



General Assembly

Amendment

February Session, 2010

LCO No. 4179

SB0039504179SD0

Offered by:

SEN. WILLIAMS, 29th Dist.
SEN. LOONEY, 11th Dist.
SEN. GAFFEY, 13th Dist.
SEN. HANDLEY, 4th Dist.

SEN. MCDONALD, 27th Dist.
SEN. STILLMAN, 20th Dist.
SEN. SLOSSBERG, 14th Dist.
SEN. LEBEAU, 3rd Dist.

To: Subst. Senate Bill No. 395

File No. 610

Cal. No. 171

"AN ACT CONCERNING CONNECTICUT EXPORTS."

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

3 "Sec. 501. Subsection (a) of section 16a-3 of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective July*
5 *1, 2010*):

6 (a) There is established a Connecticut Energy Advisory Board
7 consisting of [~~fifteen~~] sixteen members, including the Commissioner of
8 Environmental Protection, the chairperson of the Public Utilities
9 Control Authority, the Commissioner of Transportation, the Consumer
10 Counsel, the Commissioner of Agriculture, the Commissioner of
11 Economic and Community Development and the Secretary of the
12 Office of Policy and Management, or their respective designees. The
13 Governor shall appoint a representative of an environmental

14 organization knowledgeable in energy efficiency programs, a
15 representative of a consumer advocacy organization and a
16 representative of a state-wide business association. The president pro
17 tempore of the Senate shall appoint a representative of a chamber of
18 commerce, a representative of a state-wide manufacturing association
19 and a member of the public considered to be an expert in electricity,
20 generation, procurement or conservation programs. The speaker of the
21 House of Representatives shall appoint a representative of low-income
22 ratepayers, a representative of state residents, in general, with
23 expertise in energy issues and a member of the public considered to be
24 an expert in electricity, generation, procurement or conservation
25 programs. All appointed members shall serve in accordance with
26 section 4-1a. No appointee may be employed by, or a consultant of, a
27 public service company, as defined in section 16-1, or an electric
28 supplier, as defined in section 16-1, or an affiliate or subsidiary of such
29 company or supplier.

30 Sec. 502. Subsection (c) of section 16-245m of the general statutes is
31 repealed and the following is substituted in lieu thereof (*Effective July*
32 *1, 2010*):

33 (c) The Department of Public Utility Control shall appoint and
34 convene an Energy Conservation Management Board which shall
35 include representatives of: (1) An environmental group knowledgeable
36 in energy conservation program collaboratives; (2) the Office of
37 Consumer Counsel; (3) the Attorney General; (4) the Department of
38 Environmental Protection; (5) the electric distribution companies in
39 whose territories the activities take place for such programs; (6) a state-
40 wide manufacturing association; (7) a chamber of commerce; (8) a
41 state-wide business association; (9) a state-wide retail organization;
42 (10) a representative of a municipal electric energy cooperative created
43 pursuant to chapter 101a; (11) two representatives selected by the gas
44 companies in this state; (12) the Department of Economic and
45 Community Development; and ~~[(12)]~~ (13) residential customers. Such
46 members shall serve for a period of five years and may be reappointed.
47 Representatives of the gas companies shall not vote on matters

48 unrelated to gas conservation. Representatives of the electric
49 distribution companies and the municipal electric energy cooperative
50 shall not vote on matters unrelated to electricity conservation."