

**Proposed Substitute
Bill No. 936**

January Session, 2021

LCO No. 5714

**AN ACT CONCERNING REVISIONS TO CERTAIN ECONOMIC AND
COMMUNITY DEVELOPMENT-RELATED STATUTES.**

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

1 Section 1. Section 10-321q of the general statutes is repealed and the
2 following is substituted in lieu thereof (*Effective from passage*):

3 (a) There is established a State Historic Preservation Review Board,
4 which board shall serve as and have the powers, duties and
5 responsibilities of the board established pursuant to 36 CFR S. 61.4
6 (1978). Said board shall consist of ten members. The members shall be
7 appointed by the State Historic Preservation Officer designated
8 pursuant to 36 CFR S. 61.2 (1978), and shall serve for a term of [one year
9 from July first of each year] three years, except that one-half of members
10 appointed between July 1, 2021, and June 30, 2022, shall serve a term of
11 two years, as determined by the State Historic Preservation Officer.
12 Members may serve additional terms if reappointed by the State
13 Historic Preservation Officer.

14 (b) The legislative body of each municipality may appoint a
15 municipal preservation board, which shall consist of not less than five
16 nor more than nine members. The members of such municipal board
17 shall serve from the date of their original appointment until the next
18 succeeding June thirtieth, and shall thereafter be appointed for a term of

19 one year from July first of each year.

20 (c) The State Historic Preservation Officer shall notify the municipal
21 preservation board or, if there is no board, the chief executive officer of
22 the municipality, at least [sixty] thirty days prior to the scheduled
23 consideration by the State Historic Preservation Review Board of the
24 nomination of property in such municipality to the National Register of
25 Historic Places. The notification shall be accompanied by all information
26 on the nomination that is provided to the members of the State Historic
27 Preservation Review Board for their consideration, which information
28 shall be available for public inspection. The municipal board may hold
29 a public hearing in the municipality on the nomination of any parcel of
30 real property at least fifteen days prior to the scheduled meeting of the
31 State Historic Preservation Review Board on such matter and may make
32 recommendations to the State Historic Preservation Review Board on
33 the nomination of districts containing two or more parcels of real
34 property located in such municipality. Notice of the time, place and
35 subject matter of the hearing shall be published at least once in a
36 newspaper of general circulation in the municipality not more than
37 fifteen nor less than seven days prior to such hearing. A copy of the
38 notice shall be sent to the State Historic Preservation Officer at least ten
39 days prior to such hearing. The State Historic Preservation Officer or
40 [his] said officer's designee [shall] may attend the hearing to testify on
41 such nomination and to explain the consequences of listing in the
42 National Register of Historic Places. In preparing its recommendation
43 on the nomination, the municipal board shall consider whether the
44 properties being proposed for nomination meet the criteria for listing in
45 the National Register of Historic Places, as set forth in 36 CFR S. [60.6
46 (1978)] 60.4, and may consider such other matters as it deems
47 appropriate. The municipal board shall submit its recommendation, if
48 any, with the reasons for the recommendation, to the state board not
49 later than seven days prior to the scheduled consideration of the
50 nomination by the State Historic Preservation Review Board. The State
51 Historic Preservation Review Board shall consider the
52 recommendations of a municipal board, if any, before acting on a

53 nomination if such written recommendation is received by the State
54 Historic Preservation Officer not later than seven days prior to the
55 scheduled consideration of the nomination by the State Historic
56 Preservation Review Board. Failure of the municipal board to present
57 such recommendation shall not prevent the State Historic Preservation
58 Review Board from acting on any nomination.

59 Sec. 2. Section 22a-19a of the general statutes is repealed and the
60 following is substituted in lieu thereof (*Effective from passage*):

61 The provisions of sections 22a-15 to 22a-19, inclusive, shall be
62 applicable to the unreasonable destruction of historic structures and
63 landmarks of the state, which shall be those properties (1) listed or
64 under consideration for listing as individual units on the National
65 Register of Historic Places (16 USC 470a, as amended) or (2) which are a
66 part of a district listed or under consideration for listing on said national
67 register and which have been determined by the State Historic
68 Preservation Review Board to contribute to the historic significance of
69 such district. If the plaintiff in any such action cannot make a prima facie
70 showing that the conduct of the defendant, acting alone or in
71 combination with others, has or is likely unreasonably to destroy the
72 public trust in such historic structures or landmarks, the court shall tax
73 all costs for the action to the plaintiff.

74 Sec. 3. Section 12-263m of the general statutes is repealed and the
75 following is substituted in lieu thereof (*Effective from passage*):

76 (a) As used in this section: (1) "Eligible dry cleaning establishment"
77 means any place of business engaged in the cleaning of clothing or other
78 fabrics using tetrachlorethylene, Stoddard solvent or other chemicals,
79 (2) "gross receipts at retail" means the total amount accruing from dry
80 cleaning services, valued in money, without any deduction for the cost
81 of the materials used, labor or service cost or any other expense, and (3)
82 "eligible applicant" means (A) a business owner or operator of an
83 eligible dry cleaning establishment, [or] (B) an owner of property that is
84 or that was occupied by an eligible dry cleaning establishment, or (C) a

85 certifying party, as defined in section 22a-134, of property that is or that
86 was occupied by an eligible dry cleaning establishment.

87 (b) (1) There shall be paid to the Commissioner of Revenue Services
88 by each dry cleaning establishment a surcharge of one per cent of its
89 gross receipts at retail for any dry cleaning service performed on or after
90 January 1, 1995. Each dry cleaning establishment shall register with the
91 Commissioner of Revenue Services on forms prescribed by the
92 commissioner. Each dry cleaning establishment that is registered with
93 the commissioner shall renew its registration with the commissioner on
94 October 1, 2015, and annually thereafter, in such manner as the
95 commissioner may prescribe. The commissioner shall send a
96 nonrenewal notice by first class mail to each dry cleaning establishment
97 that fails to renew its registration in accordance with the provisions of
98 this subsection. No dry cleaning establishment may engage in or
99 transact business as a dry cleaning establishment unless it is registered
100 with the commissioner in accordance with the provisions of this
101 subsection.

102 (2) (A) Any dry cleaning establishment that fails to register with the
103 commissioner in accordance with the provisions of this subsection shall
104 pay a penalty of one thousand dollars, which penalty shall not be subject
105 to waiver.

