



General Assembly

Amendment

January Session, 2007

LCO No. 7293

SB0139207293SR0

Offered by:
SEN. DEBICELLA, 21st Dist.

To: Subst. Senate Bill No. 1392 File No. 581 Cal. No. 455

"AN ACT CONCERNING THE DIESEL FUEL TAX."

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

3 "Sec. 501. Section 12-217ii of the general statutes is repealed and the
4 following is substituted in lieu thereof (*Effective from passage, and*
5 *applicable to income years commencing on or after January 1, 2007*):

6 (a) As used in this section:

7 (1) "Commissioner" means the Commissioner of Economic and
8 Community Development;

9 [(2) "Relocation to Connecticut" or "relocation" means the taxpayer
10 creating the new job shall not have been conducting business in
11 Connecticut prior to the taxpayer's application to the commissioner for
12 an eligibility certificate under this section;]

13 [(3)] (2) "Income year" means, with respect to entities subject to the

14 insurance premiums tax under chapter 207, the corporation business
15 tax under this chapter, [or the utilities company] the utility companies
16 tax under chapter 212, or the business entities tax under chapter 213a,
17 the income year as determined under each of said chapters, as the case
18 may be;

19 [(4)] (3) "Taxpayer" means a person subject to tax under chapter 207,
20 this chapter or chapter 212, [who was not conducting business in
21 Connecticut prior to relocation to Connecticut] or a limited liability
22 company, limited liability partnership, limited partnership or a S
23 corporation, the partners or members of which are subject to tax under
24 chapter 229;

25 [(5)] (4) "Net new job" means a full-time job which [(A) did
26 not exist in this state prior to a taxpayer's application to the
27 commissioner for an eligibility certificate under this section for a job
28 creation credit, and (B)] is filled by a new employee;

29 [(6)] (5) "New employee" means a person hired by the taxpayer to
30 fill a new full-time job in Connecticut. A new employee does not
31 include a person who was employed in Connecticut by a related
32 person with respect to the taxpayer during the prior twelve months;

33 [(7)] (6) "Full-time job" means a job in which an employee is
34 required to work at least thirty-five or more hours per week. A full-
35 time job does not include a temporary or seasonal job;

36 [(8)] (7) "Related person" means (A) a corporation, limited liability
37 company, partnership, association or trust controlled by the taxpayer,
38 (B) an individual, corporation, limited liability company, partnership,
39 association or trust that is in control of the taxpayer, (C) a corporation,
40 limited liability company, partnership, association or trust controlled
41 by an individual, corporation, limited liability company, partnership,
42 association or trust that is in control of the taxpayer, or (D) a member
43 of the same controlled group as the taxpayer; and

44 [(9)] (8) "Control", with respect to a corporation, means ownership,

45 directly or indirectly, of stock possessing fifty per cent or more of the
46 total combined voting power of all classes of the stock of such
47 corporation entitled to vote. "Control", with respect to a trust, means
48 ownership, directly or indirectly, of fifty per cent or more of the
49 beneficial interest in the principal or income of such trust. The
50 ownership of stock in a corporation, of a capital or profits interest in a
51 partnership, limited liability company or association or of a beneficial
52 interest in a trust shall be determined in accordance with the rules for
53 constructive ownership of stock provided in Section 267(c) of the
54 Internal Revenue Code of 1986, or any subsequent corresponding
55 internal revenue code of the United States, as from time to time
56 amended, other than paragraph (3) of said Section 267(c).

57 (b) (1) There is established a jobs creation tax credit program
58 whereby a taxpayer who creates [at least fifty new jobs pursuant to a
59 relocation to Connecticut] a net new job may be allowed a credit
60 against the insurance premiums tax imposed under chapter 207, the
61 tax imposed under this chapter, [or] the utility companies tax imposed
62 under chapter 212, or, if a partner or a member of a limited liability
63 company, limited liability partnership, limited partnership or S
64 corporation, against the personal income tax imposed under chapter
65 229, in an amount up to twenty-five per cent of the income tax
66 deducted and withheld from the wages of new employees and paid
67 over to the state pursuant to chapter 229 during the taxpayer's income
68 year.

69 [(2) For each new employee, credits may be granted for five
70 successive years.]

71 [(3)] (2) The credit shall be claimed in the income year in which it is
72 earned. Any credits not used in a tax year shall expire.

