



General Assembly

**Amendment**

February Session, 2012

LCO No. 5471

**\*HB0512905471HR0\***

Offered by:

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

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

To: Subst. House Bill No. 5129

File No. 210

Cal. No. 178

**"AN ACT CONCERNING THE REGULATION OF IONIZING RADIATION AND STREAM CHANNEL ENCROACHMENT LINES BY THE DEPARTMENT OF ENERGY AND ENVIRONMENTAL PROTECTION."**

1 Strike everything after the enacting clause and substitute the  
2 following in lieu thereof:

3 "Section 1. Subsection (a) of section 13a-94 of the general statutes is  
4 repealed and the following is substituted in lieu thereof (*Effective from*  
5 *passage*):

6 (a) All structures to be built over, or structures or embankments to  
7 be built adjacent to, streams in connection with state highway projects  
8 shall conform [(1) to the requirements of the Commissioner of Energy  
9 and Environmental Protection for sizes and location of waterways as  
10 determined by his policies for the establishment of river channel  
11 encroachment limits in accordance with sections 22a-342 to 22a-348,  
12 inclusive, (2)] to any approved river corridor protection plan for a river

13 corridor designated pursuant to section 25-205 [,] and [(3)] any river  
14 corridor management plan approved pursuant to section 25-235.

15 Sec. 2. Subsections (a) and (b) of section 22a-6a of the general  
16 statutes are repealed and the following is substituted in lieu thereof  
17 (*Effective October 1, 2012*):

18 (a) Any person who knowingly or negligently violates any  
19 provision of section 14-100b or 14-164c, subdivision (3) of subsection  
20 (b) of section 15-121, section 15-171, 15-172, 15-175, 22a-5, 22a-6 or 22a-  
21 7, chapter 440, chapter 441, section 22a-69 or 22a-74, subsection (b) of  
22 section 22a-134p, sections 22a-148 to 22a-158, inclusive, as amended by  
23 this act, section 22a-162, 22a-171, 22a-174, 22a-175, 22a-177, 22a-178,  
24 22a-181, 22a-183, 22a-184, 22a-190, 22a-208, 22a-208a, 22a-209, 22a-213,  
25 22a-220, 22a-225, 22a-231, 22a-336, [22a-342, 22a-345, 22a-346, 22a-347,  
26 22a-349a,] 22a-358, 22a-359, 22a-361, 22a-362, 22a-365 to 22a-379,  
27 inclusive, 22a-401 to 22a-411, inclusive, as amended by this act, 22a-  
28 416, 22a-417, 22a-424 to 22a-433, inclusive, 22a-447, 22a-449, 22a-450,  
29 22a-451, 22a-454, as amended by this act, 22a-458, 22a-461, 22a-462 or  
30 22a-471, or any regulation, order or permit adopted or issued  
31 thereunder by the Commissioner of Energy and Environmental  
32 Protection shall be liable to the state for the reasonable costs and  
33 expenses of the state in detecting, investigating, controlling and  
34 abating such violation. Such person shall also be liable to the state for  
35 the reasonable costs and expenses of the state in restoring the air,  
36 waters, lands and other natural resources of the state, including plant,  
37 wild animal and aquatic life to their former condition insofar as  
38 practicable and reasonable, or, if restoration is not practicable or  
39 reasonable, for any damage, temporary or permanent, caused by such  
40 violation to the air, waters, lands or other natural resources of the state,  
41 including plant, wild animal and aquatic life and to the public trust  
42 therein. Institution of a suit to recover for such damage, costs and  
43 expenses shall not preclude the application of any other remedies.

44 (b) Whenever two or more persons knowingly or negligently violate  
45 any provision of section 14-100b or 14-164c, subdivision (3) of

46 subsection (b) of section 15-121, section 15-171, 15-172, 15-175, 22a-5,  
47 22a-6 or 22a-7, chapter 440, chapter 441, subsection (b) of section 22a-  
48 134p, sections 22a-148 to 22a-158, inclusive, as amended by this act,  
49 section 22a-162, 22a-171, 22a-174, 22a-175, 22a-177, 22a-178, 22a-181,  
50 22a-183, 22a-184, 22a-190, 22a-208, 22a-208a, 22a-209, 22a-213, 22a-220,  
51 22a-225, 22a-231, 22a-336, [22a-342, 22a-345, 22a-346, 22a-347, 22a-  
52 349a,] 22a-358, 22a-359, 22a-361, 22a-362, 22a-365 to 22a-379, inclusive,  
53 22a-401 to 22a-411, inclusive, as amended by this act, 22a-416, 22a-417,  
54 22a-424 to 22a-433, inclusive, 22a-447, 22a-449, 22a-450, 22a-451, 22a-  
55 454, as amended by this act, 22a-458, 22a-461, 22a-462 or 22a-471, or  
56 any regulation, order or permit adopted or issued thereunder by the  
57 commissioner and responsibility for the damage caused thereby is not  
58 reasonably apportionable, such persons shall, subject to a right of  
59 equal contribution, be jointly and severally liable under this section.

60 Sec. 3. Subsection (a) of section 22a-6b of the general statutes is  
61 repealed and the following is substituted in lieu thereof (*Effective*  
62 *October 1, 2012*):

63 (a) The Commissioner of Energy and Environmental Protection  
64 shall adopt regulations, in accordance with the provisions of chapter  
65 54, to establish a schedule setting forth the amounts, or the ranges of  
66 amounts, or a method for calculating the amount of the civil penalties  
67 which may become due under this section. Such schedule or method  
68 may be amended from time to time in the same manner as for  
69 adoption provided any such regulations which become effective after  
70 July 1, 1993, shall only apply to violations which occur after said date.  
71 The civil penalties established for each violation shall be of such  
72 amount as to insure immediate and continued compliance with  
73 applicable laws, regulations, orders and permits. Such civil penalties  
74 shall not exceed the following amounts:

75 (1) For failure to file any registration, other than a registration for a  
76 general permit, for failure to file any plan, report or record, or any  
77 application for a permit, for failure to obtain any certification, for  
78 failure to display any registration, permit or order, or file any other