106 (B) Any dry cleaning establishment that fails to renew its registration
107 within forty-five days after a nonrenewal notice was sent pursuant to
108 subdivision (1) of this subsection shall pay a penalty of two hundred
109 dollars, which the commissioner may waive in the manner set forth in
110 section 12-3a, when it is proven to the commissioner's satisfaction that
111 the failure to register was due to reasonable cause and was not
112 intentional or due to neglect. No penalty may be assessed under this
113 subparagraph more than once during any registration period.

114 (3) Each dry cleaning establishment shall submit a return quarterly to
115 the Commissioner of Revenue Services, applicable with respect to the
116 calendar quarter beginning January 1, 1995, and each calendar quarter

117 thereafter, on or before the last day of the month immediately following
118 the end of each such calendar quarter, on a form prescribed by the
119 commissioner, together with payment of the quarterly surcharge
120 determined and payable in accordance with the provisions of this
121 section. Whenever such surcharge is not paid when due, a penalty of ten
122 per cent of the amount due or fifty dollars, whichever is greater, shall be
123 imposed, and such surcharge shall bear interest at the rate of one per
124 cent per month or fraction thereof until the same is paid. The
125 Commissioner of Revenue Services shall cause copies of a form
126 prescribed for submitting returns as required under this section to be
127 distributed to persons subject to the surcharge. Failure to receive such
128 form shall not be construed to relieve anyone subject to the surcharge
129 under this section from the obligations of submitting a return, together
130 with payment of such surcharge within the time required. The
131 provisions of sections 12-548 to 12-554, inclusive, and sections 12-555a
132 and 12-555b shall apply to the provisions of this section in the same
133 manner and with the same force and effect as if the language of said
134 sections 12-548 to 12-554, inclusive, and sections 12-555a and 12-555b
135 had been incorporated in full into this section and had expressly
136 referred to the surcharge imposed under this section, except to the
137 extent that any such provision is inconsistent with a provision of this
138 section and except that the term "tax" shall be read as "dry cleaning
139 establishment surcharge".

140 (4) Any moneys received by the state pursuant to this section shall be
141 deposited into the account established pursuant to subsection (c) of this
142 section.

143 (c) There is established an account within the General Fund to be
144 known as the "dry cleaning establishment remediation account". Said
145 account shall contain any moneys required by law to be deposited in the
146 account. Any balance remaining in the account at the end of any fiscal
147 year shall be carried forward in the account for the fiscal year next
148 succeeding. The account shall be used by the Department of Economic
149 and Community Development for grants made to (1) owners or

150 operators of eligible dry cleaning establishments, [or] (2) owners of
151 property on which an eligible dry cleaning establishment has been in
152 operation for at least a year prior to the [approval] submission of the
153 application or was previously operated for at least a year prior to such
154 [approval] submission, or (3) certifying parties of property on which an
155 eligible dry cleaning establishment has been in operation for at least one
156 year prior to the submission of the application or was previously
157 operated for at least one year prior to such submission.

158 (d) The state, acting through the Commissioner of Economic and
159 Community Development, shall use the dry cleaning establishment
160 remediation account to provide grants to eligible applicants for the
161 purposes of the containment and removal or mitigation of
162 environmental pollution resulting from the discharge, spillage,
163 uncontrolled loss, seepage or filtration of chemical liquids or solid,
164 liquid or gaseous products or hazardous wastes on or at the site of an
165 eligible dry cleaning establishment, environmental site assessments
166 relating to such pollution or for measures undertaken to prevent such
167 pollution which are approved by the Commissioner of Energy and
168 Environmental Protection. In order to qualify for a grant under the
169 provisions of this section an eligible applicant [must] shall demonstrate
170 to the satisfaction of the Commissioner of Economic and Community
171 Development that (1) the eligible dry cleaning establishment is using or
172 previously used, tetrachlorethylene or Stoddard solvent or other
173 chemicals for the purpose of cleaning clothes or other fabrics, (2) the
174 eligible dry cleaning establishment has been doing business or did
175 business at the site for a period of at least one year prior to the
176 submission date or approval date of the application for assistance under
177 this section, (3) the eligible dry cleaning establishment or owner of
178 property is not in arrears with regard to any tax levied by the state or
179 any political subdivision of the state and the dry cleaning surcharge
180 imposed by subsection (b) of this section, and (4) the eligible applicant
181 is not in arrears with regard to any tax levied by the state or any political
182 subdivision of the state. Any funds disbursed as a grant under this
183 section shall not be subject to attachment in the satisfaction of any

184 judgment against the recipient of such grant in any civil action.

185 (e) Notwithstanding the terms of any grant made under this section,
186 an eligible applicant shall bear all the costs of such pollution that are less
187 than ten thousand dollars. Each eligible applicant that submits an
188 application on or after October 1, 2021, shall demonstrate to the
189 satisfaction of the Commissioner of Economic and Community
190 Development that such applicant can match any grant provided by said
191 commissioner, up to ten thousand dollars, before such applicant
192 receives any grant. The Commissioner of Economic and Community
193 Development may provide a grant of up to three hundred thousand
194 dollars to the eligible applicant where the eligible applicant has
195 provided said commissioner with documentation satisfactory to said
196 commissioner that the services for which payment is sought have been
197 [or will be] completed. No eligible applicant shall receive more than
198 three hundred thousand dollars per eligible dry cleaning establishment.
199 In addition, the dry cleaning establishment remediation account may be
200 used (1) to provide grants to the Department of Energy and
201 Environmental Protection for expenditures made investigating dry
202 cleaning establishments, (2) to provide potable water whenever
203 necessary, [and] (3) to conduct environmental site assessments, and (4)
204 for legal services relating to the disbursement of funds from the account.

205 (f) Requests for grants shall be made to the Commissioner of
206 Economic and Community Development when the commissioner
207 announces a request for applications. The frequency of requests for
208 applications shall be at the discretion of the Commissioner of Economic
209 and Community Development. Any eligible applicant seeking a grant
210 shall provide documentation supporting the need for the grant.

211 (g) Any dry cleaning establishment which unlawfully or intentionally
212 discharges or spills any chemical liquids or solid, liquid or gaseous
213 products or hazardous wastes shall not be eligible for a grant from the
214 account.

215 (h) The Commissioner of Economic and Community Development

216 shall establish procedures for distribution of the grants and shall adopt
217 criteria to carry out the provisions of this section. Such criteria shall
218 specify (1) who may apply for grants; (2) how establishments, whether
219 owned or leased, will be determined to be eligible for grants; (3) the costs
220 for which grants may be made; and (4) a method for ensuring timely
221 payment of funds to grant recipients.

