

General Assembly

Raised Bill No. 198

February Session, 2024

LCO No. 1098



Referred to Committee on ENVIRONMENT

Introduced by: (ENV)

AN ACT ESTABLISHING LOCAL REPRESENTATION ON THE CONNECTICUT SITING COUNCIL FOR LOCAL PROJECTS.

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

- Section 1. Section 16-50j of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2024*):
- 3 (a) There is established a "Connecticut Siting Council", hereinafter 4 referred to as the "council", which shall be within the Department of 5 Energy and Environmental Protection for administrative purposes only.
- 6 (b) Except for proceedings under chapter 445, this subsection and 7 subsection (c) of this section, the council shall consist of: (1) The 8 Commissioner of Energy and Environmental Protection, or his 9 designee; (2) the chairperson of the Public Utilities Regulatory 10 Authority, or the chairperson's designee; (3) one designee of the speaker 11 of the House and one designee of the president pro tempore of the 12 Senate; and (4) five members of the public, to be appointed by the 13 Governor, at least two of whom shall be experienced in the field of 14 ecology, and not more than one of whom shall have affiliation, past or 15 present, with any utility or governmental utility regulatory agency, or

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with any person owning, operating, controlling, or presently contracting with respect to a facility, a hazardous waste facility, as defined in section 22a-115, or an ash residue disposal area.

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(c) For proceedings under chapter 445, subsection (b) of this section and this subsection, the council shall consist of (1) the Commissioners of Public Health and Emergency Services and Public Protection or their designated representatives; (2) the designees of the speaker of the House of Representatives and the president pro tempore of the Senate as provided in subsection (b) of this section; (3) the five members of the public as provided in subsection (b) of this section; and (4) four ad hoc members, three of whom shall be electors from the municipality in which the proposed facility is to be located and one of whom shall be an elector from a neighboring municipality likely to be most affected by the proposed facility. The municipality most affected by the proposed facility shall be determined by the permanent members of the council. If any one of the five members of the public or of the designees of the speaker of the House of Representatives or the president pro tempore of the Senate resides (A) in the municipality in which a hazardous waste facility is proposed to be located for a proceeding concerning a hazardous waste facility or in which a low-level radioactive waste facility is proposed to be located for a proceeding concerning a low-level radioactive waste facility, or (B) in the neighboring municipality likely to be most affected by the proposed facility, the appointing authority shall appoint a substitute member for the proceedings on such proposal. If any appointee is unable to perform his duties on the council due to illness, or has a substantial financial or employment interest which is in conflict with the proper discharge of his duties under this chapter, the appointing authority shall appoint a substitute member for proceedings on such proposal. An appointee shall report any substantial financial or employment interest which might conflict with the proper discharge of his duties under this chapter to the appointing authority who shall determine if such conflict exists. If any state agency is the applicant, an appointee shall not be deemed to have a substantial employment

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conflict of interest because of employment with the state unless such appointee is directly employed by the state agency making the application. Ad hoc members shall be appointed by the chief elected official of the municipality they represent and shall continue their membership until the council issues a letter of completion of the development and management plan to the applicant.

(d) For any proceeding that occurs on or after the effective date of this section, in addition to the membership provided for in subsection (b) or (c) of this section, as applicable, the council shall consist of one elector from the municipality in which such facility is proposed to be located, as appointed by the chief elected official of such municipality. In the event that such facility will be located in two or more municipalities, one such elector shall be appointed by the applicable regional council of governments for the affected municipalities. Each such member shall serve as a nonvoting member for purposes of such proceeding and shall abide by all applicable rules of confidentiality concerning such proceeding.

[(d)] (e) The chairman of the council shall be appointed by the Governor from among the five public members appointed by him, with the advice and consent of the House or Senate, and shall serve as chairman at the pleasure of the Governor.

[(e)] (f) The public members of the council, including the chairman, the members appointed by the speaker of the House and president pro tempore of the Senate and the four ad hoc members specified in subsection (c) of this section, shall be compensated for their attendance at public hearings, executive sessions, or other council business as may require their attendance at the rate of two hundred dollars, provided in no case shall the daily compensation exceed two hundred dollars.