79 information required pursuant to any provision of section 14-100b or  
80 14-164c, subdivision (3) of subsection (b) of section 15-121, section 15-  
81 171, 15-172, 15-175, 22a-5, 22a-6, 22a-7, 22a-32, 22a-39 or 22a-42a, 22a-  
82 45a, chapter 441, sections 22a-134 to 22a-134d, inclusive, subsection (b)  
83 of section 22a-134p, sections 22a-148 to 22a-158, inclusive, as amended  
84 by this act, section 22a-171, 22a-174, 22a-175, 22a-177, 22a-178, 22a-181,  
85 22a-183, 22a-184, 22a-208, 22a-208a, 22a-209, 22a-213, 22a-220, 22a-231,  
86 22a-245a, 22a-336, [22a-342, 22a-345, 22a-346, 22a-347, 22a-349a,] 22a-  
87 354p, 22a-358, 22a-359, 22a-361, 22a-362, 22a-368, 22a-401 to 22a-405,  
88 inclusive, 22a-411, as amended by this act, 22a-416, 22a-417, 22a-424 to  
89 22a-433, inclusive, 22a-447, 22a-449, 22a-450, 22a-451, 22a-454, as  
90 amended by this act, 22a-458, 22a-461, 22a-462 or 22a-471, or any  
91 regulation, order or permit adopted or issued thereunder by the  
92 commissioner, and for other violations of similar character as set forth  
93 in such schedule or schedules, no more than one thousand dollars for  
94 said violation and in addition no more than one hundred dollars for  
95 each day during which such violation continues;

96 (2) For deposit, placement, removal, disposal, discharge or emission  
97 of any material or substance or electromagnetic radiation or the  
98 causing of, engaging in or maintaining of any condition or activity in  
99 violation of any provision of section 14-100b or 14-164c, subdivision (3)  
100 of subsection (b) of section 15-121, section 15-171, 15-172, 15-175, 22a-5,  
101 22a-6, 22a-7, 22a-32, 22a-39 or 22a-42a, 22a-45a, chapter 441, sections  
102 22a-134 to 22a-134d, inclusive, section 22a-69 or 22a-74, subsection (b)  
103 of section 22a-134p, sections 22a-148 to 22a-158, inclusive, as amended  
104 by this act, section 22a-162, 22a-171, 22a-174, 22a-175, 22a-177, 22a-178,  
105 22a-181, 22a-183, 22a-184, 22a-190, 22a-208, 22a-208a, 22a-209, 22a-213,  
106 22a-220, 22a-336, [22a-342, 22a-345, 22a-346, 22a-347, 22a-349a,] 22a-  
107 354p, 22a-358, 22a-359, 22a-361, 22a-362, 22a-368, 22a-401 to 22a-405,  
108 inclusive, 22a-411, as amended by this act, 22a-416, 22a-417, 22a-424 to  
109 22a-433, inclusive, 22a-447, 22a-449, 22a-450, 22a-451, 22a-454, as  
110 amended by this act, 22a-458, 22a-461, 22a-462 or 22a-471, or any  
111 regulation, order or permit adopted thereunder by the commissioner,  
112 and for other violations of similar character as set forth in such

113 schedule or schedules, no more than twenty-five thousand dollars for  
114 said violation for each day during which such violation continues;

115 (3) For violation of the terms of any final order of the commissioner,  
116 except final orders under subsection (d) of this section and emergency  
117 orders and cease and desist orders as set forth in subdivision (4) of this  
118 subsection, for violation of the terms of any permit issued by the  
119 commissioner, and for other violations of similar character as set forth  
120 in such schedule or schedules, no more than twenty-five thousand  
121 dollars for said violation for each day during which such violation  
122 continues;

123 (4) For violation of any emergency order or cease and desist order of  
124 the commissioner, and for other violations of similar character as set  
125 forth in such schedule or schedules, no more than twenty-five  
126 thousand dollars for said violation for each day during which such  
127 violation continues;

128 (5) For failure to make an immediate report required pursuant to  
129 subdivision (3) of subsection (a) of section 22a-135, or a report required  
130 by the department pursuant to subsection (b) of section 22a-135, no  
131 more than twenty-five thousand dollars per violation per day;

132 (6) For violation of any provision of the state's hazardous waste  
133 program, no more than twenty-five thousand dollars per violation per  
134 day;

135 (7) For wilful violation of any condition imposed pursuant to  
136 section 26-313 which leads to the destruction of, or harm to, any rare,  
137 threatened or endangered species, no more than ten thousand dollars  
138 per violation per day;

139 (8) For violation of any provision of sections 22a-608 to 22a-611,  
140 inclusive, no more than the amount established by Section 325 of the  
141 Emergency Planning and Community Right-To-Know Act of 1986 (42  
142 USC 11001 et seq.) for a violation of Section 302, 304 or 311 to 313,  
143 inclusive, of said act.

144 Sec. 4. Subsection (a) of section 22a-6g of the general statutes is  
145 repealed and the following is substituted in lieu thereof (*Effective*  
146 *October 1, 2012*):

147 (a) Any person who submits an application to the Commissioner of  
148 Energy and Environmental Protection for any permit or other license  
149 pursuant to section 22a-32, 22a-39, 22a-174, 22a-208a, [22a-342,] 22a-  
150 361, 22a-368, 22a-403, as amended by this act, or 22a-430, subsection (b)  
151 or (c) of section 22a-449, section 22a-454, as amended by this act, or  
152 Section 401 of the federal Water Pollution Control Act (33 USC 466 et  
153 seq.), except an application for authorization under a general permit  
154 shall: (1) Include with such application a signed statement certifying  
155 that the applicant will publish notice of such application on a form  
156 supplied by the commissioner in accordance with this section; (2)  
157 publish notice of such application in a newspaper of general  
158 circulation in the affected area; (3) send the commissioner a certified  
159 copy of such notice as it appeared in the newspaper; and (4) notify the  
160 chief elected official of the municipality in which the regulated activity  
161 is proposed. Such notices shall include: (A) The name and mailing  
162 address of the applicant and the address of the location at which the  
163 proposed activity will take place; (B) the application number, if  
164 available; (C) the type of permit sought, including a reference to the  
165 applicable statute or regulation; (D) a description of the activity for  
166 which a permit is sought; (E) a description of the location of the  
167 proposed activity and any natural resources affected thereby; (F) the  
168 name, address and telephone number of any agent of the applicant  
169 from whom interested persons may obtain copies of the application;  
170 and (G) a statement that the application is available for inspection at  
171 the office of the Department of Energy and Environmental Protection.  
172 The commissioner shall not process an application until the applicant  
173 has submitted to the commissioner a copy of the notice required by  
174 this section. The provisions of this section shall not apply to discharges  
175 exempted from the notice requirement by the commissioner pursuant  
176 to subsection (b) of section 22a-430, to hazardous waste transporter  
177 permits issued pursuant to section 22a-454, as amended by this act, or

178 to special waste authorizations issued pursuant to section 22a-209 and  
179 regulations adopted thereunder.

