



General Assembly

**Amendment**

January Session, 2007

LCO No. 8578

**\*HB0724908578HDO\***

Offered by:

REP. WIDLITZ, 98<sup>th</sup> Dist.

REP. ROY, 119<sup>th</sup> Dist.

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To: Subst. House Bill No. 7249

File No. 739

Cal. No. 565

**"AN ACT CONCERNING THE COLLECTION AND RECYCLING OF COVERED ELECTRONIC DEVICES."**

1 Strike everything after the enacting clause and substitute the  
2 following in lieu thereof:

3 "Section 1. (NEW) (*Effective October 1, 2007*) As used in sections 1 to  
4 12, inclusive, of this act, unless the context indicates another meaning  
5 or intent:

6 (1) "Department" means the Department of Environmental  
7 Protection;

8 (2) "Commissioner" means the Commissioner of Environmental  
9 Protection;

10 (3) "Cathode ray tube" or "CRT" means a vacuum tube or picture  
11 tube used to convert an electronic signal into a visual image;

12 (4) "Computer" means an electronic, magnetic, optical,  
13 electrochemical, or other highspeed data processing device performing  
14 logical, arithmetic or storage function, and may include, but not be  
15 limited to, both a computer central processing unit and a monitor, but  
16 does not include an automated typewriter or typesetter, a portable  
17 handheld calculator, a portable digital assistant or other similar device;

18 (5) "Covered Electronic Device" or "CED" means desktop or  
19 personal computers, computer monitors, portable computers, CRT-  
20 based televisions and non-CRT-based televisions or any other similar  
21 or peripheral electronic device specified in regulations adopted  
22 pursuant to section 11 of this act, sold to consumers, but does not  
23 include: (A) An electronic device that is a part of a motor vehicle or  
24 any component part of a motor vehicle assembled by, or for, a vehicle  
25 manufacturer or franchise dealer, including replacement parts for use  
26 in a motor vehicle; (B) an electronic device that is functionally or  
27 physically a part of a larger piece of equipment designed and intended  
28 for use in an industrial, commercial or medical setting, including  
29 diagnostic, monitoring or control equipment; (C) an electronic device  
30 that is contained within a clothes washer, clothes dryer, refrigerator,  
31 refrigerator and freezer, microwave oven, conventional oven or range,  
32 dishwasher, room air conditioner, dehumidifier or air purifier; (D)  
33 telephones of any type unless they contain a video display area greater  
34 than four inches measured diagonally; or (E) any handheld device  
35 used to access commercial mobile radio service, as such service is  
36 defined in 47 CFR 20.3;

37 (6) "Covered electronic recycler" means a recycler that is approved  
38 to recycle covered electronic devices by the department;

39 (7) "Manufacturer" means any person who: (A) Manufactures or  
40 manufactured covered electronic devices under a brand that it licenses,  
41 owns or owned, for sale in this state; (B) manufactures or  
42 manufactured covered electronic devices without affixing a brand, for  
43 sale in this state; (C) resells or has resold in this state under its own  
44 brand or label a covered electronic device produced by other suppliers,

45 including retail establishments that sell covered electronic products  
46 under their own brand names; (D) imports or imported into the United  
47 States or exports from the United States covered electronic devices for  
48 sale in this state; (E) sells at retail a covered electronic device acquired  
49 from an importer that is the manufacturer as described in  
50 subparagraph (D) of this subdivision, and elects to register in lieu of  
51 the importer as the manufacturer for those products; or (F)  
52 manufactures or manufactured covered electronic devices, supplies  
53 them to any person or persons within a distribution network that  
54 includes wholesalers or retailers in this state, and benefits from the sale  
55 in this state of those covered electronic devices through such  
56 distribution network;

57 (8) "Manufacturer's brands" means a manufacturer's name, brand  
58 name or brand label, and all manufacturer's names, brand names and  
59 brand labels for which the manufacturer has legal responsibility,  
60 including those names, brand names and brand labels of companies  
61 that have been acquired by the manufacturer;

62 (9) "Monitor" means a separate video display component of a  
63 computer that does not contain a tuner, whether sold separately or  
64 together with a computer central processing unit or computer box, and  
65 includes a cathode ray tube, liquid crystal display, gas plasma, digital  
66 light processing or other image projection technology greater than four  
67 inches when measured diagonally, and its case, interior wires and  
68 circuitry;

