



General Assembly

Amendment

February Session, 2010

LCO No. 3717

SB0026703717SD0

Offered by:

SEN. PRAGUE, 19th Dist.

REP. RYAN, 139th Dist.

To: Senate Bill No. 267

File No. 248

Cal. No. 177

"AN ACT IMPLEMENTING THE RECOMMENDATIONS OF THE PROGRAM REVIEW AND INVESTIGATIONS COMMITTEE CONCERNING THE ROLE AND PURPOSE OF THE CONNECTICUT RESOURCES RECOVERY AUTHORITY."

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

3 "Sec. 501. (NEW) (*Effective from passage*) (a) Notwithstanding the
4 provisions of section 22a-208d of the general statutes, prior to the
5 physical inspection or evaluation of any parcel of land for use as a
6 disposal area for ash residue generated by a waste-to-energy facility,
7 such waste-to-energy facility shall obtain a written determination from
8 the Commissioner of Environmental Protection that such disposal area
9 is necessary to meet the solid waste disposal needs of the state and will
10 not result in substantial excess capacity of disposal areas.

11 (b) (1) Any waste-to-energy facility that seeks a written
12 determination from the commissioner pursuant to subsection (a) of

13 this section shall submit such information as the commissioner deems
14 necessary, including, but not limited to, (A) the name of the resources
15 recovery facilities or municipalities to be served by the disposal area;
16 (B) the transportation system needed to serve the disposal area; (C) the
17 available capacity of other disposal areas for ash residue or mixed
18 municipal solid waste in the state that have obtained all necessary
19 permits to construct; and (D) the design capacity of the disposal area.

20 (2) In making the determination required under this section, the
21 commissioner shall consider the information submitted pursuant to
22 subdivision (1) of this subsection and any other information the
23 commissioner deems pertinent."