



General Assembly

Amendment

January Session, 2007

LCO No. 7460

SB0143207460SD0

Offered by:

SEN. FINCH, 22nd Dist.

REP. ROY, 119th Dist.

To: Subst. Senate Bill No. **1432**

File No. 828

Cal. No. 404

**"AN ACT CONCERNING GLOBAL WARMING AND BROWNFIELDS
REMEDiation AND DEVELOPMENT."**

1 After line 88, insert the following: "(b) Not later than two years after
2 the Commissioner of Environmental Protection posts such a list on the
3 Department of Environmental Protection's web site, no retailer or
4 wholesaler shall sell any lamp classified on such list. The
5 Commissioner of Environmental Protection shall issue a written
6 warning to any retailer or wholesaler who violates this subsection. Not
7 later than thirty days after the Commissioner of Environmental
8 Protection issues such a warning, the wholesaler or retailer shall pay a
9 fine of not more than one hundred dollars for each sale of an inefficient
10 incandescent lamp subsequent to the receipt of such warning.

11 (c) For the purposes of this section, "incandescent lamp" means a
12 light bulb of not less than forty watts and not more than one hundred
13 watts with a medium screw base that operates at less than one
14 hundred fifteen volts and not more than one hundred thirty volts."

15 Strike sections 8 to 13, inclusive, and renumber the remaining
16 sections and internal references accordingly

17 After the last section, add the following and renumber sections and
18 internal references accordingly:

19 "Sec. 501. (NEW) (*Effective from passage*) There shall be established a
20 pilot program regarding a local option municipal conveyance tax for
21 certain community preservation and investment purposes. Any
22 municipality may impose a buyer's tax on any conveyance of real
23 property made during the period commencing July 1, 2007, and ending
24 September 30, 2012. Such tax may be imposed at the rate of not more
25 than one-half of one per cent of the consideration paid by the buyer in
26 excess of one hundred fifty thousand dollars except that any transfer
27 made for the purpose of the preservation or maintenance of open
28 space land, forest or farm land, including, but not limited to, transfers
29 between farmers and land trusts, shall be exempt from such tax. Such
30 tax shall be retained by the municipality, shall be kept in a separate
31 account and shall be used for any of the following purposes, at the
32 option of the municipality upon approval of the Commissioner of
33 Environmental Protection: (A) Purchase or protection of open space
34 land, forest or farm land by the municipality or by the municipality in
35 cooperation with the state or federal government or with a private
36 organization such as a land trust, (B) purchase or protection of land
37 used for recreation, including land for playing fields, beaches and
38 shoreline access, (C) purchase or protection of interests in real property
39 to establish access to public trust waters, (D) brownfield remediation,
40 (E) purchase of property or development rights for affordable housing,
41 (F) clean water projects, (G) clean air projects, (H) energy conservation
42 projects, or (I) clean energy projects.

43 Sec. 502. (NEW) (*Effective October 1, 2007, and applicable to sales*
44 *occurring on or after said date*) There is hereby imposed a surcharge of
45 ten cents on each sale of an incandescent lamp. Said surcharge shall be
46 in addition to any tax otherwise applicable to any such transaction. On
47 or after October 1, 2007, each retailer who collects such surcharge shall

48 remit the total amount of the surcharge collected each calendar quarter
49 to the Comptroller for deposit in the Renewable Energy Investment
50 Fund created under section 16-245n of the general statutes. For the
51 purposes of this section, "incandescent lamp" means a light bulb of not
52 less than forty watts and not more than one hundred watts with a
53 medium screw base that operates at not less than one hundred fifteen
54 volts and not more than one hundred thirty volts."