



General Assembly

**Amendment**

February Session, 2016

LCO No. 4522



Offered by:

REP. REED, 102<sup>nd</sup> Dist.  
SEN. DOYLE, 9<sup>th</sup> Dist.  
REP. ACKERT, 8<sup>th</sup> Dist.  
SEN. FORMICA, 20<sup>th</sup> Dist.

To: Subst. House Bill No. 5510

File No. 567

Cal. No. 350

**"AN ACT CONCERNING ELECTRIC, ZERO EMISSION AND FUEL CELL ELECTRIC VEHICLES."**

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- 1 In line 26, after "motion;" insert "and"
  - 2 In line 31, strike "; and" and insert a period in lieu thereof
  - 3 Strike lines 32 to 36, inclusive, in their entirety
  - 4 Strike lines 48 to 50, inclusive, in their entirety and insert the
  - 5 following in lieu thereof:  
  
6 "(NEW) (c) An owner of an electric vehicle charging station, as  
7 defined in section 16-19f, as amended by this act, shall not be deemed  
8 to be a "utility", "public utility" or "public service company" solely by  
9 virtue of the fact that such owner is an owner of an electric vehicle  
10 charging station."

- 11 In line 103, bracket "and each municipal electric company,"
- 12 In line 108, after "year" insert a closing bracket and after the closing  
13 bracket insert "not later than June 1, 2017"
- 14 In line 109, strike "]" not later than June 1, 2017,"
- 15 In line 112, bracket "and each municipal electric company"
- 16 In line 115, bracket "and each municipal company"
- 17 In line 122, bracket "or municipal electric company"
- 18 After line 123, insert:
- 19 "(c) Each municipal electric company shall (1) within two years,  
20 consider and determine whether it is appropriate to implement any of  
21 the following rate design standards: (A) Cost of service; (B) prohibition  
22 of declining block rates; (C) time of day rates; (D) seasonal rates; (E)  
23 interruptible rates; and (F) load management techniques, and (2) not  
24 later than June 1, 2017, consider and determine whether it is  
25 appropriate to implement electric vehicle time of day rates for  
26 residential and commercial customers. The consideration of said  
27 standards by each municipal electric company shall be made after  
28 public notice and hearing. Each municipal electric company shall make  
29 a determination on whether it is appropriate to implement any of said  
30 standards. Said determination shall be in writing, shall take into  
31 consideration the evidence presented at the hearing and shall be  
32 available to the public. A standard shall be deemed to be appropriate  
33 for implementation if such implementation would encourage energy  
34 conservation, optimal and efficient use of facilities and resources by a  
35 municipal electric company and equitable rates for electric consumers."
- 36 In line 124, bracket "(c)" and after the closing bracket insert "(d)"
- 37 In line 131, bracket "(d)" and after the closing bracket insert "(e)"
- 38 In line 150, before "to" insert an opening bracket

39        In line 151, after "thereafter," insert a closing bracket and after the  
40        closing bracket insert "as described in section 16a-3a,"