



General Assembly

January Session, 2007

Amendment

LCO No. 8720

SB0144008720SD0

Offered by:
SEN. DAILY, 33rd Dist.

To: Subst. Senate Bill No. 1440

File No. 868

Cal. No. 561

**"AN ACT CONCERNING THE SPECIAL TAXING DISTRICTS
WITHIN REDDING AND BRIDGEPORT AND THE AUTHORITY OF
SPECIAL SERVICES DISTRICTS TO BORROW MONEY."**

1 Strike line 64 in its entirety and insert the following in lieu thereof:

2 "maintain, operate, ~~[and]~~ regulate the use of, ~~and make, transfer and~~
3 assign mortgage loans or other loans related to a qualified green
4 building"

5 Strike line 66 in its entirety and insert the following in lieu thereof:

6 "maintain, operate, regulate the use of, and make, transfer and
7 assign mortgage loans or other loans related to a clean renewable
8 energy"

9 In line 308, after "public" insert "or common"

10 After the last section, add the following and renumber sections and
11 internal references accordingly:

12 "Sec. 501. Section 7-391 of the general statutes is repealed and the
13 following is substituted in lieu thereof (*Effective July 1, 2007*):

14 When used in this chapter, unless the context otherwise requires,
15 the following terms shall have the meanings herein specified:
16 "Secretary" means the Secretary of the Office of Policy and
17 Management; "municipality" includes each town, consolidated town
18 and city, consolidated town and borough, city and borough; "audited
19 agency" includes each district, as defined in section 7-324, or other
20 municipal utility, the Metropolitan District of Hartford County, each
21 regional planning agency, any other political subdivision of similar
22 character which is created and any other agency created or designated
23 by a municipality to act for such municipality whose annual receipts
24 from all sources exceed [two hundred thousand] one million dollars;
25 "reporting agency" includes each district, as defined in section 7-324, or
26 other municipal utility, each regional planning agency, any other
27 political subdivision of similar character which is created and any
28 other agency created or designated by a municipality to act for such
29 municipality whose annual receipts from all sources do not exceed
30 [two hundred thousand] one million dollars; "appointing authority"
31 means the legislative body of a municipality or the board, committee
32 or other governing body of such audited agency, except in any town
33 where the authority to adopt a budget rests with a town meeting or a
34 representative town meeting "appointing authority" means the board
35 of finance or other board, committee or body charged with preparing
36 the budget, or in a town which has no board of finance or other such
37 board, committee or body, means the board of selectmen or the town
38 council; "audit report" means the report of the independent auditor
39 and the annual financial statements of the municipality or audited
40 agency; "independent auditor" means a public accountant who is
41 licensed to practice in the state of Connecticut and who meets the
42 independence standards included in generally accepted government
43 auditing standards; "public accountant" means an individual who
44 meets standards included in generally accepted government auditing
45 standards for personnel performing government audits and the

46 licensing requirements of the State Board of Accountancy; "receipts"
47 means amounts accrued or received by a municipality, audited agency
48 or reporting agency and reportable as revenues in accordance with
49 generally accepted accounting principles; "municipal utility" means
50 every Connecticut municipality or department or agency thereof, or
51 Connecticut district, manufacturing, selling or distributing gas or
52 electricity to be used for light, heat or power or water."