



House Bill No. 5246

Public Act No. 26-30

AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR TECHNICAL REVISIONS TO STATUTES CONCERNING ENERGY AND TECHNOLOGY.

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

Section 1. Subparagraph (B) of subdivision (4) of subsection (d) of section 16-50mm of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(B) Any evaluation by the department or the Office of Consumer Counsel and any draft report resulting from that evaluation must be completed and shared with the electric distribution companies not later than ninety days prior to an electric distribution company's filing of an application or petition before the Connecticut Siting Council, [;] provided [, however, that] the electric distribution company informs the department and the Office of Consumer Counsel of the anticipated filing date not less than twelve months in advance of such filing date.

Sec. 2. Subdivision (1) of subsection (b) of section 16-245i of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(b) (1) Notwithstanding any general or special law, rule [,] or

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regulation to the contrary, except as otherwise provided in this subsection with respect to transition property that has been made the basis for the issuance of rate reduction bonds, the financing orders and the competitive transition assessment shall be irrevocable and the authority shall not have authority either by rescinding, altering [,] or amending the financing order or otherwise, to revalue or revise for rate-making purposes the stranded costs and financed utility services, or the costs of providing, recovering, financing [,] or refinancing the stranded costs and financed utility services, the amount of the economic recovery transfer or the amount of disbursements to the General Fund from proceeds of rate reduction bonds substituted for such disbursements in furtherance of the Conservation and Load Management Plan established by section 16-245m, and from the Clean Energy Fund established by section 16-245n, determine that the competitive transition assessment is unjust or unreasonable, or in any way reduce or impair the value of transition property either directly or indirectly by taking the competitive transition assessment into account when setting other rates for the electric distribution company; nor shall the amount of revenues arising with respect thereto be subject to reduction, impairment, postponement [,] or termination.

Sec. 3. Subsection (f) of section 16a-3v of the 2026 supplement to the general statutes is repealed and the following is substituted in lieu thereof (*Effective from passage*):

(f) Not later than April 1, 2026, and annually thereafter through April 1, 2041, the Commissioner of Energy and Environmental Protection, in coordination with the Public Utilities Regulatory Authority, shall report on (1) the annual load factor and daily load factors for the prior calendar year for each electric distribution company, (2) any policies and strategies adopted through an authority proceeding to promote the achievement of the system efficiency goal established in subsection (b) of this section, including the costs and benefits of any program

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implemented pursuant to this section, and (3) any cost-effective policies or programs the legislature may adopt to promote the achievement of such system efficiency goal. The commissioner may consult with, and request data from, the electric distribution companies to assist in the preparation of such report. The commissioner shall submit such report, in accordance with the provisions of section 11-4a₂ to the joint standing committee of the General Assembly having cognizance of matters [related] relating to energy and technology.