



General Assembly

January Session, 2015

Raised Bill No. 1068

LCO No. 4311



Referred to Committee on PLANNING AND DEVELOPMENT

Introduced by:
(PD)

AN ACT CONCERNING REGIONAL BLIGHT.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

1 Section 1. Section 7-148cc of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective October 1, 2015*):

3 (a) Two or more municipalities may jointly perform any function
4 that each municipality may perform separately under any provisions
5 of the general statutes or of any special act, charter or home rule
6 ordinance by entering into an interlocal agreement pursuant to
7 sections 7-339a to 7-339l, inclusive.

8 (b) Each municipality seeking to enter into an interlocal agreement
9 to jointly perform blight enforcement shall each have adopted an
10 ordinance pursuant to subparagraph (H)(xv) of subdivision (7) of
11 subsection (c) of section 7-148 having the same language for regulating
12 blight as any other municipality entering into such interlocal
13 agreement.

14 (c) As used in this section, "municipality" means any municipality,

15 as defined in section 7-187, any district, as defined in section 7-324, any
16 metropolitan district or any municipal district created under section 7-
17 330 and located within the state of Connecticut.

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>October 1, 2015</i>	7-148cc

Statement of Purpose:

To require municipalities seeking to regionalize blight enforcement to each adopt the same blight regulating ordinance.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]