

General Assembly	F	Raised Bill N	lo. 696	
January Session, 2021	L	CO No. <b>2624</b>		
			P D 0 3 0 3 2 1	
Referred to Committee DEVELOPMENT	on	PLANNING	AND	

Introduced by: (PD)

## AN ACT CONCERNING THE LEGISLATIVE COMMISSIONERS' RECOMMENDATIONS FOR MINOR AND TECHNICAL REVISIONS TO STATUTES CONCERNING PLANNING AND DEVELOPMENT.

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

1 Section 1. Subdivision (3) of subsection (a) of section 2-79a of the 2 general statutes is repealed and the following is substituted in lieu 3 thereof (*Effective October 1, 2021*):

4 (3) On and after July 1, 2019, the commission shall consist of the 5 president pro tempore of the Senate, the speaker of the House of 6 Representatives, the minority leader of the Senate, the minority leader 7 of the House of Representatives, the Secretary of the Office of Policy and 8 Management, the Commissioner of Education, the Commissioner of 9 Energy and Environmental Protection and the Commissioner of 10 Economic and Community Development, or their designees, and 11 seventeen additional members as follows: (A) Six municipal officials 12 appointed by the Governor, four of whom shall be selected from a list 13 of nominees submitted to the Governor by the Connecticut Conference

14 of Municipalities and two of whom shall be selected from a list 15 submitted by the Council of Small Towns. One of such six officials shall 16 be from a town having a population of ten thousand or less persons, one 17 shall be from a town having a population of more than ten thousand but 18 less than twenty thousand persons, two shall be from towns having 19 populations of more than twenty thousand but less than sixty thousand 20 persons and two shall be from towns having populations of sixty 21 thousand or more persons; (B) two local public education officials 22 appointed by the Governor, one of whom shall be selected from a list of 23 nominees submitted to the Governor by the Connecticut Association of 24 Boards of Education and one of whom shall be selected from a list Connecticut Association of Public School 25 submitted by the 26 Superintendents; (C) one representative of a regional council of 27 governments appointed by the Governor from a list of nominees 28 submitted to the Governor by the Connecticut Association of Councils 29 of Governments; (D) one representative of organized labor appointed 30 by the Governor from a list of nominees submitted to the Governor by 31 the Connecticut AFL-CIO; (E) five persons who do not hold elected or 32 appointed office in state or local government, one of whom shall be 33 appointed by the Governor, one of whom shall be appointed by the 34 president pro tempore of the Senate, one of whom shall be appointed by 35 the speaker of the House of Representatives, one of whom shall be 36 appointed by the minority leader of the Senate and one of whom shall 37 be appointed by the minority leader of the House of Representatives; (F) 38 one representative of the Connecticut Conference of Municipalities 39 appointed by said conference; and (G) one representative of the Council 40 of Small Towns appointed by said council.

Sec. 2. Subsection (a) of section 7-131e of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(a) Grant award decisions under the protected open space and
watershed land acquisition grant program established under section 7131d or under the Charter Oak open space grant program established