69 (10) "Person" means an individual, trust firm, joint stock company,  
70 business concern and corporation, including, but not limited to, a  
71 government department, partnership, limited liability company or  
72 association;

73 (11) "Portable computer" means a computer and video display  
74 greater than four inches in size that can be carried as one unit by an  
75 individual, including, but not limited to, a laptop computer;

76 (12) "Purchase" means the taking, by sale, of title in exchange for

77 consideration;

78 (13) "Recycling" means any process by which covered electronic  
79 devices that would otherwise become solid waste or hazardous waste  
80 are collected, separated and processed to be returned to use in the  
81 form of raw materials or products, in accordance with environmental  
82 standards established by the department;

83 (14) "Registrant" means a manufacturer or group of manufacturers  
84 of covered electronic devices that is, or who are, in compliance with  
85 the requirements of sections 1 to 12, inclusive, of this act;

86 (15) "Retail sales" includes sales of products through sales outlets,  
87 via the Internet, mail order or other means, whether or not the seller  
88 has a physical presence in this state;

89 (16) "Retailer" means a person who owns or operates a business that  
90 sells new covered electronic devices in this state by any means to a  
91 consumer;

92 (17) "Sell" or "sale" means any transfer of title for consideration,  
93 including, but not limited to, transactions conducted through sales  
94 outlets, catalogs or the Internet, or any other similar electronic means,  
95 and excluding leases;

96 (18) "Television" means a stand-alone display system containing a  
97 CRT or any other type of display primarily intended to receive video  
98 programming via broadcast, having a viewable area greater than four  
99 inches when measured diagonally, able to adhere to standard  
100 consumer video formats such as PAL, SECAM, NTSC, ATSC and  
101 HDTV and having the capability of selecting different broadcast  
102 channels and support sound capability;

103 (19) "Video display" means an output surface having a viewable  
104 area greater than four inches when measured diagonally that displays  
105 moving graphical images or a visual representation of image  
106 sequences or pictures, showing a number of quickly changing images

107 on a screen in fast succession to create the illusion of motion,  
108 including, but not limited to, a device that is an integral part of the  
109 display that cannot be easily removed from the display by the  
110 consumer and that produces the moving image on the screen and  
111 includes technology using a cathode ray tube, liquid crystal display,  
112 gas plasma, digital light processing or other image projection  
113 technology;

114 (20) "Orphan device" means a covered electronic device for which  
115 no manufacturer, as defined in this section, can be identified or for  
116 which the manufacturer is no longer in business and has no successor  
117 in interest; and

118 (21) "Market share" means a manufacturer's national sales of CEDs  
119 expressed as a percentage of the total of all manufacturers' national  
120 sales for a category of CEDs based on data that is publicly available.

121 Sec. 2. (NEW) (*Effective October 1, 2007*) (a) Not later than June 1,  
122 2009, the Commissioner of Environmental Protection shall post a list of  
123 all manufacturers in compliance with the requirements of sections 1 to  
124 12, inclusive, of this act on the department's Internet web site and shall  
125 maintain such list after said date. Retailers shall consult the list prior to  
126 selling covered electronic devices. A retailer shall not offer for sale in  
127 this state a covered electronic device of a manufacturer that is not in  
128 compliance with such requirements. A retailer shall be considered to  
129 have complied with this responsibility if, on the date that the product  
130 was ordered from the manufacturer or its agent, the manufacturer was  
131 listed as being in compliance on the department's Internet web site.

132 (b) Notwithstanding subsection (a) of this section, a retailer may sell  
133 any CEDs ordered or in stock at the time of the initial posting of such  
134 list by the commissioner, regardless of whether the manufacturer of  
135 such CED is on such list, until six months after the initial posting or  
136 until December 1, 2009, whichever is earlier.

137 Sec. 3. (NEW) (*Effective October 1, 2007*) On and after January 1, 2008,  
138 a manufacturer or retailer shall not sell or offer for sale a covered

139 electronic device in the state unless it is labeled with the  
140 manufacturer's brand, and the label is permanently affixed and readily  
141 visible.

