



General Assembly

Amendment

February Session, 2014

LCO No. 4696

HB0558404696HRO

Offered by:

REP. CANDELORA, 86th Dist.
REP. ADINOLFI, 103rd Dist.
REP. FRITZ, 90th Dist.
REP. PISCOPO, 76th Dist.

SEN. WELCH, 31st Dist.
SEN. FASANO, 34th Dist.
REP. MUSHINSKY, 85th Dist.

To: Subst. House Bill No. 5584

File No. 511

Cal. No. 304

**"AN ACT CONCERNING REGIONALISM AND MAKING
TECHNICAL CHANGES TO STATUTES CONCERNING MUNICIPAL
TAX COLLECTION."**

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

3 "Sec. 501. Subsection (c) of section 32-70 of the general statutes is
4 repealed and the following is substituted in lieu thereof (*Effective July*
5 *1, 2014*):

6 (c) (1) On or before September 30, 1993, the Commissioner of
7 Economic and Community Development shall approve the
8 designation of ten areas as enterprise zones, not more than four of
9 which shall be in municipalities with a population greater than eighty
10 thousand and not more than six of which shall be in municipalities
11 with a population of less than eighty thousand.

12 (2) (A) On or after October 1, 1993, the commissioner shall approve
13 the designation of two areas as enterprise zones. Each such area shall
14 be in a municipality with a population of less than eighty thousand, in
15 which there are one or more base or plant closures. Such municipalities
16 shall be in different counties. If the commissioner approves the
17 designation of an area of a municipality as an enterprise zone because
18 of a plant closure in the municipality and there is a closure of another
19 plant in any other municipality in the state by the same business, the
20 commissioner shall also designate an area in such other municipality
21 as an enterprise zone. If any such designated area includes a portion of
22 a census tract in which any such base or plant is located, the census
23 tracts in such area shall not be required to meet the eligibility criteria
24 set forth under subsection (a) of this section for enterprise zone
25 designation. If any such area is located elsewhere in the municipality,
26 the census tracts in such area shall meet such eligibility criteria. As
27 used in this subparagraph, (i) "base" means any United States or state
28 of Connecticut military base or facility located in whole or in part
29 within the state; (ii) "plant" means any manufacturing or economic
30 base business, as defined in subsection (l) of section 32-222; and (iii)
31 "closure" means any reduction or transfer in military personnel or
32 civilian employment at one or more bases or plants in a municipality,
33 which occurred between July 1, 1989, and July 1, 1993, or is scheduled
34 to occur between July 1, 1993, and July 1, 1996, and exceeds two
35 thousand persons. Such employment figures shall be certified by the
36 Labor Department. (B) On or after October 1, 1993, the commissioner
37 shall approve the designation of three other areas as enterprise zones,
38 one of which shall be in a municipality with a population greater than
39 eighty thousand and two of which shall be in municipalities with a
40 population of less than eighty thousand. The census tracts in such
41 areas shall meet the eligibility criteria set forth under subsection (a) of
42 this section for enterprise zone designation. The commissioner shall
43 approve the designation of enterprise zones under this subparagraph
44 for those municipalities which he or she determines to have
45 experienced the largest increases in poverty from October 1, 1989, to
46 October 1, 1993, inclusive, based on a weighted average of the

47 unemployment rate, caseload under the temporary family assistance
48 program and per capita income of less than ninety per cent of the state
49 average between 1985 and 1989. In making his determination, the
50 commissioner may also consider the vacancy rates for commercial and
51 industrial facilities in a municipality and a municipality's program for
52 the implementation of an effective enterprise zone program. To the
53 extent appropriate, the commissioner shall use the Regional Economic
54 Models, Inc. (REMI) system in making the calculations for such
55 determination. (C) Notwithstanding the provisions of subsection (a) of
56 this section, municipalities that were not distressed municipalities
57 under the provisions of subsection (b) of section 32-9p on February 1,
58 1986, shall be eligible to designate areas as enterprise zones under
59 subparagraph (A) or (B) of this subdivision.

60 (3) Notwithstanding the eligibility criteria set forth in subsection (a)
61 of this section, the commissioner shall, on or before January 1, 2015,
62 approve the designation of two areas as enterprise zones as follows:
63 (A) One area shall be in a municipality with a population of not less
64 than seven thousand eight hundred and not more than seven thousand
65 nine hundred, as enumerated in the 2010 federal decennial census, and
66 having a total area of not more than 12.2 square miles, and (B) one area
67 shall be in a municipality with a population of not more than fifty
68 thousand, as enumerated in the 2010 federal decennial census, and in
69 which is located a United States Postal Service processing center that at
70 any point in time employed one thousand or more persons, except that
71 such area shall only be designated as an enterprise zone for a term of
72 five years. Each such enterprise zone area shall consist of two
73 contiguous United States census tracts, contiguous portions of such
74 census tracts or all or a portion of an individual census tract, as
75 determined in accordance with the most recent federal decennial
76 census, and if such area is covered by zoning, a portion of such area
77 shall be zoned to allow commercial or industrial activity.

78 [(3)] (4) The commissioner shall not approve the designation of
79 more than one enterprise zone in any municipality. The commissioner
80 shall adopt regulations in accordance with chapter 54 concerning such

81 additional qualifications for an area to become an enterprise zone as he
 82 or she deems necessary. The commissioner may remove the
 83 designation of any area he or she has approved as an enterprise zone if
 84 such area no longer meets the criteria for designation as such an area
 85 set forth in this section or in regulations adopted pursuant to this
 86 section, provided no such designation shall be removed less than ten
 87 years from the original date of approval of such zone. The
 88 commissioner may designate any additional area as an enterprise zone
 89 if that area is designated as an enterprise zone, empowerment zone or
 90 enterprise community pursuant to any federal legislation."

This act shall take effect as follows and shall amend the following sections:		
Sec. 501	<i>July 1, 2014</i>	32-70(c)