47 under section 7-131t shall be made by the Commissioner of Energy and 48 Environmental Protection at least semiannually. All complete and 49 eligible grant applications shall be acted upon by the commissioner as 50 soon as practicable. A single project may receive a grant in more than 51 one grant cycle, subject to future availability of funds and subject to the 52 limitations set forth in this section and sections 23-78, 12-498 and 7-131d. 53 Up to five per cent of the grant funds may be used for administrative 54 expenses including, but not limited to: (1) Contractors to assist the 55 Department of Energy and Environmental Protection in the review and 56 evaluation of grant proposals and baseline data collection for 57 conservation easements; (2) appraisals or appraisal reviews; and (3) 58 preparation of legal and other documents. Administrative expenses 59 may not be used for staff salaries. Not later than September 1, 1998, for 60 the protected open space and watershed land acquisition grant program 61 established under section 7-131d, and not later than September 1, 2000, 62 for the Charter Oak open space grant program account established 63 under section 7-131t, the commissioner shall develop written guidelines 64 and a ranking system for consistency and equity in the distribution of 65 grant awards under the protected open space and watershed land 66 acquisition grant program established under section 7-131d or under the 67 Charter Oak open space grant program account established under 68 section 7-131t based on the criteria listed in subsections (b) and (c) of 69 section 7-131d. Consistent with such criteria, additional consideration 70 shall be given to: (A) Protection of lands adjacent to and complementary 71 to adjacent protected open space land or class I or class II water 72 company lands; (B) equitable geographic distribution of the grants; (C) 73 proximity of a property to urban areas with growth and development 74 pressures or to areas with open space deficiencies and underserved 75 populations; (D) protection of land particularly vulnerable to 76 development incompatible with its natural resource values including 77 the protection of a public water supply source; (E) consistency with the 78 [state's] state plan of conservation and development; (F) multiple 79 protection elements, such as water quality and supply protection, scenic 80 preservation and farmland preservation; (G) the extent to which the 81 presence of already constructed buildings or other man-made improvements diminish or overshadow the natural resource value of a
proposed acquisition, or its value relative to its cost; and (H)
preservation of forest lands and bodies of water which naturally absorb
significant amounts of carbon dioxide.

Sec. 3. Subsection (c) of section 7-159d of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

89 (c) The budget-making authority of such municipality may, from 90 time to time, direct the treasurer to invest a portion of such Climate 91 Change and Coastal Resiliency Reserve Fund as in the opinion of such 92 authority is advisable, provided: (1) Not more than forty per cent, or 93 with respect to such a reserve fund for which the budget-making 94 authority has adopted an asset allocation and investment policy, fifty 95 per cent, of the total amount of such reserve fund shall be invested in 96 equity securities, and (2) any portion of such reserve fund not invested 97 pursuant to subdivision (1) of this subsection may be invested in: (A) 98 Bonds or obligations of, or guaranteed by, the state or the United States, 99 or agencies or instrumentalities of the United States, (B) certificates of 100 deposit, commercial paper, savings accounts and bank acceptances, (C) 101 the obligations of any state of the United States or any political 102 subdivision thereof or the obligations of any instrumentality, authority 103 or agency of any state or political subdivision thereof, if, at the time of 104 investment, such obligations are rated in the top rating categories of any 105 nationally recognized rating service or of any rating service recognized by the Banking Commissioner, and applicable to such obligations, (D) 106 107 the obligations of any regional school district in this state, of any 108 municipality in this state or any metropolitan district in this state, if, at 109 the time of investment, such obligations of such government entity are 110 rated in one of the top two rating categories of any nationally recognized 111 rating service or of any rating service recognized by the Banking 112 Commissioner, and applicable to such obligations, (E) [in] any fund in 113 which a trustee may invest pursuant to section 36a-353, (F) investment 114 agreements with financial institutions whose long-term obligations are

115 rated in the top two rating categories of any nationally recognized rating 116 service or of any rating service recognized by the Banking 117 Commissioner or whose short-term obligations are rated in the top 118 rating category of any nationally recognized rating service or of any 119 rating service recognized by the Banking Commissioner, or (G) 120 investment agreements fully secured by obligations of, or guaranteed 121 by, the United States or agencies or instrumentalities of the United 122 States.

Sec. 4. Subsection (d) of section 12-217ii of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

126 (d) The commissioner shall determine whether (1) the taxpayer 127 making the application is eligible for the tax credit, and (2) the proposed 128 job growth (A) is economically viable only with use of the tax credit, (B) 129 would provide a net benefit to economic development and employment 130 opportunities in the state, and (C) conforms to the state plan of 131 conservation and development prepared pursuant to [section 16a-24] 132 part I of chapter 297. The commissioner may require the applicant to 133 submit such additional information as may be necessary to evaluate the 134 application.

Sec. 5. Subdivision (9) of section 16a-25 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(9) "Plan", when referring to the state plan [for] <u>of</u> conservation and
development, means the text of such plan and any accompanying
locational guide map.

Sec. 6. Subsection (a) of section 16a-32 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(a) Each revision of the <u>state</u> plan of conservation and developmentshall be initiated by the secretary and shall be undertaken in accordance

146 with the process outlined in this chapter.