142 Sec. 4. (NEW) (*Effective October 1, 2007*) (a) Each manufacturer of  
143 covered electronic devices shall register with the Department of  
144 Environmental Protection not later than January 1, 2008, and annually  
145 thereafter, on a form prescribed by the Commissioner of  
146 Environmental Protection and accompanied by a fee set by the  
147 Commissioner of Environmental Protection in accordance with this  
148 section and any regulations adopted pursuant to this section. The  
149 department may review, at a public hearing, as necessary, the CED  
150 recycling and registration fees. The commissioner shall deposit the  
151 proceeds of the fees received from registrants in the electronic device  
152 recycling program account established under section 22a-27g of the  
153 general statutes, as amended by this act, for the purposes of covering  
154 the cost for the department to administer the program created in  
155 sections 1 to 12, inclusive, of this act except as otherwise provided.

156 (b) Not later than January 1, 2008, each manufacturer that has sold  
157 more than one hundred CEDs in calendar year 2007 shall pay an initial  
158 registration fee of five thousand dollars. On or after January 1, 2008,  
159 each manufacturer that has not sold CEDs by any means in the state  
160 prior to January 1, 2008, shall pay an initial registration fee of five  
161 thousand dollars and an additional fee equivalent to the greater of: (1)  
162 One per cent of the prior year's total share of orphan devices expressed  
163 in pounds multiplied by fifty cents, or (2) one thousand dollars. Such  
164 additional fee shall be deposited in the covered electronic recycler  
165 reimbursement account established under section 22a-27g of the  
166 general statutes, as amended by this act, for the purpose of  
167 reimbursing covered electronic recyclers for unpaid qualified expenses  
168 incurred under section 5 of this act. The initial registration fee of five  
169 thousand dollars shall be deposited in the electronic device recycling  
170 program account established under section 22a-27g of the general  
171 statutes, as amended by this act, for the purposes of covering the cost  
172 for the department to administer the program created in sections 1 to

173 12, inclusive, of this act.

174 (c) Commencing January 1, 2009, all manufacturers shall pay an  
175 annual registration renewal fee as determined by the commissioner in  
176 accordance with subsection (d) of this section.

177 (d) Not later than October 1, 2008, the commissioner shall adopt  
178 regulations, in accordance with the provisions of chapter 54 of the  
179 general statutes, to establish annual registration and reasonable fees  
180 for administering the program established in sections 1 to 12, inclusive,  
181 of this act. All fees charged shall be based on factors relative to the  
182 costs of administering such program and be based on a sliding scale  
183 that is representative of the manufacturer's market share of covered  
184 electronic devices in the state. Market share information shall be based  
185 on available national market share data. Fees shall be established in  
186 amounts to fully cover but not to exceed expenses incurred by the  
187 commissioner for the implementation of such program, including the  
188 cost of any education or outreach necessary to carry out such program.

189 Sec. 5. (NEW) (*Effective October 1, 2007*) (a) On and after January 1,  
190 2009, each manufacturer shall participate in the state-wide electronics  
191 recycling program established in this section to implement and finance  
192 the collection, transportation and recycling of covered electronic  
193 devices, and may participate in a private electronics recycling  
194 program.

195 (b) On and after January 1, 2009, each municipality shall provide for  
196 the recycling of CEDs generated within its boundaries by participating  
197 in the state-wide electronics recycling program. Municipalities that  
198 participate in a regional recycling program may elect to participate in  
199 the state-wide electronics program through such regional authority.  
200 Each municipality or regional authority shall (1) provide for the  
201 collection of CEDs from residents within such municipality or region,  
202 (2) arrange for the transportation of collected CEDs to a covered  
203 electronic recycler, and (3) make information readily available to  
204 residents of the municipality or region of the time and location of the

205 collection of CEDs. In providing collection and recycling opportunities  
206 to its residents each municipality shall give priority to convenience  
207 and accessibility.

208 (c) On and after January 1, 2009, each covered electronic recycler  
209 shall (1) cooperate with any municipality or regional authority to  
210 provide for the collection and transportation of CEDs, (2) reimburse a  
211 municipality or regional authority for such municipality's or such  
212 authority's qualified costs of transportation, (3) recycle all collected  
213 CEDs in accordance with the minimum standards established in  
214 section 8 of this act, (4) maintain a written log that identifies  
215 responsible manufacturers by recording the brand and weight of each  
216 CED delivered to a covered electronic recycler and identified upon  
217 receipt as generated by a household in the state, (5) report to the  
218 commissioner any manufacturer that is in arrears for more than ninety  
219 days, (6) file a plan for carrying out the provisions of this section on a  
220 form approved by the commissioner, and (7) invoice manufacturers  
221 quarterly for the reasonable costs of transporting and recycling that the  
222 manufacturer is responsible for pursuant to this section. Such costs  
223 shall be calculated on a per pound basis and shall not exceed fifty cents  
224 per pound or an amount determined by the commissioner in  
225 regulations adopted pursuant to section 11 of this act. Nothing in this  
226 subsection shall prohibit a registered manufacturer from entering into  
227 a cooperative agreement with a covered electronic recycler to return  
228 such manufacturer's CEDs for subsequent recycling by the  
229 manufacturer provided the manufacturer certifies to the commissioner  
230 that such CEDs have been recycled in accordance with subsection (e)  
231 of this section and the manufacturer reimburses the covered electronic  
232 recycler for such recycler's qualified costs, as determined by the  
233 commissioner.

