



General Assembly

Amendment

January Session, 2013

LCO No. 6337

SB0113806337SR0

Offered by:
SEN. FASANO, 34th Dist.

To: Subst. Senate Bill No. **1138** File No. 120 Cal. No. 141

(As Amended by Senate Amendment Schedule "A")

"AN ACT CONCERNING CONNECTICUT'S CLEAN ENERGY GOALS."

1 Strike section 7 in its entirety and substitute the following in lieu
2 thereof:

3 "Sec. 7. (NEW) (*Effective from passage*) On or after July 1, 2013, the
4 Commissioner of Energy and Environmental Protection, in
5 consultation with the procurement manager identified in subsection (l)
6 of section 16-2 of the general statutes, the Office of Consumer Counsel
7 and the Attorney General, may, in coordination with other states in the
8 region of the regional independent system operator, as defined in
9 section 16-1 of the general statutes, as amended by this act, or on the
10 commissioner's own, solicit proposals, in one solicitation or multiple
11 solicitations, from providers of Class I renewable energy sources, as
12 defined in section 16-1 of the general statutes, as amended by this act,
13 or verifiable large-scale hydropower, as defined in section 16-1 of the
14 general statutes, as amended by this act, for periods not to exceed
15 fifteen years and not in excess of five per cent of the load distributed

16 by the state's electric distribution companies. If the commissioner finds
17 such proposals to be in the interest of ratepayers, including, but not
18 limited to, the delivered price of such sources, and consistent with the
19 requirements to reduce greenhouse gas emissions in accordance with
20 section 22a-200a of the general statutes, and in accordance with the
21 policy goals outlined in the Comprehensive Energy Strategy, adopted
22 pursuant to section 16a-3d of the general statutes and section 129 of
23 public act 11-80, including, but not limited to, base load capacity, peak
24 load shaving and promotion of wind, solar and other renewable and
25 low carbon energy technologies, the commissioner may direct the
26 electric distribution companies to enter into power purchase
27 agreements for energy, capacity and any environmental attributes, or
28 any combination thereof, for periods of not more than fifteen years on
29 behalf of all customers of electric distribution companies. Certificates
30 issued by the New England Power Pool Generation Information
31 System for any Class I renewable energy sources procured under this
32 section shall be sold in the New England Power Pool Generation
33 Information System renewable energy credit market to be used by any
34 electric supplier or electric distribution company to meet the
35 requirements of section 16-245a of the general statutes, as amended by
36 this act. Any such agreement shall be subject to review and approval
37 by the Public Utilities Regulatory Authority, which review shall (1)
38 include a public hearing, and (2) be completed not later than sixty days
39 after the date on which such agreement is filed with the authority. The
40 net costs of any such agreement shall be recovered through a fully
41 reconciling component of electric rates for all customers of electric
42 distribution companies. Such costs may include the reasonable costs
43 incurred by the electric distribution companies pursuant to this
44 section."