180 Sec. 5. Subsection (a) of section 22a-6h of the general statutes is  
181 repealed and the following is substituted in lieu thereof (*Effective*  
182 *October 1, 2012*):

183 (a) The Commissioner of Energy and Environmental Protection, at  
184 least thirty days before approving or denying an application under  
185 section 22a-32, 22a-39, 22a-174, 22a-208a, [22a-342,] 22a-361, 22a-368,  
186 22a-403, as amended by this act, or 22a-430, subsection (b) or (c) of  
187 section 22a-449, section 22a-454, as amended by this act, or Section 401  
188 of the federal Water Pollution Control Act (33 USC 466 et seq.), shall  
189 publish or cause to be published, at the applicant's expense, once in a  
190 newspaper having a substantial circulation in the affected area notice  
191 of the commissioner's tentative determination regarding such  
192 application. Such notice shall include: (1) The name and mailing  
193 address of the applicant and the address of the location of the  
194 proposed activity; (2) the application number; (3) the tentative decision  
195 regarding the application; (4) the type of permit or other authorization  
196 sought, including a reference to the applicable statute or regulation; (5)  
197 a description of the location of the proposed activity and any natural  
198 resources affected thereby; (6) the name, address and telephone  
199 number of any agent of the applicant from whom interested persons  
200 may obtain copies of the application; (7) a brief description of all  
201 opportunities for public participation provided by statute or  
202 regulation, including the length of time available for submission of  
203 public comments to the commissioner on the application; and (8) such  
204 additional information as the commissioner deems necessary to  
205 comply with any provision of this title or regulations adopted  
206 hereunder, or with the federal Clean Air Act, federal Clean Water Act  
207 or federal Resource Conservation and Recovery Act. The commissioner  
208 shall further give notice of such determination to the chief elected  
209 official of the municipality in which the regulated activity is proposed.  
210 Nothing in this section shall preclude the commissioner from giving  
211 such additional notice as may be required by any other provision of

212 this title or regulations adopted hereunder, or by the federal Clean Air  
213 Act, federal Clean Water Act or federal Resource Conservation and  
214 Recovery Act. The provisions of this section shall not apply to  
215 discharges exempted from the notice requirement by the commissioner  
216 pursuant to subsection (b) of section 22a-430, to hazardous waste  
217 transporter permits issued pursuant to section 22a-454, as amended by  
218 this act, or to special waste authorizations issued pursuant to section  
219 22a-209 and regulations adopted thereunder.

220 Sec. 6. Subsection (a) of section 22a-6k of the general statutes is  
221 repealed and the following is substituted in lieu thereof (*Effective*  
222 *October 1, 2012*):

223 (a) The Commissioner of Energy and Environmental Protection may  
224 issue an emergency authorization for any activity regulated by the  
225 commissioner under section 22a-32, subsection (h) of section 22a-39,  
226 22a-54, 22a-66, 22a-174, 22a-208a, [22a-342,] 22a-368, 22a-403, as  
227 amended by this act, 22a-430, 22a-449 or 22a-454, as amended by this  
228 act, provided he finds that (1) such authorization is necessary to  
229 prevent, abate or mitigate an imminent threat to human health or the  
230 environment; and (2) such authorization is not inconsistent with the  
231 federal Water Pollution Control Act, the federal Rivers and Harbors  
232 Act, the federal Clean Air Act or the federal Resource Conservation  
233 and Recovery Act. Such emergency authorization shall be limited by  
234 any conditions the commissioner deems necessary to adequately  
235 protect human health and the environment. Summary suspension of  
236 an emergency authorization may be ordered in accordance with  
237 subsection (c) of section 4-182. The commissioner may assess a fee for  
238 an emergency authorization issued pursuant to this subsection. Such  
239 fee shall be of an amount equal to the equivalent existing permit fee for  
240 the activity authorized. The commissioner may reduce or waive the fee  
241 required pursuant to this subsection if good cause is shown. The fee  
242 required pursuant to this subsection shall be paid no later than ten  
243 days after the issuance of the emergency authorization.

244 Sec. 7. Subsection (a) of section 22a-6bb of the general statutes is

245 repealed and the following is substituted in lieu thereof (*Effective*  
246 *October 1, 2012*):

247 (a) Whenever the Commissioner of Energy and Environmental  
248 Protection is required to hold a hearing prior to approving or denying  
249 an application upon receipt of a timely filed petition signed by at least  
250 twenty-five persons pursuant to sections 22a-32, 22a-39, 22a-42a, 22a-  
251 45a, 22a-94, 22a-174, 22a-208a, [22a-349a,] 22a-361, 22a-363b, 22a-371,  
252 22a-378a, 22a-403, as amended by this act, 22a-411, as amended by this  
253 act, 22a-430 and 25-68d, as amended by this act, or any regulation of  
254 the Connecticut state agencies provides that the Commissioner of  
255 Energy and Environmental Protection shall hold a hearing prior to  
256 approving or denying an application upon receipt of a timely filed  
257 petition signed by at least twenty-five persons, such petition may  
258 designate a person authorized to withdraw such petition. Such  
259 authorized person may engage in discussions regarding an application  
260 and, if a resolution is reached, may withdraw the petition.

261 Sec. 8. Section 22a-27i of the general statutes is repealed and the  
262 following is substituted in lieu thereof (*Effective October 1, 2012*):

263 Notwithstanding the provisions of sections 22a-6, 22a-6d, 22a-26g,  
264 22a-26h, 22a-134e, 22a-135, 22a-148, as amended by this act, 22a-150,  
265 22a-174, 22a-208a, [22a-342,] 22a-363c, 22a-372, 22a-379, 22a-409, 22a-  
266 430, 22a-449, 22a-454 to 22a-454c, inclusive, as amended by this act,  
267 and 22a-361, for the period beginning July 1, 1990, and ending June 30,  
268 1991, any fee to be charged to a municipality in accordance with said  
269 sections shall be the fee in effect on June 30, 1990.

