



General Assembly

February Session, 2010

Amendment

LCO No. 4346

HB0521304346HDO

Offered by:
REP. NARDELLO, 89th Dist.

To: Subst. House Bill No. 5213 File No. 446 Cal. No. 251

"AN ACT CONCERNING THE SITING COUNCIL."

1 In line 84, after "school" insert ", unless the council finds that there
2 are no technically, legally, environmentally and economically feasible
3 alternative sites within the municipality that are more than seven
4 hundred fifty feet from such school"

5 Strike line 207, in its entirety and insert the following in lieu thereof:

6 "(i) If, upon a motion of a party intervenor, or"

7 In line 208, after "determines" insert "in the course of a council
8 proceeding"

9 In line 209, strike "in its application or petition for"

10 In line 210, strike "declaratory ruling"

11 In line 237, after "electricity" insert "and a fuel cell with a generating
12 capacity of one megawatt or higher or that operates at natural gas
13 pressures in excess of one hundred fifty pounds per square inch,"

14 In line 245, strike "in the case of a fuel cell,"

15 Strike lines 246 and 247 in their entirety

16 In line 248, strike "inch,"

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

19 "Sec. 501. Subsection (b) of section 16-50bb of the general statutes is
20 repealed and the following is substituted in lieu thereof (*Effective from*
21 *passage*):

22 (b) Payments from the account shall be made upon authorization by
23 the State Treasurer. An application for reimbursement shall be
24 submitted not later than sixty days after [receipt of an application for a
25 proposed facility] the conclusion of a certification proceeding, except
26 for a facility described in subdivisions (5) and (6) of subsection (a) of
27 section 16-50i, to each municipality entitled to receive a copy of such
28 application under section 16-50i in order to defray expenses incurred
29 by such municipalities in participating as a party to a certification
30 proceeding, except for a proceeding on an application for a facility
31 described in subdivision (5) or (6) of subsection (a) of section 16-50i.
32 Any moneys remaining at the end of such proceeding shall be
33 refunded to the applicant in even amounts. Where more than one
34 municipality seeks moneys from such account, the council shall evenly
35 distribute such moneys among the municipalities. No municipality
36 may receive moneys from the account in excess of twenty-five
37 thousand dollars. No municipality may receive moneys from the
38 account in excess of the dollar amount such municipality has expended
39 from its own municipal funds. A municipality that has received
40 moneys from the account in excess of the costs it incurred in
41 participating in the certification proceeding, as determined by the
42 council, shall refund such excess moneys to the account upon the
43 conclusion of such proceeding."