourly wage paid for each employee in the  
54 previous quarter."