270 Sec. 9. Section 22a-98 of the general statutes is repealed and the  
271 following is substituted in lieu thereof (*Effective October 1, 2012*):

272 The commissioner shall coordinate the activities of all regulatory  
273 programs under his jurisdiction with permitting authority in the  
274 coastal area to assure that the administration of such programs is  
275 consistent with the goals and policies of this chapter. Such programs  
276 include, but are not limited to: (1) Regulation of wetlands and

277 watercourses pursuant to chapter 440; (2) [regulation of stream  
278 encroachment pursuant to sections 22a-342 to 22a-349, inclusive; (3)]  
279 regulation of dredging and the erection of structures or the placement  
280 of fill in tidal, coastal or navigable waters pursuant to sections 22a-359  
281 to 22a-363f, inclusive; and [(4)] (3) certification of water quality  
282 pursuant to the federal Clean Water Act of 1972 (33 USC 1411, Section  
283 401). The commissioner shall assure consistency with such goals and  
284 policies in granting, denying or modifying permits under such  
285 programs. Any person seeking a license, permit or other approval of  
286 an activity under the requirements of such regulatory programs shall  
287 demonstrate that such activity is consistent with all applicable goals  
288 and policies in section 22a-92 and that such activity incorporates all  
289 reasonable measures mitigating any adverse impacts of such actions  
290 on coastal resources and future water-dependent development  
291 activities. The coordination of such programs shall include, where  
292 feasible, the use of common or combined application forms, the  
293 holding of joint hearings on permit applications and the coordination  
294 of the timing or sequencing of permit decisions.

295 Sec. 10. Subsection (c) of section 22a-148 of the general statutes is  
296 repealed and the following is substituted in lieu thereof (*Effective*  
297 *October 1, 2012*):

298 (c) (1) Except as hereinafter provided, each person, firm,  
299 corporation, town, city and borough conducting or planning to  
300 conduct any operation within the scope of this section shall register  
301 with the Commissioner of Energy and Environmental Protection on  
302 forms provided for the purpose and shall reregister [annually]  
303 biennially in January of each odd-numbered year. Such registration  
304 shall be accompanied by a fee of [two] four hundred dollars. The  
305 commissioner may require registrants to state the type or types of  
306 sources of radiation involved, the maximum size or rating of each  
307 source, the qualifications of the supervisory personnel, the protective  
308 measures contemplated by the registrant and such other information  
309 as it determines to be necessary. After initial registration, reregistration  
310 shall be required for any radiation installation or mobile source of

311 radiation at any other time when any increase is contemplated in the  
312 number of sources, the source strength, the output or the types of  
313 radiation energy involved. The act of registration shall not be  
314 interpreted to imply approval by the commissioner of the manner in  
315 which the activities requiring registration are carried out. (2) The  
316 activities described below are exempted from the registration  
317 requirements of this section: (A) The production, transportation,  
318 storage, use and disposal of naturally occurring radioactive materials  
319 of equivalent specific radioactivity not exceeding that of natural  
320 potassium; (B) the production, transportation, storage, use and  
321 disposal of other radioactive materials in quantities insufficient to  
322 involve risk of radiologic damage to a person; (C) the operation of  
323 equipment that is primarily not intended to produce radiation and  
324 that, by nature of design, does not produce radiation at the point of  
325 nearest approach in quantities sufficient to produce radiologic damage  
326 to a person; (D) the transportation of any radioactive material in  
327 conformity with regulations of the Interstate Commerce Commission  
328 or other agency of the federal government having jurisdiction.

329 Sec. 11. Section 22a-155 of the general statutes is repealed and the  
330 following is substituted in lieu thereof (*Effective October 1, 2012*):

331 (a) [In any proceeding under sections 22a-151 to 22a-158, inclusive,  
332 or any other applicable statute (1) for the issuance or modification of  
333 rules and regulations relating to control of sources of ionizing  
334 radiation; or (2) for granting, suspending, revoking or amending any  
335 license; or (3) for determining compliance with or granting exceptions  
336 from rules and regulations of the Commissioner of Energy and  
337 Environmental Protection, the commissioner or his representative  
338 designated in writing shall hold a hearing upon the request of any  
339 person whose interest may be affected by the proceeding, and shall  
340 admit any such person as a party to such proceeding. Thirty days  
341 published notice shall be given of any such hearing.] The  
342 Commissioner of Energy and Environmental Protection may issue,  
343 modify or revoke any order to correct or abate any violation of sections  
344 22a-148 to 22a-158, inclusive, as amended by this act, including any

345 license issued pursuant to said sections and any regulation adopted  
346 pursuant to said sections. Any such order may include remedial  
347 measures that are necessary to correct or abate such violations.

348 (b) [Any final order entered in any proceeding under subsection (a)  
349 of this section shall be subject to judicial review by the Superior Court  
350 in the manner prescribed in section 25-36.] Any order issued pursuant  
351 to subsection (a) of this section shall be served by certified mail, return  
352 receipt requested, or by service by a state marshal or indifferent  
353 person. If a state marshal or indifferent person serves such order, a  
354 true copy of such order shall be served and the original, with a return  
355 of such service endorsed thereon, shall be filed with the commissioner.  
356 Such order shall be deemed to be issued on the date of service or on  
357 the date such order is deposited in the mail, as applicable. Any order  
358 issued pursuant to subsection (a) of this section shall state the basis on  
359 which such order is issued and shall specify a reasonable time for  
360 compliance.

361 (c) Any order issued pursuant to subsection (a) of this section shall  
362 be final unless a person aggrieved by such order files a written request  
363 for a hearing before the commissioner not later than thirty days after  
364 the date of issuance of such order. Upon the receipt of any such  
365 request for a hearing, the commissioner shall hold a hearing as soon  
366 thereafter as practicable. After any such hearing, the commissioner  
367 shall consider all supporting and rebutting evidence and affirm,  
368 modify or revoke such order in the commissioner's discretion and shall  
369 so notify the recipient of the order by certified mail, return receipt  
370 requested, of the commissioner's determination.

371 (d) The commissioner may, after a hearing held pursuant to  
372 subsection (c) of this section, or at any time after the issuance of an  
373 order pursuant to subsection (a) of this section, modify such order or  
374 extend the time for compliance with such order, provided the  
375 commissioner determines such modification or extension is advisable  
376 or necessary. Any such modification or extension shall be deemed to  
377 be a revision of the existing order and shall not constitute a new order.

378 No person may request a hearing pursuant to subsection (c) of this  
379 section or take appeal to the Superior Court pursuant to subsection (e)  
380 of this section on such modification or extension.

381 (e) Any person aggrieved by a final order of the commissioner  
382 issued pursuant to this section may appeal such order to the superior  
383 court for the judicial district of New Britain in accordance with the  
384 provisions of section 4-183.

385 Sec. 12. Section 22a-157 of the general statutes is repealed and the  
386 following is substituted in lieu thereof (*Effective October 1, 2012*):

387 No person shall use, manufacture, produce, transport, transfer,  
388 receive, acquire, own or possess any source of ionizing radiation,  
389 unless exempt, licensed or registered in accordance with the provisions  
390 of sections [22a-151] 22a-148 to 22a-158, inclusive, as amended by this  
391 act.