Sec. 7. Subdivision (8) of subsection (a) of section 22a-92 of the general
statutes is repealed and the following is substituted in lieu thereof
(*Effective October 1, 2021*):

(8) To coordinate the activities of public agencies to ensure that state
expenditures enhance development while affording maximum
protection to natural coastal resources and processes in a manner
consistent with the state plan [for] <u>of</u> conservation and development
adopted pursuant to part I of chapter 297;

Sec. 8. Subsection (a) of section 22a-100 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October 1*, 2021):

158 (a) All major state plans, other than the state plan [for] of conservation 159 and development adopted pursuant to part I of chapter 297, which affect 160 the coastal area shall be consistent with the goals and policies stated in 161 section 22a-92, as amended by this act, and existing state plans, other 162 than the state plan [for] of conservation and development adopted 163 pursuant to part I of chapter 297, which affect the coastal area shall, on 164 or before July 1, 1981, be revised, if necessary, to [insure] ensure 165 consistency with this chapter. Agencies responsible for revising state 166 plans, other than the state plan [for] of conservation and development 167 adopted pursuant to part I of chapter 297, shall consult with the 168 commissioner in making such revisions.

Sec. 9. Subsection (a) of section 22a-352 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(a) Not later than July 1, 2017, the Water Planning Council,
established pursuant to section 25-330, shall, within available
appropriations, prepare a state water plan for the management of the
water resources of the state. In developing such state water plan, the
Water Planning Council shall: (1) Design a unified planning program

177 and budget; (2) consider regional water and sewer facilities plans; (3) 178 identify the appropriate regions of the state for comprehensive water 179 planning; (4) identify the data needs and develop a consistent format for submitting data to the council, applicable state agencies and regional 180 181 councils of governments for use in planning and permitting; (5) consider 182 the potential impact of climate change on the availability and 183 abundance of water resources and the importance of climate resiliency; 184 (6) seek involvement of interested parties; (7) solicit input from the 185 advisory group established pursuant to section 25-330; (8) consider 186 individual water supply plans, water quality standards, stream flow 187 classifications, as described in regulations adopted pursuant to section 188 26-141b, water utility coordinating committee plans, the state plan of 189 conservation and development, as described in [section 16a-30] part I of 190 chapter 297, and any other planning documents deemed necessary by 191 the council; (9) promote the adoption of municipal ordinances based on 192 the State of Connecticut Model Water Use Restriction Ordinance for 193 municipal water emergencies; and (10) examine appropriate 194 mechanisms for resolving conflicts related to the implementation of the 195 state water plan.

Sec. 10. Subsection (k) of section 22a-430 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(k) The commissioner shall not deny a permit under this section if the
basis for such denial is a determination by the commissioner that the
proposed activity for which application has been made is inconsistent
with the state plan of conservation and development adopted [under
section 16a-30] pursuant to part I of chapter 297.

- Sec. 11. Subdivision (9) of subsection (b) of section 22a-471 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- 207 (9) Notwithstanding any provision of this section and the cost sharing208 formula established in section 22a-471-1 of the regulations of

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209 Connecticut state agencies, for any area of a municipality that is adjacent 210 to a site listed on the State of Connecticut Superfund Priority List where 211 a water line extension component to such project has been installed by 212 a municipal or private water company, the minimum size water main 213 required to address pollution may be upgraded in order to carry fire 214 flow or address public water supply needs that are consistent with an 215 adopted <u>municipal</u> plan of conservation and development and the 216 municipality shall only be responsible to pay the incremental project 217 cost, which may be funded by such water company, another person or 218 available local, state or federal funds.

