

General Assembly

January Session, 2023

Amendment

LCO No. 10016



Offered by: REP. DUBITSKY, 47<sup>th</sup> Dist.

To: Subst. Senate Bill No. 1147

File No. 563

Cal. No. 630

(As Amended)

## "AN ACT CONCERNING THE ENVIRONMENTAL JUSTICE PROGRAM OF THE DEPARTMENT OF ENERGY AND ENVIRONMENTAL PROTECTION."

1 Strike subdivision (2) of subsection (a) of section 1 and insert the 2 following in lieu thereof:

3 "(2) "Affecting facility" means any (A) electric generating facility with 4 a capacity of more than ten megawatts; (B) sludge or solid waste 5 incinerator or combustor; (C) sewage treatment plant with a capacity of 6 more than fifty million gallons per day; (D) intermediate processing 7 center, volume reduction facility or multitown recycling facility with a 8 combined monthly volume in excess of twenty-five tons; (E) new or 9 expanded landfill, including, but not limited to, a landfill that contains 10 ash, construction and demolition debris or solid waste; (F) medical 11 waste incinerator; or (G) major source of air pollution, as defined by the 12 federal Clean Air Act. "Affecting facility" shall not include (i) the portion 13 of an electric generating facility that uses nonemitting and nonpolluting 14 renewable resources such as wind, solar and hydro power or that uses 15 fuel cells, (ii) any facility for which a certificate of environmental 16 compatibility and public need was obtained from the Connecticut Siting 17 Council on or before January 1, 2000, [or] (iii) a facility of a constituent 18 unit of the state system of higher education that has been the subject of 19 an environmental impact evaluation in accordance with the provisions 20 of sections 22a-1b to 22a-1h, inclusive, and such evaluation has been 21 determined to be satisfactory in accordance with section 22a-1e, or (iv) 22 any natural gas pumping station;"