392 Sec. 13. (NEW) (*Effective October 1, 2012*) The Commissioner of  
393 Energy and Environmental Protection may issue a cease and desist  
394 order in accordance with section 22a-7 of the general statutes for any  
395 violation of sections 22a-148 to 22a-158, inclusive, of the general  
396 statutes, as amended by this act, and may suspend or revoke any  
397 registration issued by the commissioner pursuant to section 22a-148 of  
398 the general statutes, as amended by this act, or 22a-150 of the general  
399 statutes, upon a showing of cause after a hearing held in accordance  
400 with chapter 54 of the general statutes.

401 Sec. 14. Section 22a-357 of the general statutes is repealed and the  
402 following is substituted in lieu thereof (*Effective October 1, 2012*):

403 The Governor may, at any time, require the Commissioner of  
404 Energy and Environmental Protection to secure the necessary  
405 information and submit a special report upon any of the matters  
406 contained in [sections] section 22a-337, [and 22a-350,] and if the  
407 Governor finds, upon an examination of such report, that the interests  
408 of the state require, or that there exists a serious menace to the lives or

409 property of the people of the state, he may order the commissioner to  
410 take such action as the Governor determines to be necessary to protect  
411 the interests of the state or the lives or property of its citizens. In such  
412 case, the Governor may make available, out of the civil list funds of the  
413 state not otherwise appropriated, a sufficient sum or sums required to  
414 protect such interests.

415 Sec. 15. Subsection (a) of section 22a-402 of the general statutes is  
416 repealed and the following is substituted in lieu thereof (*Effective*  
417 *October 1, 2012*):

418 (a) The Commissioner of Energy and Environmental Protection  
419 shall investigate and inspect or cause to be investigated and inspected  
420 all dams or other structures which, in his or her judgment, would, by  
421 breaking away, cause loss of life or property damage. Said  
422 commissioner may require any person owning or having the care and  
423 control of any such structure to furnish him or her with such surveys,  
424 plans, descriptions, drawings and other data relating thereto and in  
425 such form and to such reasonable extent as he or she directs. Any  
426 person in possession of such pertinent information shall afford the  
427 owner and the commissioner access thereto. The commissioner shall  
428 make or cause to be made such periodic inspections of all such  
429 structures as may be necessary to reasonably insure that they are  
430 maintained in a safe condition. If, after any inspection described  
431 herein, the commissioner finds any such structure to be in an unsafe  
432 condition, he or she shall order the person owning or having control  
433 thereof to place it in a safe condition or to remove it and shall fix the  
434 time within which such order shall be carried out. The respondent to  
435 such an order shall not be required to obtain a permit under this  
436 chapter or chapter 440 or section [22a-342 or] 22a-368 for any action  
437 necessary to comply with such order. If such order is not carried out  
438 within the time specified, the commissioner may carry out the actions  
439 required by the order provided the commissioner has determined that  
440 an emergency exists which presents a clear and present danger to the  
441 public safety and said commissioner shall assess the costs of such  
442 action against the person owning or having care and control of the

443 structure. When the commissioner in his or her investigation finds that  
444 a dam or other structure should be inspected periodically in order to  
445 reduce a potential hazard to life and property, the owner of such  
446 structure shall cause such inspection to be made by a registered  
447 engineer at such intervals as are deemed necessary by the  
448 commissioner and shall submit a copy of the engineer's finding and  
449 report to the commissioner for his or her action. If the commissioner  
450 determines as a result of an inspection that maintenance or repairs to a  
451 dam are needed to maintain the dam in a safe condition, the  
452 commissioner shall notify the owner, in writing, of such maintenance  
453 or repairs as are necessary and request the owner to undertake such  
454 repairs within the time period specified in the notice. If the owner does  
455 not undertake the necessary maintenance or repairs within the time  
456 period indicated in the notice, the commissioner may proceed to order  
457 the owner to undertake the necessary maintenance or repairs. As used  
458 in this chapter, "person" [shall have] has the same meaning as defined  
459 in subsection (b) of section 22a-2 and "water company" [shall have] has  
460 the same meaning as defined in section 25-32a. The commissioner shall  
461 cause a certified copy of a final order issued under this section to be  
462 recorded on the land records in the town or towns wherein the dam or  
463 such structure is located.

464 Sec. 16. Subsection (b) of section 22a-403 of the general statutes is  
465 repealed and the following is substituted in lieu thereof (*Effective*  
466 *October 1, 2012*):

467 (b) The commissioner or his representative, engineer or consultant  
468 shall determine the impact of the construction work on the  
469 environment, on the safety of persons and property and on the inland  
470 wetlands and watercourses of the state in accordance with the  
471 provisions of sections 22a-36 to 22a-45, inclusive, and shall further  
472 determine the need for a fishway in accordance with the provisions of  
473 section 26-136, and shall examine the documents and inspect the site,  
474 and, upon approval thereof, the commissioner shall issue a permit  
475 authorizing the proposed construction work under such conditions as  
476 the commissioner may direct. The commissioner shall send a copy of

477 the permit to the town clerk in any municipality in which the structure  
478 is located or any municipality which will be affected by the structure.  
479 An applicant for a permit issued under this section to alter, rebuild,  
480 repair or remove an existing dam shall not be required to obtain a  
481 permit under sections 22a-36 to 22a-45a, inclusive, or section [22a-342  
482 or] 22a-368. An applicant for a permit issued under this section to  
483 construct a new dam shall not be required to obtain a permit under  
484 sections 22a-36 to 22a-45a, inclusive, for such construction.

485 Sec. 17. Subsection (a) of section 22a-411 of the general statutes is  
486 repealed and the following is substituted in lieu thereof (*Effective*  
487 *October 1, 2012*):

488 (a) The commissioner may issue a general permit for any minor  
489 activity regulated under sections 22a-401 to 22a-410, inclusive, except  
490 for any activity covered by an individual permit, if the commissioner  
491 determines that such activity would cause minimal environmental  
492 effects when conducted separately and would cause only minimal  
493 cumulative environmental effects. Such activities may include routine  
494 maintenance and routine repair of any dam, dike, reservoir or other  
495 similar structure. Any person conducting an activity for which a  
496 general permit has been issued shall not be required to obtain an  
497 individual permit under sections 22a-36 to 22a-45a, inclusive, or  
498 section [22a-342,] 22a-368 or 22a-403, as amended by this act, except as  
499 provided in subsection (c) of this section. A general permit shall clearly  
500 define the activity covered thereby and may include such conditions  
501 and requirements as the commissioner deems appropriate, including,  
502 but not limited to, management practices and verification and  
503 reporting requirements. The general permit may require any person  
504 conducting any activity under the general permit to report, on a form  
505 prescribed by the commissioner, such activity to the commissioner  
506 before it shall be covered by the general permit. The commissioner  
507 shall prepare, and shall annually amend, a list of holders of general  
508 permits under this section, which list shall be made available to the  
509 public.

