



General Assembly

Amendment

September Special Session, 2020

LCO No. 4498



Offered by:
SEN. SAMPSON, 16th Dist.

To: House Bill No. 7006

File No.

Cal. No.

"AN ACT CONCERNING EMERGENCY RESPONSE BY ELECTRIC DISTRIBUTION COMPANIES, THE REGULATION OF OTHER PUBLIC UTILITIES AND NEXUS PROVISIONS FOR CERTAIN DISASTER-RELATED OR EMERGENCY-RELATED WORK PERFORMED IN THE STATE."

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

3 "Sec. 501. (NEW) (*Effective January 1, 2021*) (a) For purposes of this
4 section, "combined public benefits charge" means the combined charges
5 from the systems benefit charge pursuant to section 16-245l of the
6 general statutes, the assessment for the Energy Conservation and Load
7 Management Fund pursuant to section 16-245m of the general statutes,
8 and the assessment for the Clean Energy Fund pursuant to section 16-
9 245n of the general statutes.

10 (b) No electric distribution company shall charge such company's
11 commercial or residential customers for the combined public benefit
12 charge when the kilowatt hour reaches the median rate of the ten highest

13 state electric rates according to the Energy Industry Association. After
14 the kilowatt hour reaches said median rate, no electric distribution
15 company shall charge such company's commercial or residential
16 customers for the combined public benefit charge until the kilowatt
17 hour decreases to less than said median rate."

This act shall take effect as follows and shall amend the following sections:

Sec. 501	<i>January 1, 2021</i>	New section
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