222 Sec. 4. Section 3-110f of the general statutes is repealed and the
223 following is substituted in lieu thereof (*Effective from passage*):

224 The Commissioner of Economic and Community Development [,
225 with recommendations of the Culture and Tourism Advisory
226 Committee,] shall designate, every three years, a state poet laureate. The
227 commissioner may fill any vacancy by appointment for the unexpired
228 portion of the term vacated.

229 Sec. 5. Subsection (c) of section 4-9a of the general statutes is repealed
230 and the following is substituted in lieu thereof (*Effective from passage*):

231 (c) Notwithstanding any provision of law, the term of each member
232 of each board and commission within the executive branch, except the
233 State Board of Education, the Board of Regents for Higher Education,
234 the Commission on Human Rights and Opportunities, the State
235 Elections Enforcement Commission, the State Properties Review Board,
236 the Citizen's Ethics Advisory Board, the Commission on Medicolegal
237 Investigations, the Psychiatric Security Review Board, the Commission
238 on Fire Prevention and Control, the E 9-1-1 Commission, [the Culture
239 and Tourism Advisory Committee,] and the board of trustees of each
240 constituent unit of the state system of higher education, commencing on
241 or after July 1, 1979, shall be coterminous with the term of the Governor
242 or until a successor is chosen, whichever is later.

243 Sec. 6. Subsection (a) of section 4b-60 of the general statutes is
244 repealed and the following is substituted in lieu thereof (*Effective from*
245 *passage*):

246 (a) There shall be a State Commission on Capitol Preservation and
247 Restoration to consist of twelve members to be appointed as follows:
248 Two members shall be appointed by the Governor, two by the speaker
249 of the House of Representatives, two by the president pro tempore of
250 the Senate, one by the House minority leader, one by the Senate
251 minority leader, two members of the Joint Committee on Legislative
252 Management, one appointed by each of the chairmen of said committee,
253 and one member of the [Culture and Tourism Advisory Committee]
254 Historic Preservation Council appointed by its chairperson. The
255 Commissioner of Administrative Services, or the commissioner's
256 designee, shall be an ex-officio member of the commission and shall
257 attend its meetings. Vacancies on the commission shall be filled by the
258 original appointing authority for the unexpired portion of the term. The
259 members shall serve without compensation for their services but shall
260 be reimbursed for their actual and necessary expenses incurred in the
261 performance of their duties. The commission shall meet at least
262 quarterly, and more often on the call of the chairman or on the written
263 request of a majority of the members. The commission may designate
264 subcommittees to carry out its functions. Any member who fails to
265 attend three consecutive meetings or fails to attend fifty per cent of all
266 meetings held during any calendar year shall be deemed to have
267 resigned.

268 Sec. 7. Subsection (a) of section 4b-66a of the general statutes is
269 repealed and the following is substituted in lieu thereof (*Effective from*
270 *passage*):

271 (a) There is established a Connecticut Capitol Center Commission.
272 The commission shall consist of (1) the Secretary of the Office of Policy
273 and Management, or the secretary's designee; (2) the Commissioner of
274 Administrative Services, or the commissioner's designee; (3) the
275 Commissioner of Economic and Community Development, or the
276 commissioner's designee; (4) the chairperson of the [Culture and
277 Tourism Advisory Committee] Historic Preservation Council, or the
278 chairperson's designee; (5) one member appointed by the speaker of the

279 House of Representatives; (6) one member appointed by the president
280 pro tempore of the Senate; (7) one member appointed by the majority
281 leader of the House of Representatives; (8) one member appointed by
282 the majority leader of the Senate; (9) one member appointed by the
283 minority leader of the House of Representatives; (10) one member
284 appointed by the minority leader of the Senate; (11) the chairperson of
285 the Hartford Commission on the City Plan; (12) one member appointed
286 by the mayor of the city of Hartford; and (13) one member from the
287 South Downtown Neighborhood Revitalization Committee.

288 Sec. 8. Subsection (b) of section 10a-111a of the general statutes is
289 repealed and the following is substituted in lieu thereof (*Effective from*
290 *passage*):

291 (b) The State Historian shall: (1) [Be a member of the Culture and
292 Tourism Advisory Committee, established pursuant to section 10-393,
293 (2) edit] Edit or supervise the editing and publication of the public
294 records of the state, [(3)] (2) provide information and advice to members
295 of the government at all levels, [(4)] (3) assist the State Board of
296 Education in efforts to promote the teaching of history in schools and
297 teacher preparation programs, [(5)] (4) respond to requests for advice
298 from historical societies, [(6)] (5) respond to requests for information on
299 the state's history, [(7)] (6) make public appearances and addresses on
300 the state's history, [(8)] (7) prepare bibliographies and other research
301 aids relating to the history of the state, and [(9)] (8) promote by
302 appropriate informative and educational programs the celebration or
303 commemoration of significant historical events.

304 Sec. 9. Subsection (b) of section 11-6a of the general statutes is
305 repealed and the following is substituted in lieu thereof (*Effective from*
306 *passage*):

307 (b) There is established an advisory committee to advise the State
308 Library Board with respect to the policies, collections, programs,
309 activities and operations of the Raymond E. Baldwin Museum of
310 Connecticut History and Heritage. The advisory committee shall consist

311 of eight members as follows: The [executive director of the Culture and
312 Tourism Advisory Committee] chairperson of the Historic Preservation
313 Council, or the chairperson's designee; the executive director of the
314 Connecticut Historical Society; the State Historian; and five persons
315 appointed by the Governor, three of whom shall be experienced
316 museum professionals.

317 Sec. 10. Subsection (b) of section 12-376d of the general statutes is
318 repealed and the following is substituted in lieu thereof (*Effective from*
319 *passage*):

320 (b) There shall be appointed, as part of the Department of Economic
321 and Community Development, an advisory panel to consider the
322 proposed acceptance of any such work of art. The advisory panel shall
323 prepare a written statement as to acceptance or rejection of any such
324 work of art for the purposes of this section. In each instance, said panel
325 shall consist of eleven members, including the chairperson of the
326 [Culture and Tourism Advisory Committee] Connecticut Arts Council
327 and two generally acknowledged experts as to the particular type of
328 visual art work under consideration, as determined by said chairperson,
329 with such appointments to be made by said chairperson and approved
330 by the [Culture and Tourism Advisory Committee] Connecticut Arts
331 Council. In addition, said advisory panel shall include eight members
332 of the General Assembly, with two of such members appointed by the
333 president pro tempore of the Senate, one of such members appointed by
334 the majority leader of the Senate, one of such members appointed by the
335 minority leader of the Senate, two of such members appointed by the
336 speaker of the House of Representatives, one of such members
337 appointed by the majority leader of the House of Representatives and
338 one of such members appointed by the minority leader of the House of
339 Representatives.