510 Sec. 18. Subsection (a) of section 22a-454 of the general statutes is  
511 repealed and the following is substituted in lieu thereof (*Effective*  
512 *October 1, 2012*):

513 (a) No person shall engage in the business of collecting, storing or  
514 treating waste oil or petroleum or chemical liquids or hazardous  
515 wastes or of acting as a contractor to contain or remove or otherwise  
516 mitigate the effects of discharge, spillage, uncontrolled loss, seepage or  
517 filtration of such substance or material or waste nor shall any person,  
518 municipality or regional authority dispose of waste oil or petroleum or  
519 chemical liquids or waste solid, liquid or gaseous products or  
520 hazardous wastes without a permit from the commissioner. Such  
521 permit shall be in writing, shall contain such terms and conditions as  
522 the commissioner deems necessary and shall be valid for a fixed term  
523 not to exceed five years. No permit shall be granted, renewed or  
524 transferred unless the commissioner is satisfied that the activities of  
525 the permittee will not result in pollution, contamination, emergency or  
526 a violation of any regulation adopted under sections 22a-30, 22a-39,  
527 22a-116, [22a-347,] 22a-377, 22a-430, 22a-449, 22a-451 and 22a-462. The  
528 commissioner shall require payment of a fee of six hundred twenty-  
529 five dollars per year for each year covered by a permit to transport  
530 hazardous waste and the payment of a fee of fourteen thousand two  
531 hundred fifty dollars for a permit to treat waste oil or petroleum or  
532 chemical liquids. The commissioner may adopt regulations, in  
533 accordance with the provisions of chapter 54, to prescribe the amount  
534 of the fees required pursuant to this section. Upon the adoption of such  
535 regulations, the fees required by this section shall be as prescribed in  
536 such regulations. The commissioner may suspend or revoke a permit  
537 for violation of any term or condition of the permit, for conviction of a  
538 violation of section 22a-131a or for assessment of a fine under section  
539 22a-131. The commissioner may conduct a program of study and  
540 research and demonstration, relating to new and improved methods of  
541 waste oil and petroleum or chemical liquids or waste solid, liquid or  
542 gaseous products or hazardous wastes disposal. For the purposes of  
543 this section, collecting, storing, or treating of waste oil, petroleum or

544 chemical liquids or hazardous waste shall mean such activities when  
545 engaged in by a person whose principal business is the management of  
546 such wastes.

547 Sec. 19. Subsection (b) of section 25-68d of the general statutes is  
548 repealed and the following is substituted in lieu thereof (*Effective*  
549 *October 1, 2012*):

550 (b) Any state agency proposing an activity or critical activity within  
551 or affecting the floodplain shall submit to the commissioner  
552 information certifying that:

553 (1) The proposal will not obstruct flood flows or result in an adverse  
554 increase in flood elevations, significantly affect the storage or flood  
555 control value of the floodplains, cause an adverse increase in flood  
556 velocities, or an adverse flooding impact upon upstream, downstream  
557 or abutting properties, or pose a hazard to human life, health or  
558 property in the event of a base flood or base flood for a critical activity;

559 (2) The proposal complies with the provisions of the National Flood  
560 Insurance Program, 44 CFR 59 et seq., and any floodplain zoning  
561 requirements adopted by a municipality in the area of the proposal;  
562 [and the requirements for stream channel encroachment lines adopted  
563 pursuant to the provisions of section 22a-342;]

564 (3) The agency has acquired, through public or private purchase or  
565 conveyance, easements and property in floodplains when the base  
566 flood or base flood for a critical activity is elevated above the  
567 increment authorized by the National Flood Insurance Program or the  
568 flood storage loss would cause adverse increases in such base flood  
569 flows;

570 (4) The proposal promotes long-term nonintensive floodplain uses  
571 and has utilities located to discourage floodplain development;

572 (5) The agency has considered and will use to the extent feasible  
573 flood-proofing techniques to protect new and existing structures and

574 utility lines, will construct dikes, dams, channel alterations, seawalls,  
575 breakwaters or other structures only where there are no practical  
576 alternatives and will implement stormwater management practices in  
577 accordance with regulations adopted pursuant to section 25-68h; and

578 (6) The agency has flood forecasting and warning capabilities  
579 consistent with the system maintained by the National Weather  
580 Service and has a flood preparedness plan.

581 Sec. 20. Section 51-344a of the general statutes is repealed and the  
582 following is substituted in lieu thereof (*Effective October 1, 2012*):

583 (a) Whenever the term "judicial district of Hartford-New Britain" or  
584 "judicial district of Hartford-New Britain at Hartford" is used or  
585 referred to in the following sections of the general statutes, it shall be  
586 deemed to mean or refer to the judicial district of Hartford on and after  
587 September 1, 1998: Sections 1-205, 1-206, 2-48, 3-21a, 3-62d, 3-70a, 3-  
588 71a, 4-61, 4-160, 4-164, 4-177b, 4-180, 4-183, 4-197, 5-202, 5-276a, 8-30g,  
589 9-7a, 9-7b, 9-369b, 10-153e, 12-208, 12-237, 12-268l, 12-312, 12-330m, 12-  
590 405k, 12-422, 12-448, 12-454, 12-456, 12-463, 12-489, 12-522, 12-554, 12-  
591 565, 12-572, 12-586f, 12-597, 12-730, 13b-34, 13b-235, 13b-315, 13b-375,  
592 14-57, 14-66, 14-67u, 14-110, 14-195, 14-311, 14-311c, 14-324, 14-331, 15-  
593 125, 15-126, 16-41, 16a-5, 17b-60, 17b-100, 17b-238, 17b-531, 19a-85, 19a-  
594 86, 19a-123d, 19a-425, 19a-498, 19a-517, 19a-526, 19a-633, 20-12f, 20-13e,  
595 20-29, 20-40, 20-45, 20-59, 20-73a, 20-86f, 20-99, 20-114, 20-133, 20-154,  
596 20-156, 20-162p, 20-192, 20-195p, 20-202, 20-206c, 20-227, 20-238, 20-247,  
597 20-263, 20-271, 20-307, 20-341f, 20-363, 20-373, 20-404, 20-414, 21a-55,  
598 21a-190i, 22-7, 22-64, 22-228, 22-248, 22-254, 22-320d, 22-326a, 22-344b,  
599 22-386, 22a-6b, as amended by this act, 22a-7, 22a-16, 22a-30, 22a-34,  
600 22a-53, 22a-60, 22a-62, 22a-63, 22a-66h, 22a-106a, 22a-119, 22a-167, 22a-  
601 180, 22a-182a, 22a-184, 22a-220a, 22a-220d, 22a-225, 22a-226, 22a-226c,  
602 22a-227, 22a-250, 22a-255l, 22a-276, 22a-285a, 22a-285g, 22a-285j, 22a-  
603 310, [22a-342a, 22a-344,] 22a-361a, 22a-374, 22a-376, 22a-408, 22a-430,  
604 22a-432, 22a-438, 22a-449f, 22a-449g, 22a-459, 23-5e, 23-65m, 25-32e, 25-  
605 36, 28-5, 29-143j, 29-158, 29-161z, 29-317, 29-323, 29-329, 29-334, 29-340,  
606 29-369, 30-8, 31-109, 31-249b, 31-266, 31-266a, 31-270, 31-273, 31-284, 31-