234 (d) On and after January 1, 2009, each manufacturer shall pay the  
235 reasonable costs of transportation and recycling incurred by a covered  
236 electronic recycler for the CEDs attributed to such manufacturer and  
237 the manufacturer's pro rata share of orphan devices processed by a  
238 covered electronic recycler. A manufacturer's pro rata share of orphan

239 devices shall be calculated as a manufacturer's market share for the  
240 preceding calendar year divided by the total market share of all  
241 registered manufacturers for the same year multiplied by the total, in  
242 pounds, of orphan devices returned. The pro rata share of orphan  
243 devices shall be calculated separately for CEDs consisting of computer-  
244 related components, including desktop or personal computers,  
245 computer monitors, portable computers and for CEDs consisting of  
246 television-related components, including CRT-based and non CRT-  
247 based televisions. Manufacturers of only CEDs consisting of television-  
248 related components or only CEDs consisting of computer-related  
249 components shall only be liable for their corresponding pro rata share.  
250 The commissioner may suspend the registration of any manufacturer  
251 in arrears for more than ninety days. A manufacturer that has had such  
252 manufacturer's registration suspended in accordance with this  
253 subsection shall demonstrate that all past due payments and a penalty  
254 equivalent to ten per cent of such past due payments has been paid to  
255 the commissioner prior to seeking reinstatement of such registration.  
256 The commissioner shall deposit such penalty in the covered electronic  
257 recycler reimbursement account established under section 22a-27g of  
258 the general statutes, as amended by this act, for the purpose of  
259 reimbursing covered electronic recyclers for unpaid qualified expenses  
260 in accordance with this section and any regulations adopted pursuant  
261 to section 11 of this act. Any covered electronic recycler seeking  
262 reimbursement for such qualified expenses shall file a request with the  
263 commissioner and certify that such expenses are qualified. The  
264 commissioner shall reimburse each covered electronic recycler to the  
265 extent that funds are available.

266 (e) Any private program for the collection, transportation and  
267 recycling of CEDs shall comply with the standards established in  
268 section 8 of this act. Any manufacturer participating in a private  
269 program shall file a description of such program with such  
270 manufacturer's annual registration, including: (1) The methods that  
271 will be used to collect the covered electronic devices, including, but not  
272 limited to, the name and locations of all collection and consolidation

273 points; (2) the processes and methods that will be used to recycle  
274 recovered covered electronic devices, including a description of the  
275 disassembly and physical recovery operation such as crushing,  
276 shredding, grinding, glass-to-glass recycling or other operations that  
277 will be used; (3) the name and location of all facilities to be utilized; (4)  
278 documentation of audits of each processor used in the plan and  
279 compliance with processing standards established in section 8 of this  
280 act; (5) a description of the means that will be utilized to publicize the  
281 collection opportunities; and (6) the total weight of CEDs collected,  
282 transported and recycled the previous year.

283       Sec. 6. (NEW) (*Effective October 1, 2007*) (a) On and after July 1, 2010,  
284 a retailer shall provide consumers with information provided by the  
285 Department of Environmental Protection, including a toll-free  
286 telephone number and Internet web site. Such information shall be  
287 provided in a clear written form and shall be included in the  
288 packaging of the covered electronic device or accompany the sale of  
289 the covered electronic device. If applicable, each manufacturer shall  
290 make readily available to all retailers selling such manufacturer's CEDs  
291 information concerning such manufacturer's private program for the  
292 collection, transportation and recycling of CEDs that has been  
293 submitted to the department, in accordance with section 5 of this act.

