



General Assembly

**Amendment**

January Session, 2009

LCO No. 7657

**\*HB0608707657SR0\***

Offered by:  
SEN. KANE, 32<sup>nd</sup> Dist.

To: House Bill No. 6087

File No. 505

Cal. No. 530

**"AN ACT AUTHORIZING THE UNIVERSITY OF CONNECTICUT TO RECEIVE AND TREAT SEWAGE FROM THE TOWN OF MANSFIELD."**

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

3 "Sec. 501. (NEW) (*Effective from passage*) (a) For the purposes of this  
4 section "landside development project" means a project (1) that  
5 includes, but is not limited to, the construction of a new aircraft  
6 hanger, ramps, motor vehicle parking, terminal space and related  
7 office space, (2) at a state-owned airport managed by the Connecticut  
8 Department of Transportation Bureau of Aviation and Ports and  
9 designated to support aviation infrastructure under an existing  
10 approved master plan prepared in accordance with the applicable  
11 Federal Aviation Administration Advisory Circular, (3) reviewed and  
12 approved by a municipal inland wetlands agency, after opportunity  
13 for public comment, and (4) located on airport property that has been  
14 the subject of (A) an environmental review as part of an airport master  
15 plan update completed no more than three years prior to the decision

16 to prepare an environmental impact evaluation for the landside  
17 development project, and (B) an environmental impact evaluation  
18 prepared in accordance with section 22a-1b of the general statutes for a  
19 runway extension project that was circulated for public review and  
20 determined to be adequate by the Office of Policy and Management in  
21 2003 and "sponsoring agency" means a state department, institution or  
22 agency required to prepare an environmental impact evaluation for a  
23 landside development project in accordance with section 22a-1b of the  
24 general statutes.

25 (b) For the purpose of completing an environmental impact  
26 evaluation pursuant to section 22a-1b of the general statutes, the  
27 sponsoring agency for any landside development project shall consider  
28 all relevant information, public comment, study and analysis from any  
29 environmental or land use reviews previously conducted on such  
30 property, including, but not limited to (1) the reviews referenced in  
31 subsection (a) of this section, (2) any relevant Federal Aviation  
32 Administration noise study, and (3) any draft environmental impact  
33 evaluation prepared pursuant to section 22a-1b of the general statutes  
34 during the prior three years. Such sponsoring agency shall complete  
35 the environmental impact evaluation for such project and publish  
36 notice of the availability of the evaluation, in accordance with section  
37 22a-1d of the general statutes, not later than ninety days after the  
38 effective date of this section. Notwithstanding any other provision of  
39 the general statutes, the sponsoring agency shall provide a public  
40 comment period of thirty days. All comments received by the  
41 sponsoring agency and the sponsoring agency's responses shall be  
42 forwarded to the Secretary of the Office of Policy and Management not  
43 later than fifteen days after the close of the comment period. The Office  
44 of Policy and Management shall review and issue a determination  
45 concerning such evaluation, in accordance with section 22a-1e of the  
46 general statutes, not later than thirty days after receiving such  
47 evaluation."