607 285, 31-339, 31-355a, 31-379, 35-3c, 35-42, 36a-186, 36a-187, 36a-471a,  
608 36a-494, 36a-587, 36a-647, 36a-684, 36a-718, 36a-807, 36b-26, 36b-27,  
609 36b-30, 36b-50, 36b-71, 36b-72, 36b-74, 36b-76, 38a-41, 38a-52, 38a-134,  
610 38a-139, 38a-140, 38a-147, 38a-150, 38a-185, 38a-209, 38a-225, 38a-226b,  
611 38a-241, 38a-337, 38a-470, 38a-620, 38a-657, 38a-687, 38a-774, 38a-776,  
612 38a-817, 38a-843, 38a-868, 38a-906, 38a-994, 42-103c, 42-110d, 42-110k,  
613 42-110p, 42-182, 46a-5, 46a-56, 46a-100, 47a-21, 49-73, 51-44a, 51-81b, 51-  
614 194, 52-146j, 53-392d and 54-211a.

615 (b) If the term "judicial district of Hartford-New Britain" or "judicial  
616 district of Hartford-New Britain at Hartford" is used or referred to in  
617 any public act of 1995, 1996, 1997 or 1998 or in any section of the  
618 general statutes which is amended in 1995, 1996, 1997 or 1998 it shall  
619 be deemed to mean or refer to the judicial district of Hartford on and  
620 after September 1, 1998.

621 (c) If the term "judicial district of Hartford-New Britain at New  
622 Britain" is used or referred to in any public act of 1995, 1996, 1997 or  
623 1998 or in any section of the general statutes which is amended in 1995,  
624 1996, 1997 or 1998 it shall be deemed to mean or refer to the judicial  
625 district of New Britain on and after September 1, 1998.

626 Sec. 21. Subsection (a) of section 51-344a of the general statutes, as  
627 amended by section 22 of public act 09-177 and section 6 of public act  
628 10-54, is repealed and the following is substituted in lieu thereof  
629 (*Effective January 1, 2014*):

630 (a) Whenever the term "judicial district of Hartford-New Britain" or  
631 "judicial district of Hartford-New Britain at Hartford" is used or  
632 referred to in the following sections of the general statutes, it shall be  
633 deemed to mean or refer to the judicial district of Hartford on and after  
634 September 1, 1998: Sections 1-205, 1-206, 2-48, 3-21a, 3-62d, 3-70a, 3-  
635 71a, 4-61, 4-160, 4-164, 4-177b, 4-180, 4-183, 4-197, 5-202, 5-276a, 8-30g,  
636 9-7a, 9-7b, 9-369b, 10-153e, 12-208, 12-237, 12-268l, 12-312, 12-330m, 12-  
637 405k, 12-422, 12-448, 12-454, 12-456, 12-463, 12-489, 12-522, 12-554, 12-  
638 565, 12-572, 12-586f, 12-597, 12-730, 13b-34, 13b-235, 13b-315, 13b-375,

639 14-57, 14-66, 14-67u, 14-110, 14-195, 14-311, 14-311c, 14-324, 14-331, 15-  
640 125, 15-126, 16-41, 16a-5, 17b-60, 17b-100, 17b-238, 17b-531, 19a-85, 19a-  
641 86, 19a-123d, 19a-425, 19a-498, 19a-517, 19a-526, 19a-633, 20-12f, 20-13e,  
642 20-29, 20-40, 20-45, 20-59, 20-73a, 20-86f, 20-99, 20-114, 20-133, 20-154,  
643 20-156, 20-162p, 20-192, 20-195p, 20-202, 20-206c, 20-227, 20-238, 20-247,  
644 20-263, 20-271, 20-307, 20-341f, 20-363, 20-373, 20-404, 20-414, 21a-55,  
645 21a-190i, 22-7, 22-64, 22-228, 22-248, 22-254, 22-320d, 22-326a, 22-344b,  
646 22-386, 22a-6b, as amended by this act, 22a-7, 22a-16, 22a-30, 22a-34,  
647 22a-53, 22a-60, 22a-62, 22a-63, 22a-66h, 22a-106a, 22a-119, 22a-167, 22a-  
648 180, 22a-182a, 22a-184, 22a-220a, 22a-220d, 22a-225, 22a-226, 22a-226c,  
649 22a-227, 22a-250, 22a-255l, 22a-276, 22a-285a, 22a-285g, 22a-285j, 22a-  
650 310, [22a-342a, 22a-344,] 22a-361a, 22a-374, 22a-376, 22a-408, 22a-430,  
651 22a-432, 22a-438, 22a-449f, 22a-449g, 22a-459, 23-5e, 23-65m, 25-32e, 25-  
652 36, 28-5, 29-143j, 29-158, 29-161z, 29-323, 30-8, 31-109, 31-249b, 31-266,  
653 31-266a, 31-270, 31-273, 31-284, 31-285, 31-339, 31-355a, 31-379, 35-3c,  
654 35-42, 36a-186, 36a-187, 36a-471a, 36a-494, 36a-587, 36a-647, 36a-684,  
655 36a-718, 36a-807, 36b-26, 36b-27, 36b-30, 36b-50, 36b-71, 36b-72, 36b-74,  
656 36b-76, 38a-41, 38a-52, 38a-134, 38a-139, 38a-140, 38a-147, 38a-150, 38a-  
657 185, 38a-209, 38a-225, 38a-226b, 38a-241, 38a-337, 38a-470, 38a-620, 38a-  
658 657, 38a-687, 38a-774, 38a-776, 38a-817, 38a-843, 38a-868, 38a-906, 38a-  
659 994, 42-103c, 42-110d, 42-110k, 42-110p, 42-182, 46a-5, 46a-56, 46a-100,  
660 47a-21, 49-73, 51-44a, 51-81b, 51-194, 52-146j, 53-392d and 54-211a.

