



General Assembly

**Amendment**

February Session, 2010

LCO No. 3725

**\*HB0511903725HDO\***

Offered by:

REP. O'ROURKE, 32<sup>nd</sup> Dist.

REP. BERGER, 73<sup>rd</sup> Dist.

REP. ROY, 119<sup>th</sup> Dist.

REP. CHAPIN, 67<sup>th</sup> Dist.

To: Subst. House Bill No. 5119

File No. 269

Cal. No. 144

**"AN ACT CONCERNING THE REMEDIATION ACCOUNT FOR DRY  
CLEANING ESTABLISHMENTS."**

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1 In line 62, strike "updating machinery and equipment to  
2 environmental compliance"

3 In line 63, strike "standards,"

4 After the last section, add the following and renumber sections and  
5 internal references accordingly:

6 "Sec. 501. (NEW) (*Effective October 1, 2010*) Regulated activity, as  
7 defined in section 22a-354h of the general statutes, shall not be  
8 prohibited in aquifer protection areas on any site undergoing remedial  
9 action pursuant to 40 CFR 271 at the time the applicable aquifer  
10 protection area is designated on a municipal zoning district map or  
11 inland wetland map, provided: (1) No such regulated activity  
12 substantially commenced or was in active operation for the five-year

13 period preceding the date that the applicable aquifer protection area is  
14 designated on a municipal zoning district map or inland wetland map,  
15 and (2) any person who engages in such regulated activity for the ten-  
16 year period commencing on the date that such applicable aquifer  
17 protection area is designated on a municipal zoning district map or  
18 inland wetland map registers such regulated activity on a form  
19 prescribed by the Commissioner of Environmental Protection and in  
20 accordance with the provisions of section 22a-354i-7 of the regulations  
21 of Connecticut state agencies."