73 (c) Any taxpayer planning to [relocate to Connecticut] create one or
74 more net new jobs and claim a credit under the provisions of this
75 section shall apply to the commissioner in accordance with the
76 provisions of this section. The application shall be on a form provided

77 by the commissioner, and shall contain sufficient information
78 concerning the nature of the [relocation] increased number of jobs,
79 including a detailed description of the type of business, the number of
80 net new jobs to be created, feasibility studies or business plans for the
81 [relocation] increased number of jobs, projected state and local revenue
82 that might derive as a result of the [relocation] job growth and other
83 information necessary to demonstrate [the financial viability of the
84 relocation and] that there will be net benefits to the economy of the
85 municipality and the state. The commissioner shall impose a fee for
86 such application as the commissioner deems appropriate.

87 (d) The commissioner shall determine whether (1) the taxpayer
88 making the application is eligible for the tax credit, and (2) the
89 [proposed relocation] job growth (A) is economically viable only with
90 use of the tax credit, and (B) would provide a net benefit to economic
91 development and employment opportunities in the state. The
92 commissioner may require the applicant to submit such additional
93 information as may be necessary to evaluate the application.

94 (e) (1) The commissioner, upon consideration of the application and
95 any additional information the commissioner requires concerning [a
96 proposed relocation] the job growth, may approve the credit
97 application, in whole or in part, if the commissioner concludes that the
98 [relocation] increase in the number of jobs is economically viable only
99 with the use of the tax credit and that the revenue generated due to
100 economic development and employment opportunities created in the
101 state exceeds the credit and any other credits to be taken. If the
102 commissioner disapproves an application, the commissioner shall
103 specifically identify the defects in the application and specifically
104 explain the reasons for the disapproval. The commissioner shall render
105 a decision on an application not later than ninety days after the date of
106 its receipt by the commissioner.

107 [(2) The total amount of credits granted to all taxpayers shall not
108 exceed ten million dollars in any one fiscal year.

109 (3) A credit under this section may be granted to a taxpayer for not
110 more than five successive income years.]

111 [(4)] (2) The commissioner may combine approval of a credit
112 application with the exercise of any of the commissioner's other
113 powers, including, but not limited to, the provision of other forms of
114 financial assistance.

115 (f) Upon approving a taxpayer's credit application, the
116 commissioner shall issue a credit allocation notice certifying that the
117 credits will be available to be claimed by the taxpayer if the taxpayer
118 otherwise meets the requirements of this section. No later than thirty
119 days after the close of the taxpayer's income year, the taxpayer shall
120 provide information to the commissioner regarding the number of new
121 jobs created for the year and the income tax deducted and withheld
122 from the wages of such new employees and paid over to the state for
123 such year. The commissioner shall issue a certificate of eligibility that
124 includes the taxpayer's name, the number of new jobs created, and the
125 amount of the credit certified for the year. The certificate shall be
126 issued by the commissioner sixty days after the close of the taxpayer's
127 income year or thirty days after the information is provided,
128 whichever comes first.

129 (g) The commissioner shall, upon request, provide a copy of the
130 certificate of eligibility issued under subsection (f) of this section to the
131 Commissioner of Revenue Services.

132 [(h) (1) If (A) the number of new employees on account of which a
133 taxpayer claimed the credit allowed by this section decreases to less
134 than the number for which the commissioner issued an eligibility
135 certificate during any of the four years succeeding the first full income
136 year following the issuance of an eligibility certificate, and (B) those
137 employees are not replaced by other employees who have not been
138 shifted from an existing location of the taxpayer or a related person in
139 this state, the taxpayer shall be required to recapture a percentage of
140 the credit allowed under this section on its tax return, as determined

141 under the provisions of subdivision (2) of this subsection. The
142 commissioner shall provide notice of the required recapture amount to
143 both the taxpayer and the Commissioner of Revenue Services.

144 (2) If the taxpayer is required under the provisions of subdivision
145 (1) of this subsection to recapture a portion of the credit during (A) the
146 first of such four years, then ninety per cent of the credit allowed shall
147 be recaptured on the tax return required to be filed for such year, (B)
148 the second of such four years, then sixty-five per cent of the credit
149 allowed for the entire period of eligibility shall be recaptured on the
150 tax return required to be filed for such year, (C) the third of such four
151 years, then fifty per cent of the credit allowed for the entire period of
152 eligibility shall be recaptured on the tax return required to be filed for
153 such year, (D) the fourth of such four years, then thirty per cent of the
154 credit allowed for the entire period of eligibility shall be recaptured on
155 the tax return required to be filed for such year.]"