Sec. 12. Subsection (h) of section 22a-478 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

222 (h) The Department of Public Health shall establish and maintain a 223 priority list of eligible drinking water projects and shall establish a 224 system setting the priority for making project loans to eligible public 225 water systems. In establishing such priority list and ranking system, the 226 Commissioner of Public Health shall consider all factors which he 227 deems relevant, including but not limited to the following: (1) The public health and safety; (2) protection of environmental resources; (3) 228 229 population affected; (4) risk to human health; (5) public water systems 230 most in need on a per household basis according to applicable state 231 affordability criteria; (6) compliance with the applicable requirements of 232 the federal Safe Drinking Water Act and other related federal acts; (7) 233 applicable state and federal regulations. The priority list of eligible 234 drinking water projects shall include a description of each project and 235 its purpose, impact, cost and construction schedule, and an explanation 236 of the manner in which priorities were established. The Commissioner 237 of Public Health shall adopt an interim priority list of eligible drinking 238 water projects for the purpose of making project loans prior to adoption 239 of final regulations, and in so doing may utilize existing rules and 240 regulations of the department relating to the program. To the extent 241 required by applicable federal law, the Department of Public Health shall prepare any required intended use plan with respect to eligible
drinking water projects; (8) consistency with the <u>state</u> plan of
conservation and development; (9) consistency with the policies
delineated in section 22a-380; and (10) consistency with the coordinated
water system plan in accordance with subsection (f) of section 25-33d.

Sec. 13. Subsection (d) of section 25-68d of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

250 (d) Any state agency proposing an activity or critical activity within 251 or affecting the floodplain may apply to the commissioner for 252 exemption from the provisions of subsection (b) of this section. Such 253 application shall include a statement of the reasons why such agency is 254 unable to comply with said subsection and any other information the 255 commissioner deems necessary. The commissioner, at least thirty days 256 before approving, approving with conditions or denying any such 257 application, shall publish once in a newspaper having a substantial 258 circulation in the affected area notice of: (1) The name of the applicant; 259 (2) the location and nature of the requested exemption; (3) the tentative decision on the application; and (4) additional information the 260 261 commissioner deems necessary to support the decision to approve, 262 approve with conditions or deny the application. There shall be a 263 comment period following the public notice during which period 264 interested persons and municipalities may submit written comments. 265 After the comment period, the commissioner shall make a final 266 determination to either approve the application, approve the 267 application with conditions or deny the application. The commissioner 268 may hold a public hearing prior to approving, approving with 269 conditions or denying any application if in the discretion of the 270 commissioner the public interest will be best served thereby, and the 271 commissioner shall hold a public hearing upon receipt of a petition 272 signed by at least twenty-five persons. Notice of such hearing shall be 273 published at least thirty days before the hearing in a newspaper having 274 a substantial circulation in the area affected. The commissioner may

275 approve or approve with conditions such exemption if the 276 commissioner determines that (A) the agency has shown that the 277 activity or critical activity is in the public interest, will not injure persons or damage property in the area of such activity or critical activity, 278 279 complies with the provisions of the National Flood Insurance Program, 280 and, in the case of a loan or grant, the recipient of the loan or grant has 281 been informed that increased flood insurance premiums may result 282 from the activity or critical activity. An activity shall be considered to be 283 in the public interest if it is a development subject to environmental 284 remediation regulations adopted pursuant to section 22a-133k and is in 285 or adjacent to an area identified as a regional center, neighborhood 286 conservation area, growth area or rural community center in the [State 287 Plan of Conservation and Development] state plan of conservation and 288 <u>development</u> pursuant to chapter 297, or (B) in the case of a flood control 289 project, such project meets the criteria of subparagraph (A) of this 290 subdivision and is more cost-effective to the state and municipalities 291 than a project constructed to or above the base flood or base flood for a 292 critical activity. Following approval for exemption for a flood control 293 project, the commissioner shall provide notice of the hazards of a flood 294 greater than the capacity of the project design to each member of the 295 legislature whose district will be affected by the project and to the 296 following agencies and officials in the area to be protected by the project: 297 The planning and zoning commission, the inland wetlands agency, the 298 director of civil defense, the conservation commission, the fire 299 department, the police department, the chief elected official and each 300 member of the legislative body, and the regional council of 301 governments. Notice shall be given to the general public by publication 302 in a newspaper of general circulation in each municipality in the area in 303 which the project is to be located.