340 Sec. 11. Subsection (a) of section 22a-27s of the general statutes is
341 repealed and the following is substituted in lieu thereof (*Effective from*
342 *passage*):

343 (a) There is established the Face of Connecticut Steering Committee,
344 which shall be within the Department of Energy and Environmental
345 Protection for administrative purposes only. Such committee shall
346 direct the expenditure of any funds deposited in the Face of Connecticut
347 account created under section 22a-27t. The committee shall consist of the
348 Commissioner of Energy and Environmental Protection, the
349 Commissioner of Economic and Community Development, or the
350 commissioner's designee, the Commissioner of Agriculture, [the
351 chairperson of the Culture and Tourism Advisory Committee] a
352 member of the Connecticut Tourism Council, appointed by its
353 chairperson, the Secretary of the Office of Policy and Management and
354 ten members as follows: (1) A representative of a local organization
355 involved in historic preservation, appointed by the speaker of the House
356 of Representatives; (2) a representative of a nonprofit organization
357 involved in farmland preservation, appointed by the president pro
358 tempore of the Senate; (3) a representative of a local or regional
359 nonprofit organization involved in the preservation of open space,
360 appointed by the majority leader of the House of Representatives; (4) a
361 representative of a water company actively involved in land
362 preservation, appointed by the majority leader of the Senate; (5) a
363 representative of the agricultural industry, appointed by the minority
364 leader of the House of Representatives; (6) a representative of a state-
365 wide nonprofit involved in the preservation of open space, appointed
366 by the minority leader of the Senate; (7) a representative of a state-wide
367 nonprofit organization involved in historic preservation, appointed by
368 the Governor; (8) a representative of an organization involved with
369 community redevelopment, appointed by the Governor; (9) a
370 representative of the legislative Brownfields Task Force, appointed by
371 the speaker of the House of Representatives; and (10) a representative
372 of the environmental law section of the Connecticut Bar Association
373 who is involved with brownfields remediation, appointed by the
374 president pro tempore of the Senate.

375 Sec. 12. Subsection (a) of section 32-1o of the general statutes is
376 repealed and the following is substituted in lieu thereof (*Effective from*

377 *passage*):

378 (a) On or before July 1, 2015, and every four years thereafter, the
379 Commissioner of Economic and Community Development, within
380 available appropriations, shall prepare an economic development
381 strategic plan for the state in consultation with the Secretary of the Office
382 of Policy and Management, the Commissioners of Energy and
383 Environmental Protection and Transportation, the Labor
384 Commissioner, [the chairperson of the Culture and Tourism Advisory
385 Committee,] the executive directors of the Connecticut Housing Finance
386 Authority and the Connecticut Health and Educational Facilities
387 Authority, and the chief executive officer of Connecticut Innovations,
388 Incorporated, or their respective designees, and any other agencies the
389 Commissioner of Economic and Community Development deems
390 appropriate.

391 Sec. 13. Section 32-6t of the general statutes is repealed and the
392 following is substituted in lieu thereof (*Effective from passage*):

393 On or before October 1, 2012, the Commissioner of Economic and
394 Community Development, in consultation with the [Culture and
395 Tourism Advisory Committee] State Historian, shall develop a program
396 to designate locations in the state with cultural, educational or historical
397 significance as "Connecticut Treasures". Such program shall promote
398 locations designated as Connecticut Treasures or state-owned and
399 operated museums, and shall integrate existing programs of the
400 Department of Economic and Community Development and [Culture
401 and Tourism Advisory Committee] the State Historian in the promotion
402 of such locations to adults and children. Such program shall include a
403 "Connecticut Treasures Passport", which shall provide free or reduced
404 admission to locations designated as Connecticut Treasures and all
405 state-owned and operated museums for children younger than eighteen
406 years of age who are accompanied by an adult.

407 Sec. 14. Section 32-1m of the general statutes is repealed and the
408 following is substituted in lieu thereof (*Effective from passage*):

409 (a) Not later than February first, annually, the Commissioner of
410 Economic and Community Development shall submit a report to the
411 Governor, the Auditors of Public Accounts and the joint standing
412 committees of the General Assembly having cognizance of matters
413 relating to appropriations and the budgets of state agencies, finance,
414 revenue and bonding and commerce, in accordance with the provisions
415 of section 11-4a. Not later than thirty days after submission of the report,
416 said commissioner shall post the report on the Department of Economic
417 and Community Development's web site. Such report shall include, but
418 not be limited to, the following information with regard to the activities
419 of the Department of Economic and Community Development, [and to
420 business assistance or] business assistance programs administered by
421 Connecticut Innovations, Incorporated and tax incentive programs not
422 administered by the department, during the preceding state fiscal year:

423 (1) A brief description and assessment of the state's economy during
424 such year, utilizing the most recent and reasonably available data, and
425 including:

426 (A) Connecticut employment by industry;

427 (B) Connecticut and national average unemployment; and

428 (C) Connecticut gross state product, by industry.

429 (2) An analysis of the economic development portfolio of the
430 department, including, but not limited to, each business assistance or
431 incentive program, including any business tax credit or abatement
432 program, grant, loan, forgivable loan or other form of assistance,
433 enacted for the purpose of improving economic development. The
434 analysis shall include:

435 (A) The Internet web site address of the state's open data portal and
436 an indication of where the name, address and location of each recipient
437 of the department's assistance is published on the site along with the
438 following information concerning each recipient: (i) Business activities,

439 (ii) standard industrial classification codes or North American industrial
440 classification codes, (iii) whether the recipient is a minority or woman-
441 owned business, (iv) a summary of the terms and conditions for the
442 assistance, including the type and amount of state financial assistance
443 and job creation or retention requirements, (v) the amount of
444 investments from private and other nonstate sources that have been
445 leveraged by the assistance, and (vi) the amount of state investment;

446 (B) A portfolio analysis, including an analysis of the wages paid by
447 recipients of financial assistance by industry;

448 (C) An investment analysis, including (i) total portfolio value, (ii)
449 total investment by industry, (iii) portfolio dollar per job average, (iv)
450 portfolio leverage ratio;

451 (D) An overview of the business assistance and incentive programs
452 administered by the department and an analysis of their estimated
453 economic impact on the state's economy. The analysis shall include, for
454 each business assistance or incentive program for which such data is
455 available, the number of new jobs created, the borrowing cost to the
456 state and the estimated impact of such program on annual state
457 revenues;

458 (E) An analysis of whether the statutory and programmatic goals of
459 each business or incentive program are being met, with obstacles to such
460 goals identified, if possible;

461 (F) (i) Recommendations as to whether any existing business
462 assistance or incentive program should be continued, modified or
463 repealed and the basis or bases for such recommendations, and (ii) any
464 recommendations for additional data collection by the state to better
465 inform future evaluations of such programs; and

466 (G) The methodologies and assumptions used in carrying out the
467 analyses under this subdivision.