294       (b) No Connecticut resident giving seven or fewer covered  
295 electronic devices to a collector at any one time shall be charged any  
296 fees or costs for the collection, transportation or recycling of such  
297 covered electronic devices.

298       Sec. 7. (NEW) (*Effective October 1, 2007*) (a) Not later than October 1,  
299 2010, and every three years thereafter, the commissioner shall prepare  
300 an electronics recycling plan that establishes state-wide per-capita  
301 collection and recycling goals and identifies any necessary actions to  
302 achieve such goals. Such report shall be posted on the department's  
303 web site and a copy of such report submitted, in accordance with the  
304 provisions of section 11-4a of the general statutes, to the joint standing  
305 committee of the General Assembly having cognizance of matters

306 relating to the environment.

307 (b) Not later than October 1, 2010, and annually thereafter, the  
308 commissioner shall gather information from registrants and prepare a  
309 report regarding the status of the electronics recycling program. The  
310 commissioner shall submit such report to the joint standing committee  
311 of the General Assembly having cognizance of matters relating to the  
312 environment, in accordance with the provisions of section 11-4a of the  
313 general statutes. Such report shall contain: (1) Sufficient data, as  
314 determined by the commissioner, and analysis of such data to evaluate  
315 the effectiveness of the state-wide recycling program and the  
316 components of such program, and (2) if at any time the federal  
317 government establishes a national program for the collection and  
318 recycling of electronic devices and the department determines that the  
319 federal law substantially meets or exceeds the requirements of sections  
320 1 to 12, inclusive, of this act, information on the federal law.

321 Sec. 8. (NEW) (*Effective October 1, 2007*) (a) On and after January 1,  
322 2009, covered electronic devices collected through any program in  
323 Connecticut, whether by manufacturers, retailers, for-profit or not-for-  
324 profit corporations, units of government or organized by the  
325 commissioner, shall be recycled in a manner that is in compliance with  
326 all applicable federal, state and local laws, regulations and ordinances,  
327 and shall not be exported for disposal in a manner that poses a  
328 significant risk to the public health or to the environment.

329 (b) The commissioner shall establish performance requirements in  
330 order for collectors, transporters and recyclers of covered electronic  
331 devices to be eligible to receive funds from the department. All entities  
332 shall, at a minimum, demonstrate compliance with the United States  
333 Environmental Protection Agency's Plug-In to eCycling Guidelines for  
334 Materials Management as issued and available on said agency's  
335 Internet web site in addition to any other requirements mandated by  
336 state or federal law.

337 Sec. 9. (NEW) (*Effective October 1, 2007*) On and after January 1, 2011,

338 no person shall knowingly place a covered electronic device or any of  
339 the components or subassemblies of such device in any solid waste  
340 facility. An owner or operator of a solid waste facility shall not be  
341 found in violation of this section if such owner or operator has (1)  
342 made a good faith effort to comply with this section, (2) posted, in a  
343 conspicuous location at the facility, a sign stating that covered  
344 electronic devices or any components thereof shall not be accepted at  
345 such facility, and (3) notified, in writing, all collectors registered to  
346 haul solid waste to such facility that such devices or components shall  
347 not be accepted at the facility. For the purposes of this section, "solid  
348 waste facility" means "solid waste facility" as defined in section 22a-207  
349 of the general statutes, but does not include transfer stations.

350 Sec. 10. (NEW) (*Effective October 1, 2007*) On and after January 1,  
351 2009, the Commissioner of Environmental Protection may issue cease  
352 and desist orders in accordance with section 22a-7 of the general  
353 statutes for any violation of sections 1 to 12, inclusive, of this act, and  
354 to suspend or revoke any registration issued by the commissioner  
355 under section 4 of this act upon a showing of cause and after a hearing.  
356 The courts may grant such restraining orders and such temporary and  
357 permanent injunctive relief as may be necessary to secure compliance  
358 with sections 1 to 12, inclusive, of this act. Civil proceedings to enforce  
359 sections 1 to 12, inclusive, of this act may be brought by the Attorney  
360 General in the superior court for any judicial district affected by the  
361 violation.