- Sec. 14. Subsection (b) of section 25-102gg of the general statutes is
  repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):
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(b) The assembly shall, from time to time, review, and may, after

308 public hearing of which at least fifteen [days] days' notice has been given 309 in a newspaper or newspapers having a circulation in the conservation 310 zone, revise the standards established pursuant to special act 79-77, as 311 amended by special act 81-1. Such revisions shall be consistent with the 312 state plan [for] of conservation and development adopted pursuant to 313 part I of chapter 297 and the purposes of this chapter. A copy of the 314 proposed revisions shall be furnished at least fifteen days prior thereto 315 to the conservation commission, zoning commission, the planning 316 commission or combined planning and zoning commission of the 317 municipalities to be affected thereby and shall be filed at least ten days 318 prior to the hearing in the office of the town or city clerk of the 319 municipalities affected thereby.

Sec. 15. Subdivision (17) of section 25-201 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

323 (17) "State plan [for] <u>of</u> conservation and development" means the
324 state plan [for] <u>of</u> conservation and development prepared pursuant to
325 part I of chapter 297;

Sec. 16. Subsection (e) of section 25-204 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

329 (e) After adoption pursuant to subsection (d) of this section of an 330 inventory, statement of objectives and map, the river committee shall 331 prepare a report on all federal, state and municipal laws, plans, 332 programs and proposed activities which may affect the river corridor 333 defined in such map. Such laws shall include regulations adopted 334 pursuant to chapter 440 and zoning, subdivision and site plan 335 regulations adopted pursuant to section 8-3. Such plans shall include 336 plans of conservation and development adopted pursuant to section 8-337 23, the state plan [for] of conservation and development adopted 338 pursuant to part I of chapter 297, water utility supply plans adopted 339 pursuant to section 25-32d, coordinated water system plans adopted

pursuant to section 25-33h, municipal open space plans, the 340 341 commissioner's fish and wildlife plans, and publicly-owned wastewater 342 treatment facility plans. State and regional agencies shall, within 343 available resources, assist the river committee in identifying such laws, 344 plans, programs and proposed activities. The report to be prepared 345 pursuant to this section shall identify any conflicts between such federal, 346 state, regional and municipal laws, plans, programs and proposed 347 activities and the river committee's objectives for river corridor 348 protection and preservation as reflected in the statement of objectives. If 349 conflicts are identified, the river committee shall notify the applicable 350 state, regional or municipal agencies and such agencies shall, within 351 available resources, attempt with the river commission to resolve such 352 conflicts.

Sec. 17. Subsection (d) of section 25-206 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(d) (1) Every major state plan other than the state plan [for] <u>of</u> conservation and development, to the extent that it affects a designated river corridor, shall be consistent with the approved river corridor protection plan for such corridor, and any state plan which is inconsistent with such approved river corridor protection plan shall be modified accordingly. Such modifications shall be made in consultation with the commissioner at the next scheduled revision of such plan.

363 (2) If the commissioner finds that the state plan [for] <u>of</u> conservation 364 and development is inconsistent with an approved river corridor 365 protection plan for a designated river corridor, he shall apply to the 366 secretary for a revision pursuant to section 16a-32, <u>as amended by this</u> 367 <u>act</u>.

368 (3) Every regional plan of conservation and development adopted
369 pursuant to section 8-35a, to the extent that it affects a designated river
370 corridor, shall be consistent with the approved river corridor protection
371 plan for such corridor and any regional plan of conservation and

development which is inconsistent with such approved river corridor
protection plan shall be modified accordingly. Such modifications shall
be made in consultation with the commissioner.

(4) Every municipal plan of conservation and development adopted
pursuant to section 8-23, to the extent that it affects a designated river
corridor, shall be consistent with the approved river corridor protection
plan for such corridor and any municipal plan of conservation and
development which is inconsistent with such approved river corridor
protection plan shall be modified accordingly. Such modifications shall
be made in consultation with the commissioner.

(5) The commissioner may notify any applicable federal agency of the
designation of a river corridor and may take any other appropriate
action to assure consideration of such designation in federal programs
or activities.