468 (3) An analysis of the community development portfolio of the

469 department, including:

470 (A) The Internet web site address of the state's open data portal and
471 an indication of where the name, address and location of each recipient
472 of the department's assistance is published on the site along with the
473 following information concerning each recipient: (i) Amount of state
474 investment, (ii) a summary of the terms and conditions for the
475 department's assistance, including the type and amount of state
476 financial assistance, and (iii) the amount of investments from private
477 and other nonstate sources that have been leveraged by such assistance;
478 and

479 (B) An investment analysis, including (i) total active portfolio value,
480 (ii) total investments made in the preceding state fiscal year, and (iii)
481 total portfolio leverage ratio.

482 [(4) An analysis of each business assistance or incentive program,
483 including any business tax credit or abatement program, grant, loan,
484 forgivable loan or other form of assistance, enacted for the purpose of
485 improving economic development, that (A) (i) had ten or more
486 recipients of assistance in the preceding state fiscal year, or (ii) credited,
487 abated or distributed more than one million dollars in the preceding
488 state fiscal year, and (B) is not administered by the department. The
489 analysis shall include:

490 (i) An overview of the business assistance or incentive program and
491 an analysis of its estimated economic effects on the state's economy,
492 including, for each program where such data is available, the number of
493 new jobs created and the estimated impact of such program on annual
494 state revenues;

495 (ii) An analysis of whether the statutory and programmatic goals of
496 each business assistance or incentive program are being met, with
497 obstacles to such goals identified, if possible;

498 (iii) Recommendations as to whether any such existing business

499 assistance or incentive program should be continued, modified or
500 repealed and the basis or bases for such recommendations, and any
501 recommendations for additional data collection by the state to better
502 inform future evaluations of such programs; and

503 (iv) The methodologies and assumptions used in carrying out the
504 analysis under this subdivision.]

505 [(5)] (4) A summary of the department's international trade efforts in
506 the preceding state fiscal year, and, to the extent possible, a summary of
507 foreign direct investment that occurred in the state in such year.

508 [(6)] (5) A summary of the total social and economic impact of the
509 department's efforts and activities in the areas of economic and
510 community development, and an assessment of the department's
511 performance in terms of meeting its stated goals and objectives.

512 [(7)] (6) With regard to the Small Business Express program
513 established pursuant to section 32-7g, data on (A) the number of small
514 businesses that applied to the Small Business Express program, (B) the
515 number of small businesses that received assistance under said program
516 and the general categories of such businesses, (C) the amounts and types
517 of assistance provided, (D) the total number of jobs on the date of
518 application and the number proposed to be created or retained, and (E)
519 the most recent employment figures of the small businesses receiving
520 assistance.

521 [(8)] (7) With regard to airport development zones established
522 pursuant to section 32-75d, a summary of the economic and cost benefits
523 of each zone and any recommended revisions to any such zones.

524 [(9)] (8) An overview of the department's activities related to tourism,
525 the arts and historic preservation.

526 [(10)] (9) An overview of the department's activities concerning
527 digital media, motion pictures and related production activity, and an
528 analysis of the use of the film production tax credit established under

529 section 12-217jj, the entertainment industry infrastructure tax credit
530 established under section 12-217kk and the digital animation
531 production tax credit established under section 12-217ll, including the
532 amount of any tax credit issued under said sections and the total amount
533 of production expenses or costs incurred in the state by the taxpayer
534 who was issued such a tax credit.

535 [(11)] (10) A summary of the department's and the office of the permit
536 ombudsman's brownfield-related efforts and activities in the preceding
537 fiscal year.

538 [(12)] (11) A summary of the department's dry cleaning establishment
539 remediation account activities in the preceding fiscal year.

540 (b) Any annual report that is required from the department by any
541 provision of the general statutes shall be incorporated into the annual
542 report submitted pursuant to subsection (a) of this section.

543 (c) [On or before March 1, 2018, and annually thereafter] Not later
544 than sixty days after the submission of a report by the Auditors of Public
545 Accounts pursuant to section 2-90c, as amended by this act, the joint
546 standing committees of the General Assembly having cognizance of
547 matters relating to appropriations and the budgets of state agencies,
548 finance, revenue and bonding and commerce shall hold, individually or
549 jointly, one or more public hearings on such report and the analyses
550 included in the annual report under subdivisions (2) and (4) of
551 subsection (a) of this section.

552 Sec. 15. Section 31-362b of the general statutes is repealed and the
553 following is substituted in lieu thereof (*Effective from passage*):

554 The Commissioner of Economic and Community Development shall:
555 (1) Evaluate existing and potential job skills needed for Connecticut
556 business and industry; (2) coordinate and recommend improvements in
557 vocational educational programs in order to match vocational programs
558 with job needs; (3) encourage work-study programs in industry and

559 more scholarships funded by employers, unions and government; (4)
560 encourage retraining programs for the underemployed and
561 unemployed in order to provide a guaranteed work force; and (5)
562 evaluate and make recommendations for executive and legislative
563 action to improve programs regarding job innovation and development.
564 [The commissioner shall make a report of his findings and
565 recommendations to the Governor and General Assembly not later than
566 February 15, 1980, and annually thereafter.]

567 Sec. 16. Subsections (a) and (b) of section 10-392 of the general statutes
568 are repealed and the following is substituted in lieu thereof (*Effective*
569 *from passage*):

570 (a) The General Assembly finds and declares that culture, history, the
571 arts and the digital media and motion picture and tourism industries
572 contribute significant value to the vitality, quality of life and economic
573 health of Connecticut. The Connecticut Trust for Historic Preservation
574 shall operate in conjunction with the Department of Economic and
575 Community Development for purposes of joint strategic planning,
576 annual reporting on appropriations and fiscal reporting. The
577 department shall enhance and promote culture, history, the arts and the
578 tourism and digital media and motion picture industries in Connecticut.