362 Sec. 11. (NEW) (*Effective July 1, 2007*) The Commissioner of  
363 Environmental Protection shall adopt regulations, in accordance with  
364 the provisions of chapter 54 of the general statutes, to carry out the  
365 provisions of sections 1 to 12, inclusive, of this act. Such regulations  
366 shall include, but not be limited to, provisions that establish (1) a  
367 process for approving covered electronic recyclers, (2) a table of  
368 qualified reimbursable costs for covered electronic recyclers, (3)  
369 standards for operation, accounting and auditing of covered electronic  
370 recyclers, (4) a list of covered electronic devices and such list may  
371 include additional devices other than those specified in section 1, such

372 as printers, and (5) any other requirements necessary to carry out the  
373 provisions of sections 1 to 12, inclusive, of this act.

374 Sec. 12. (NEW) (*Effective from passage*) The commissioner may  
375 participate in the establishment and implementation of a regional,  
376 multistate organization or compact to assist in carrying out the  
377 requirements of sections 1 to 12, inclusive, of this act.

378 Sec. 13. Section 22a-27g of the general statutes is repealed and the  
379 following is substituted in lieu thereof (*Effective October 1, 2007*):

380 (a) There is established a fund to be known as the "Environmental  
381 Quality Fund" which shall be held by the Treasurer. Within the  
382 Environmental Quality Fund, there is established and created an  
383 account to be known as the "environmental quality account". The  
384 Environmental Quality Fund may include other accounts separate and  
385 apart from the environmental quality account. Notwithstanding any  
386 provision of the general statutes to the contrary, any moneys required  
387 by law to be deposited in the Environmental Quality Fund shall be  
388 deposited therein and credited to the environmental quality account.  
389 Any balance remaining in the environmental quality account at the  
390 end of any fiscal year shall be carried forward in the environmental  
391 quality account for the fiscal year next succeeding. The environmental  
392 quality account shall be used by the Department of Environmental  
393 Protection for the administration of the central office and  
394 environmental quality programs authorized by the general statutes.

395 (b) Notwithstanding any provision of the general statutes, on and  
396 after July 1, 1990, the amount of any fee received by the Department of  
397 Environmental Protection which is attributable to the provisions of  
398 sections 22a-6, 22a-6d, 22a-27i, 22a-134e, 22a-135, 22a-148, 22a-150, 22a-  
399 174, 22a-208a, 22a-342, 22a-363c, 22a-372, 22a-379, 22a-409, 22a-430,  
400 22a-449, 22a-454 to 22a-454c, inclusive, 22a-361 and 26-194, or any  
401 regulation adopted or amended pursuant to section 22a-6 or pursuant  
402 to any other provision of this title, shall be deposited directly into the  
403 Environmental Quality Fund established by subsection (a) of this

404 section and credited to the environmental quality account. The  
 405 Commissioner of Environmental Protection shall annually certify to  
 406 the Treasurer, with respect to each such fee received on and after July  
 407 1, 1990, the amount of such fee which shall be credited to the General  
 408 Fund.

409 (c) There is established an account to be known as the "covered  
 410 electronic recycler reimbursement account" which shall be a separate,  
 411 nonlapsing account within the Environmental Quality Fund. The  
 412 account shall contain any moneys required by law to be deposited in  
 413 the account. Moneys in the account shall be expended by the  
 414 Department of Environmental Protection for the purpose of  
 415 reimbursing covered electronic recyclers for unpaid qualified expenses  
 416 in accordance with section 5 of this act and any regulations adopted  
 417 pursuant to section 11 of this act.

418 (d) There is established an account to be known as the "electronic  
 419 device recycling program account" which shall be a separate,  
 420 nonlapsing account within the Environmental Quality Fund. The  
 421 account shall contain any moneys required by law to be deposited in  
 422 the account. Moneys in the account shall be expended by the  
 423 Department of Environmental Protection for the purposes of carrying  
 424 out the provisions of sections 1 to 12, inclusive, of this act."

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2007</i>	New section
Sec. 2	<i>October 1, 2007</i>	New section
Sec. 3	<i>October 1, 2007</i>	New section
Sec. 4	<i>October 1, 2007</i>	New section
Sec. 5	<i>October 1, 2007</i>	New section
Sec. 6	<i>October 1, 2007</i>	New section
Sec. 7	<i>October 1, 2007</i>	New section
Sec. 8	<i>October 1, 2007</i>	New section
Sec. 9	<i>October 1, 2007</i>	New section
Sec. 10	<i>October 1, 2007</i>	New section
Sec. 11	<i>July 1, 2007</i>	New section

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Sec. 12	<i>from passage</i>	New section
Sec. 13	<i>October 1, 2007</i>	22a-27g