Sec. 18. Subdivision (13) of section 25-231 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(13) ["State plan for conservation and development"] <u>"State plan of</u>
 <u>conservation and development"</u> means the state plan [for] <u>of</u>
 conservation and development prepared pursuant to part I of chapter
 297;

Sec. 19. Subsection (e) of section 25-234 of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2021):

(e) After adoption of an inventory, statement of objectives and map,
pursuant to subsection (d) of this section, the river commission shall
prepare a report on all federal, state, regional and municipal laws, plans,
programs and proposed activities that may affect the river corridor
defined in such map. Such federal, state, regional and municipal laws
shall include regulations adopted pursuant to chapter 440, and zoning,
subdivision and site plan regulations adopted pursuant to section 8-3.

Such federal, state, regional and municipal plans shall include plans of 403 404 development adopted pursuant to section 8-23, the state plan [for] of 405 conservation and development adopted pursuant to part I of chapter 297, water utility supply plans submitted pursuant to section 25-32d, 406 407 coordinated water system plans submitted pursuant to section 25-33h, 408 plans prepared by regional planning organizations, as defined in section 409 4-124i, and plans of publicly owned wastewater treatment facilities 410 whose discharges may affect the subject river corridor. State and 411 regional agencies shall, within available resources, assist the river 412 commission in identifying such laws, plans, programs and proposed 413 activities. The report to be prepared pursuant to this section shall 414 identify any conflicts between such federal, state, regional and 415 municipal laws, plans, programs and proposed activities and the river 416 commission's objectives for river corridor management as reflected in 417 the statement of objectives. If conflicts are identified, the river 418 commission shall notify the applicable state, regional or municipal 419 agencies and such agencies shall, within available resources and in 420 consultation with the river commission, attempt to resolve such conflicts. 421

Sec. 20. Subdivisions (1) and (2) of subsection (e) of section 25-236 of
the general statutes are repealed and the following is substituted in lieu
thereof (*Effective October 1, 2021*):

425 (e) (1) Every major state plan, other than the state plan [for] of 426 conservation and development, to the extent that such major state plan 427 affects any river corridor for which the commissioner has approved a 428 river corridor management plan, shall be consistent with such 429 management plan. Any major state plan, other than the state plan [for] 430 of conservation and development, which is inconsistent with a river 431 corridor management plan shall be modified accordingly. Such 432 modifications shall be made in consultation with the commissioner at 433 the next scheduled revision of such plan.

434 (2) If all the member municipalities of a river commission have435 amended their applicable laws and plans pursuant to subsection (b) of

- this section and if the commissioner finds that the state plan [for] of 436
- conservation and development is inconsistent with the subject river 437
- corridor management plan, he shall apply to the secretary for a revision 438

pursuant to section 16a-32, as amended by this act. 439

This act shall take effect as follows and shall amend the following sections:			
Section 1	October 1, 2021	2-79a(a)(3)	
Sec. 2	October 1, 2021	7-131e(a)	
Sec. 3	October 1, 2021	7-159d(c)	
Sec. 4	October 1, 2021	12-217ii(d)	
Sec. 5	October 1, 2021	16a-25(9)	
Sec. 6	October 1, 2021	16a-32(a)	
Sec. 7	October 1, 2021	22a-92(a)(8)	
Sec. 8	October 1, 2021	22a-100(a)	
Sec. 9	October 1, 2021	22a-352(a)	
Sec. 10	October 1, 2021	22a-430(k)	
Sec. 11	October 1, 2021	22a-471(b)(9)	
Sec. 12	October 1, 2021	22a-478(h)	
Sec. 13	October 1, 2021	25-68d(d)	
Sec. 14	October 1, 2021	25-102gg(b)	
Sec. 15	October 1, 2021	25-201(17)	
Sec. 16	October 1, 2021	25-204(e)	
Sec. 17	October 1, 2021	25-206(d)	
Sec. 18	October 1, 2021	25-231(13)	
Sec. 19	October 1, 2021	25-234(e)	
Sec. 20	October 1, 2021	25-236(e)(1) and (2)	

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Joint Favorable