[(f)] (g) The council shall, in addition to its other duties prescribed in this chapter, adopt, amend, or rescind suitable regulations to carry out the provisions of this chapter and the policies and practices of the

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80 council in connection therewith, and appoint and prescribe the duties of 81 such staff as may be necessary to carry out the provisions of this chapter. 82 The chairman of the council, with the consent of five or more other 83 members of the council, may appoint an executive director, who shall 84 be the chief administrative officer of the Connecticut Siting Council. The 85 executive director shall be exempt from classified service.

86 [(g)] (h) Prior to commencing any hearing pursuant to section 16-50m, 87 the council shall consult with and solicit written comments from (1) the 88 Department of Energy and Environmental Protection, the Department 89 of Public Health, the Council on Environmental Quality, the 90 Department of Agriculture, the Public Utilities Regulatory Authority, 91 the Office of Policy and Management, the Department of Economic and 92 Community Development and the Department of Transportation, and 93 (2) in a hearing pursuant to section 16-50m, for a facility described in 94 subdivision (3) of subsection (a) of section 16-50i, the Department of 95 Emergency Services and Public Protection, the Department of 96 Administrative Services and the Labor Department. Copies of such 97 comments shall be made available to all parties prior to the 98 commencement of the hearing. Subsequent to the commencement of the 99 hearing, said departments and council may file additional written 100 comments with the council within such period of time as the council 101 designates. All such written comments shall be made part of the record 102 provided by section 16-50o. Said departments and council shall not 103 enter any contract or agreement with any party to the proceedings or 104 hearings described in this section or section 16-50p that requires said 105 departments or council to withhold or retract comments, refrain from 106 participating in or withdraw from said proceedings or hearings.

- 107 Sec. 2. Subsection (b) of section 16-50*l* of the general statutes is 108 repealed and the following is substituted in lieu thereof (Effective October 109 1, 2024):
- 110 (b) Each application shall be accompanied by proof of service of a copy of such application on: (1) Each municipality in which any portion

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of such facility is to be located, both as primarily proposed and in the alternative locations listed, and any adjoining municipality having a boundary not more than two thousand five hundred feet from such facility, which copy shall be served on the chief executive officer of each such municipality and shall include notice of the date on or about which the application is to be filed, and the zoning commissions, planning planning and zoning commissions, conservation commissions, commissions and inland wetlands agencies of each such municipality, and the regional councils of governments which encompass each such municipality; (2) the Attorney General; (3) each member of the legislature in whose assembly or senate district the facility or any alternative location listed in the application is to be located; (4) any agency, department or instrumentality of the federal government that has jurisdiction, whether concurrent with the state or otherwise, over any matter that would be affected by such facility; (5) each state department, agency and commission named in subsection [(g)] (h) of section 16-50j, as amended by this act; and (6) such other state and municipal bodies as the council may by regulation designate. A notice of such application shall be given to the general public, in municipalities entitled to receive notice under subdivision (1) of this subsection, by the publication of a summary of such application and the date on or about which it will be filed. Such notice shall be published under the regulations to be promulgated by the council, in such form and in such newspapers as will serve substantially to inform the public of such application and to afford interested persons sufficient time to prepare for and to be heard at the hearing prescribed in section 16-50m. Such notice shall be published in not less than ten-point type. A notice of such an application for a certificate for a facility described in subdivision (3), (4), (5) or (6) of subsection (a) of section 16-50i shall also be sent, by certified or registered mail, to each person appearing of record as an owner of property which abuts the proposed primary or alternative sites on which the facility would be located. Such notice shall be sent at the same time that notice of such application is given to the general public. Notice of an application for a certificate for a facility described in

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subdivision (1) of subsection (a) of section 16-50i shall also be provided to each electric distribution company customer in the municipality where the facility is proposed to be placed. Such notice shall (A) be provided on a separate enclosure with each customer's monthly bill for one or more months, (B) be provided by the electric distribution company not earlier than sixty days prior to filing the application with the council, but not later than the date that the application is filed with the council, and (C) include: A brief description of the project, including its location relative to the affected municipality and adjacent streets; a brief technical description of the project including its proposed length, voltage, and type and range of heights of support structures or underground configuration; the reason for the project; the address and a toll-free telephone number of the applicant by which additional information about the project can be obtained; and a statement in print no smaller than twenty-four-point type size stating "NOTICE OF PROPOSED CONSTRUCTION OF A HIGH VOLTAGE ELECTRIC TRANSMISSION LINE".

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2024	16-50j
Sec. 2	October 1, 2024	16-50l(b)

Statement of Purpose:

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To establish local representation on the Connecticut Siting Council.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]

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