



General Assembly

Amendment

January Session, 2011

LCO No. 8505

HB0665208505HRO

Offered by:

REP. CAFERO, 142nd Dist.

REP. KLARIDES, 114th Dist.

REP. CANDELORA, 86th Dist.

To: House Bill No. 6652

File No.

Cal. No.

"AN ACT IMPLEMENTING THE REVENUE ITEMS IN THE BUDGET AND MAKING BUDGET ADJUSTMENTS, DEFICIENCY APPROPRIATIONS, CERTAIN REVISIONS TO BILLS OF THE CURRENT SESSION AND MISCELLANEOUS CHANGES TO THE GENERAL STATUTES."

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

3 "Sec. 501. Subsection (a) of section 12-264 of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective*
5 *July 1, 2011*):

6 (a) Each (1) municipality, or department or agency thereof, or
7 district manufacturing, selling or distributing gas to be used for light,
8 heat or power, (2) company the principal business of which is
9 manufacturing, selling or distributing gas or steam to be used for light,
10 heat or power, including each foreign municipal electric utility, as
11 defined in section 12-59, and given authority to engage in business in

12 this state pursuant to the provisions of section 16-246c*, and (3)
13 company required to register pursuant to section 16-258a shall pay a
14 quarterly tax upon gross earnings from such operations in this state.
15 Gross earnings from such operations under subdivisions (1) and (2) of
16 this subsection shall include (A) all income classified as operating
17 revenues by the Department of Public Utility Control in the uniform
18 systems of accounts prescribed by said department for operations
19 within the taxable quarter and, with respect to each such company, (B)
20 all income classified in said uniform systems of accounts as income
21 from merchandising, jobbing and contract work, (C) income from
22 nonutility operations, (D) revenues from lease of physical property not
23 devoted to utility operation, and (E) receipts from the sale of residuals
24 and other by-products obtained in connection with the production of
25 gas, electricity or steam. Gross earnings from such operations under
26 subdivision (3) of this subsection shall be gross income from the sales
27 of natural gas [, provided gross income shall not include income from
28 the sale of natural gas to an existing combined cycle facility comprised
29 of three gas turbines providing electric generation services, as defined
30 in section 16-1, with a total capacity of seven hundred seventy-five
31 megawatts,] for use in the production of electricity. Gross earnings of a
32 gas company, as defined in section 16-1, shall not include income
33 earned in a taxable quarter commencing prior to June 30, 2008, from
34 the sale of natural gas or propane as a fuel for a motor vehicle. No
35 deductions shall be allowed from such gross earnings for any
36 commission, rebate or other payment, except a refund resulting from
37 an error or overcharge and those specifically mentioned in section 12-
38 265. Gross earnings of a company as described in subdivision (2) of
39 this subsection shall not include income earned in any taxable quarter
40 commencing on or after July 1, 2000, from the sale of steam.

41 Sec. 502. Sections 104 and 110 of public act 11-6 are repealed.
42 (*Effective from passage*)"