661 Sec. 22. Section 51-344b of the general statutes is repealed and the  
662 following is substituted in lieu thereof (*Effective October 1, 2012*):

663 Whenever the term "judicial district of Hartford" is used or referred  
664 to in the following sections of the general statutes, the term "judicial  
665 district of New Britain" shall be substituted in lieu thereof: Subsection  
666 (b) of section 3-70a, sections 3-71a and 4-164, subsection (c) of section 4-  
667 183, subdivision (4) of subsection (g) of section 10-153e, subparagraph  
668 (C) of subdivision (4) of subsection (e) of section 10a-109n, sections 12-  
669 3a, 12-89, 12-103, 12-208, 12-237, 12-242hh, 12-242ii, 12-242kk, 12-268l,  
670 12-307, 12-312, 12-330m, 12-405k, 12-422, 12-448, 12-454, 12-463, 12-489,  
671 12-522, 12-554, 12-586g and 12-597, subsection (b) of section 12-638i,  
672 sections 12-730, 14-57, 14-66, 14-195, 14-324, 14-331 and 19a-85,

673 subsection (f) of section 19a-332e, sections 20-156, 20-247, 20-307, 20-  
674 373, 20-583 and 21a-55, subsection (e) of section 22-7, sections 22-320d  
675 and 22-386, subsection (e) of section 22a-6b, section 22a-30, subsection  
676 (a) of section 22a-34, subsection (b) of section 22a-34, section 22a-182a,  
677 subsection (f) of section 22a-225, sections 22a-227, [22a-344,] 22a-374,  
678 22a-408 and 22a-449g, subsection (f) of section 25-32e, section 29-158,  
679 subsection (f) of section 29-161z, sections 36b-30 and 36b-76, subsection  
680 (f) of section 38a-41, section 38a-52, subsection (c) of section 38a-150,  
681 sections 38a-185, 38a-209 and 38a-225, subdivision (3) of section 38a-  
682 226b, sections 38a-241, 38a-337 and 38a-657, subsection (c) of section  
683 38a-774, section 38a-776, subsection (c) of section 38a-817 and section  
684 38a-994.

685 Sec. 23. (NEW) (*Effective October 1, 2012*) (a) Whenever, in the  
686 judgment of the Commissioner of Energy and Environmental  
687 Protection, any person has engaged in or is about to engage in any act,  
688 practice or omission that constitutes, or will constitute, a violation of  
689 any provision of chapter 446a of the general statutes, or any regulation  
690 adopted or order issued pursuant to said chapter, the Attorney  
691 General may, at the request of the commissioner, bring an action in the  
692 superior court for the judicial district of New Britain for an order  
693 enjoining such act, practice or omission. Such order may require  
694 remedial measures and direct compliance. Upon a showing by the  
695 commissioner that such person has engaged in or is about to engage in  
696 any such act, practice or omission, the court may issue a permanent or  
697 temporary injunction, restraining order or other order, as appropriate.

698 (b) Any action brought by the Attorney General pursuant to this  
699 section shall have precedence in the order of trial as provided in  
700 section 52-191 of the general statutes.

701 Sec. 24. (NEW) (*Effective October 1, 2012*) (a) Any person who, with  
702 criminal negligence, violates any provision of chapter 446a of the  
703 general statutes, including, but not limited to, any regulation, license  
704 or order adopted or issued pursuant to said chapter 446a, or who with  
705 criminal negligence makes any false statement, representation or

706 certification in any application, registration, notification or other  
 707 document filed or required to be maintained pursuant to said chapter,  
 708 shall be fined not more than twenty-five thousand dollars per day for  
 709 each day of violation or be imprisoned not more than one year, or  
 710 both. A subsequent conviction for any such violation shall carry a fine  
 711 of not more than fifty thousand dollars per day for each day of  
 712 violation or imprisonment for not more than two years, or both.

713 (b) Any person who knowingly makes any false statement,  
 714 representation or certification in any application, registration,  
 715 notification or other document filed or required to be maintained  
 716 pursuant to chapter 446a of the general statutes shall be fined not more  
 717 than fifty thousand dollars per day for each day of violation or be  
 718 imprisoned not more than three years, or both. A subsequent  
 719 conviction for any such violation shall carry a fine of not more than  
 720 fifty thousand dollars per day for each day of violation or  
 721 imprisonment for not more than ten years, or both.

722 Sec. 25. Section 22a-156 of the general statutes is repealed. (*Effective*  
 723 *October 1, 2012*)"

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	13a-94(a)
Sec. 2	<i>October 1, 2012</i>	22a-6a(a) and (b)
Sec. 3	<i>October 1, 2012</i>	22a-6b(a)
Sec. 4	<i>October 1, 2012</i>	22a-6g(a)
Sec. 5	<i>October 1, 2012</i>	22a-6h(a)
Sec. 6	<i>October 1, 2012</i>	22a-6k(a)
Sec. 7	<i>October 1, 2012</i>	22a-6bb(a)
Sec. 8	<i>October 1, 2012</i>	22a-27i
Sec. 9	<i>October 1, 2012</i>	22a-98
Sec. 10	<i>October 1, 2012</i>	22a-148(c)
Sec. 11	<i>October 1, 2012</i>	22a-155
Sec. 12	<i>October 1, 2012</i>	22a-157
Sec. 13	<i>October 1, 2012</i>	New section
Sec. 14	<i>October 1, 2012</i>	22a-357

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Sec. 15	<i>October 1, 2012</i>	22a-402(a)
Sec. 16	<i>October 1, 2012</i>	22a-403(b)
Sec. 17	<i>October 1, 2012</i>	22a-411(a)
Sec. 18	<i>October 1, 2012</i>	22a-454(a)
Sec. 19	<i>October 1, 2012</i>	25-68d(b)
Sec. 20	<i>October 1, 2012</i>	51-344a
Sec. 21	<i>January 1, 2014</i>	51-344a(a)
Sec. 22	<i>October 1, 2012</i>	51-344b
Sec. 23	<i>October 1, 2012</i>	New section
Sec. 24	<i>October 1, 2012</i>	New section
Sec. 25	<i>October 1, 2012</i>	Repealer section