



General Assembly

Amendment

February Session, 2008

LCO No. 4536

HB0581504536HDO

Offered by:

REP. FONTANA, 87th Dist.

REP. NARDELLO, 89th Dist.

To: House Bill No. 5815

File No. 324

Cal. No. 191

**"AN ACT CONCERNING THE MISSION OF THE DEPARTMENT OF
PUBLIC UTILITY CONTROL."**

1 In line 140, after "proceeding" insert ", other than a rate case
2 proceeding held pursuant to section 16-19 of the general statutes,"

3 In line 141, delete "two" and insert "five" in lieu thereof

4 In line 143, after "proceeding," insert "other than a rate case
5 proceeding held pursuant to section 16-19 or 16-19b of the general
6 statutes or a reconciliation of rate components, including, but not
7 limited to, the competitive transition assessment, systems benefits
8 charge, generation services charge and transmission adjustment or
9 charge and federally mandated congestion charges,"

10 In line 159, delete "the supervision of"

11 In line 160, delete "the"

12 In line 161, delete "supervision of"

13 In line 170, after "responsibilities" insert ", consistent with the public
14 interest,"

15 Strike lines 308 to 312, inclusive, in their entirety and insert the
16 following in lieu thereof:

17 "Sec. 4. (NEW) (*Effective from passage*) When the customer protection
18 division of the Department of Public Utility Control determines a
19 pattern or trend of complaints of a similar nature regarding a public
20 service company, the department shall initiate an uncontested case
21 proceeding to consider the complaints and determine a resolution to
22 the complaints within forty-five days. On or before February 15, 2009,
23 and annually thereafter, the department shall report any trends and
24 actions relative to such complaints to the joint standing committee of
25 the General Assembly having cognizance of matters relating to
26 energy."