579 (b) The department shall:

580 (1) Market and promote Connecticut as a destination for leisure and
581 business travelers through the development and implementation of a
582 strategic state-wide marketing plan and provision of visitor services to
583 enhance the economic impact of the tourism industry;

584 (2) Promote the arts;

585 (3) Recognize, protect, preserve and promote historic resources;

586 (4) Interpret and present Connecticut's history and culture;

587 (5) Promote Connecticut as a location in which to produce digital

588 media and motion pictures and to establish and conduct business
589 related to the digital media and motion picture industries to enhance
590 these industries' economic impact in the state;

591 (6) Establish a uniform financial reporting system and forms to be
592 used by each regional tourism district, established under section 10-397,
593 in the preparation of the annual budget submitted to the General
594 Assembly; and

595 (7) Integrate funding and programs whenever possible.]; and

596 (8) On or before January 1, 2012, and biennially thereafter, develop
597 and submit to the Governor and the General Assembly, in accordance
598 with section 11-4a, a strategic plan to implement subdivisions (1) to (5),
599 inclusive, of this subsection.]

600 Sec. 17. Section 10-397 of the general statutes is repealed and the
601 following is substituted in lieu thereof (*Effective from passage*):

602 (a) There are established three regional tourism districts, each of
603 which shall promote and market districts as regional leisure and
604 business traveler destinations to stimulate economic growth. The
605 districts shall be as follows:

606 (1) The eastern regional district, which shall consist of Ashford,
607 Bozrah, Brooklyn, Canterbury, Chaplin, Colchester, Columbia,
608 Coventry, East Lyme, Eastford, Franklin, Griswold, Groton, Hampton,
609 Killingly, Lebanon, Ledyard, Lisbon, Lyme, Mansfield, Montville, New
610 London, North Stonington, Norwich, Old Lyme, Plainfield, Pomfret,
611 Preston, Putnam, Salem, Scotland, Sprague, Sterling, Stonington,
612 Thompson, Union, Voluntown, Waterford, Willington, Windham and
613 Woodstock;

614 (2) The central regional district, which shall consist of Andover,
615 Avon, Berlin, Bethany, Bloomfield, Bolton, Branford, Canton, Cheshire,
616 Chester, Clinton, Cromwell, Deep River, Durham, East Granby, East
617 Haddam, East Hampton, East Hartford, East Haven, East Windsor,

618 Ellington, Enfield, Essex, Farmington, Glastonbury, Granby, Guilford,
619 Haddam, Hamden, Hartford, Hebron, Killingworth, Madison,
620 Manchester, Marlborough, Meriden, Middlefield, Middletown, Milford,
621 New Britain, New Haven, Newington, North Branford, North Haven,
622 Old Saybrook, Orange, Plainville, Portland, Rocky Hill, Simsbury,
623 Somers, South Windsor, Southington, Stafford, Suffield, Tolland,
624 Vernon, Wallingford, West Hartford, West Haven, Westbrook,
625 Wethersfield, Windsor, Windsor Locks and Woodbridge; and

626 (3) The western regional district, which shall consist of Ansonia,
627 Barkhamsted, Beacon Falls, Bethel, Bethlehem, Bridgeport, Bridgewater,
628 Bristol, Brookfield, Burlington, Canaan, Colebrook, Cornwall, Danbury,
629 Darien, Derby, Easton, Fairfield, Goshen, Greenwich, Hartland,
630 Harwinton, Kent, Litchfield, Middlebury, Monroe, Morris, Naugatuck,
631 New Fairfield, New Hartford, New Milford, New Canaan, Newtown,
632 Norfolk, North Canaan, Norwalk, Oxford, Plymouth, Prospect,
633 Redding, Ridgefield, Roxbury, Salisbury, Seymour, Sharon, Shelton,
634 Sherman, Southbury, Stamford, Stratford, Thomaston, Torrington,
635 Trumbull, Warren, Washington, Waterbury, Watertown, Weston,
636 Westport, Wilton, Winchester, Wolcott and Woodbury.

637 (b) Each regional tourism district shall be overseen by a board of
638 directors consisting of one representative from each municipality within
639 the district, appointed by the legislative body of the municipality and,
640 where the legislative body is a town meeting, by the board of selectmen.
641 Any such member of a board of directors shall serve for a term of three
642 years. In addition, the board of directors may appoint up to twenty-one
643 persons representing tourism interests within the district to serve on the
644 board. No board member shall be deemed a state employee for serving
645 on said board. All appointments to the board of directors shall be
646 reported to the Commissioner of Economic and Community
647 Development.

648 (c) The provisions of the Freedom of Information Act, as defined in
649 section 1-200, shall apply to each regional tourism district.

650 (d) Each tourism district shall adopt a charter and bylaws governing
651 its operation.

652 (e) Each regional tourism district shall (1) comply with uniform
653 standards for accounting and reporting expenditures that are
654 established by the Department of Economic and Community
655 Development in accordance with section 10-392, as amended by this act,
656 and are based on industry accounting standards developed by the
657 International Association of Convention and Visitor Bureaus or other
658 national organizations related to tourism, and (2) on or before January
659 first of each year, submit to the department, the Office of Policy and
660 Management and the Office of Fiscal Analysis an independent audit in
661 accordance with the provisions of sections 4-230 to 4-236, inclusive.

662 (f) Each regional tourism district shall solicit and may accept private
663 funds for the promotion of tourism within its towns and cities and shall
664 coordinate its activities with any private nonprofit tourist association
665 within the district and within this state, that promotes tourism industry
666 businesses in this state, in order to foster cooperation in the promotion
667 of such businesses. Any funds received by a regional tourism district
668 may be deposited in the account established in section 10-395 or in an
669 account established by such tourism district to receive such funds.

670 [(g) The central regional district office shall be located within the
671 department.]

672 [(h)] (g) The commissioner shall, within available appropriations,
673 distribute tourism funding evenly among the three tourism districts. At
674 the end of each fiscal year, commencing with the fiscal year ending June
675 30, 2021, each regional tourism district shall return any unexpended
676 funds to the Department of Economic and Community Development.
677 The commissioner shall use such funds to support state-wide
678 marketing.

679 [(i)] (h) Each regional tourism district may establish and administer a
680 matching grant program for any tourism industry business, tourism

681 destination, or not-for-profit arts and culture organization that has
682 received private funds for the marketing of such business, destination,
683 organization or regional tourism district. Such grants shall be used for
684 the marketing of such business, destination, organization or regional
685 tourism district.

686 Sec. 18. Subsection (a) of section 10-408b of the general statutes is
687 repealed and the following is substituted in lieu thereof (*Effective October*
688 *1, 2021*):

689 (a) In accordance with subdivision (4) of section 10-400, the
690 Connecticut Arts Council is authorized to establish and manage a
691 nonprofit foundation, the Connecticut Arts Council Foundation. [and
692 shall serve as the board of directors of such foundation.] The board of
693 directors of said foundation shall consist of sixteen members as follows:

694 (1) Five appointed by the Governor for a term of four years, one of
695 whom shall be the head of a state-wide arts organization;

696 (2) One appointed by the speaker of the House of Representatives for
697 a term of three years;

698 (3) One appointed by the president pro tempore of the Senate for a
699 term of three years;

700 (4) One appointed by the majority leader of the House of
701 Representatives for a term of three years;

702 (5) One appointed by the majority leader of the Senate for a term of
703 three years;

704 (6) One appointed by the minority leader of the House of
705 Representatives for a term of three years;

706 (7) One appointed by the minority leader of the Senate for a term of
707 three years;

708 (8) The Commissioner of Economic and Community Development,

709 who shall be an ex-officio, voting member;

710 (9) Three appointed by the Commissioner of Economic and
711 Community Development for a term of three years; and

712 (10) An employee of the Department of Economic and Community
713 Development responsible for arts and culture, who shall be designated
714 by the Commissioner of Economic and Community Development and
715 be an ex-officio, nonvoting member.

716 Sec. 19. Subsection (b) of section 10-409 of the general statutes is
717 repealed and the following is substituted in lieu thereof (*Effective from*
718 *passage*):

719 (b) Notwithstanding the provisions of this section or section 1-210,
720 the Department of Economic and Community Development may
721 withhold from disclosure to the public information relating to the
722 location of archaeological sites under consideration for listing by the
723 department or those listed on the National Register of Historic Places or
724 the state register of historic places whenever the department determines
725 that disclosure of specific information would create a risk of destruction
726 or harm to such sites. [The provisions of this subsection shall not apply
727 to any such site unless the person who reported or discovered such site
728 has submitted a written statement to the department requesting that no
729 disclosure be made. Upon receipt of such statement, the department
730 may withhold such information from disclosure until the July first next
731 succeeding such receipt. Such person may request that a period of
732 nondisclosure be extended by submitting such statements prior to July
733 first of any year.]

734 Sec. 20. Section 32-5a of the general statutes is repealed and the
735 following is substituted in lieu thereof (*Effective from passage*):

736 The Commissioner of Economic and Community Development and
737 the board of directors of Connecticut Innovations, Incorporated shall
738 require, as a condition of any financial assistance provided on and after

739 June 23, 1993, under any program administered by the Department of
740 Economic and Community Development or such corporation to any
741 business organization, except for a business organization that receives
742 any such financial assistance in an amount not more than fifty thousand
743 dollars and is an eligible small business, as defined in section 31-3pp, or
744 under any assistance program that is funded entirely by the federal
745 government, in which case the commissioner may require, that such
746 business organization: (1) Shall not relocate outside of the state for ten
747 years after receiving such assistance or during the term of a loan or loan
748 guarantee, whichever is longer, unless the full amount of the assistance
749 is repaid to the state and a penalty equal to five per cent of the total
750 assistance received is paid to the state, except that this subdivision shall
751 not be applicable to financial assistance by the corporation in the form
752 of an equity investment or other financial assistance, including a
753 convertible or seed loan, with predominantly equity characteristics, and
754 (2) shall, if the business organization relocates within the state during
755 such period, offer employment at the new location to its employees from
756 the original location if such employment is available. For the purposes
757 of subdivision (1) of this section, the value of a guarantee shall be equal
758 to the amount of the state's liability under the guarantee. As used in this
759 section, "relocate" means the physical transfer of a substantial portion,
760 as determined by the Commissioner of Economic and Community
761 Development, of the operations of a business or any division of a
762 business that independently receives any financial assistance from the
763 state from the location such business or division occupied at the time it
764 accepted the financial assistance to another location. Notwithstanding
765 the provisions of this section, the Commissioner of Economic and
766 Community Development shall adopt regulations in accordance with
767 chapter 54 to establish the terms and conditions of repayment, including
768 specifying the conditions under which repayment may be deferred,
769 following a determination by the commissioner of a legitimate hardship.

770 Sec. 21. Subdivision (2) of section 32-600 of the general statutes is
771 repealed and the following is substituted in lieu thereof (*Effective from*
772 *passage*):

773 (2) "Capital city project" means any or all of the following: (A) A
774 convention center project as defined in subdivision (3) of this section;
775 (B) a downtown higher education center; (C) the civic center and
776 coliseum complex; (D) the development of the infrastructure and
777 improvements to the riverfront; (E) (i) the creation of up to three
778 thousand downtown housing units through rehabilitation and new
779 construction, and (ii) the demolition or redevelopment of vacant
780 buildings; (F) the addition to downtown parking capacity; (G)
781 development and redevelopment; and (H) the promotion of and
782 attraction to in-state professional and amateur sports and sporting
783 events. [in consultation with the Sports Advisory Board established
784 under section 10-425.] All capital city projects shall be located or
785 constructed and operated in the capital city economic development
786 district, as defined in subdivision (7) of this section, provided any
787 project undertaken pursuant to subparagraph (G) of this subdivision
788 may be located anywhere in the town and city of Hartford, any project
789 undertaken pursuant to subparagraph (D) or (E) (ii) of this subdivision
790 may be located anywhere in the town and city of Hartford or town of
791 East Hartford, and any project undertaken pursuant to subparagraph
792 (H) of this subdivision may be located anywhere in the state.

793 Sec. 22. Section 23-100 of the general statutes is repealed and the
794 following is substituted in lieu thereof (*Effective from passage*):

795 As used in sections 23-101, 23-102, as amended by this act, [32-6a,] 32-
796 9qq, 32-327 and 32-228, "greenway" means a corridor of open space that
797 (1) may protect natural resources, preserve scenic landscapes and
798 historical resources or offer opportunities for recreation or
799 nonmotorized transportation, (2) may connect existing protected areas
800 and provide access to the outdoors, (3) may be located along a defining
801 natural feature, such as a waterway, along a man-made corridor,
802 including an unused right-of-way, traditional trail routes or historic
803 barge canals or (4) may be a greenspace along a highway or around a
804 village.

805 Sec. 23. Subsection (b) of section 23-102 of the general statutes is
806 repealed and the following is substituted in lieu thereof (*Effective from*
807 *passage*):

808 (b) The duties of the council shall be: (1) To advise and assist in the
809 coordination of state agencies, municipalities, regional planning
810 organizations, as defined in section 4-124i, and private citizens in
811 voluntarily planning and implementing a system of greenways; (2) to
812 operate a greenways help center to advise state agencies, municipalities,
813 regional planning organizations, as defined in section 4-124i, and
814 private citizens in the technical aspects of planning, designing and
815 implementing greenways, including advice on securing state, federal
816 and nongovernmental grants; (3) to establish criteria for designation of
817 greenways; (4) to maintain an inventory of greenways in the state which
818 shall include the location of greenways transportation projects which
819 have received grants under sections 23-101, [32-6a,] 32-9qq and 32-328;
820 (5) to advise the Commissioner of Economic and Community
821 Development on the distribution of grants for greenways transportation
822 projects pursuant to sections [32-6a,] 32-9qq and 32-328; and (6) to
823 advise the Commissioner of Energy and Environmental Protection on
824 the distribution of grants pursuant to section 23-101.

825 Sec. 24. Subsection (b) of section 32-1s of the general statutes is
826 repealed and the following is substituted in lieu thereof (*Effective from*
827 *passage*):

828 (b) Any order or regulation of the Connecticut Commission on
829 Culture and Tourism, which is in force on July 1, 2011, shall continue in
830 force and effect as an order or regulation of the Department of Economic
831 and Community Development until amended, repealed or superseded
832 pursuant to law. Where any order or regulation of said commission or
833 said department conflicts, the Commissioner of Economic and
834 Community Development may implement policies and procedures
835 consistent with the provisions of this section and sections 3-110f, as
836 amended by this act, 3-110h, 3-110i, 4-9a, as amended by this act, 4-66aa,

837 4-89, 4b-53, 4b-60, as amended by this act, 4b-64, 4b-66a, as amended by
838 this act, 5-198, 7-147a, 7-147b, 7-147c, 7-147j, 7-147p, 7-147q, 7-147y, 8-
839 37lll, 10-382, 10-384, 10-385, 10-386, 10-387, 10-388, 10-389, 10-391, 10-
840 392, as amended by this act, [10-393,] 10-394, 10-395, 10-396, 10-397, as
841 amended by this act, 10-397a, 10-399, 10-400, 10-401, 10-402, 10-403, 10-
842 404, 10-405, 10-406, 10-408, 10-409, as amended by this act, 10-410, 10-
843 411, 10-412, 10-413, 10-414, 10-415, 10-416, 10-416a, 10-416b, [10-425,]
844 10a-111a, as amended by this act, 10a-112, 10a-112b, 10a-112g, 11-6a, as
845 amended by this act, 12-376d, as amended by this act, 13a-252, 19a-315b,
846 19a-315c, 22a-1d, 22a-19b, 22a-27s, as amended by this act, 29-259, [32-
847 6a,] 32-11a and 32-35 while in the process of adopting the policy or
848 procedure in regulation form, provided notice of intention to adopt
849 regulations is printed in the Connecticut Law Journal not later than
850 twenty days after implementation. The policy or procedure shall be
851 valid until the time final regulations are effective.

852 Sec. 25. Subsection (c) of section 2-90c of the general statutes is
853 repealed and the following is substituted in lieu thereof (*Effective from*
854 *passage*):

855 (c) As part of each audit the Auditors of Public Accounts perform of
856 the Department of Economic and Community Development, said
857 auditors shall evaluate the annual reports submitted by the
858 Commissioner of Economic and Community Development since the last
859 audit performed of the department by said auditors and the analyses
860 required under [subdivisions (2) and (4)] subdivision (2) of subsection
861 (a) of section 32-1m, as amended by this act, and included in such annual
862 reports. Such evaluation shall include, but need not be limited to:

863 (1) A determination of whether evidence is available to support the
864 accuracy of the data presented in such annual reports;

865 (2) An evaluation of management practices and operations with
866 respect to the ease or difficulty for taxpayers to comply with the
867 requirements of the incentive programs;

868 (3) Recommendations for improving the administrative efficiency or
 869 effectiveness of the incentive programs; and

870 (4) An evaluation of whether such annual reports satisfy the
 871 reporting requirements under subsection (a) of section 32-1m, as
 872 amended by this act.

873 Sec. 26. Sections 10-393, 10-425, 32-1t, 32-6a, 32-9xx, 32-245 and 32-246
 874 of the general statutes are repealed. (*Effective from passage*)

This act shall take effect as follows and shall amend the following sections:		
Section 1	<i>from passage</i>	10-321q
Sec. 2	<i>from passage</i>	22a-19a
Sec. 3	<i>from passage</i>	12-263m
Sec. 4	<i>from passage</i>	3-110f
Sec. 5	<i>from passage</i>	4-9a(c)
Sec. 6	<i>from passage</i>	4b-60(a)
Sec. 7	<i>from passage</i>	4b-66a(a)
Sec. 8	<i>from passage</i>	10a-111a(b)
Sec. 9	<i>from passage</i>	11-6a(b)
Sec. 10	<i>from passage</i>	12-376d(b)
Sec. 11	<i>from passage</i>	22a-27s(a)
Sec. 12	<i>from passage</i>	32-1o(a)
Sec. 13	<i>from passage</i>	32-6t
Sec. 14	<i>from passage</i>	32-1m
Sec. 15	<i>from passage</i>	31-362b
Sec. 16	<i>from passage</i>	10-392(a) and (b)
Sec. 17	<i>from passage</i>	10-397
Sec. 18	<i>October 1, 2021</i>	10-408b(a)
Sec. 19	<i>from passage</i>	10-409(b)
Sec. 20	<i>from passage</i>	32-5a
Sec. 21	<i>from passage</i>	32-600(2)
Sec. 22	<i>from passage</i>	23-100
Sec. 23	<i>from passage</i>	23-102(b)
Sec. 24	<i>from passage</i>	32-1s(b)
Sec. 25	<i>from passage</i>	2-90c(c)
Sec. 26	<i>from passage</i>	Repealer section

