

PA13-116

HB6472

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**JOINT
STANDING
COMMITTEE
HEARINGS**

**ENERGY AND
TECHNOLOGY
PART 2
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2013

SENATOR DUFF: Thank you. Representative.

Any other questions from members of the committee?

-- Thank you very much, Sir.

Bryan Garcia followed by Representative Rutigliano.

BRYAN GARCIA: Good afternoon Chairman Duff, Chairwoman Reed, Vice Chairs LeBeau and Steinberg, ranking members Chapin and Hoydick and all the distinguished members of the Energy and Technology Committee.

I am joined today by my staff David Goldberg, our Director of Government and External Relations and Brian Farnen, our General Counsel. Thank you for allowing us the opportunity to be here today to provide comments on proposed legislation. I'll be providing comment on three bills being heard today: Senate Bill 946, Senate Bill 949 and House Bill 6472.

SB203

I'd like to now briefly summarize our testimony which we have submitted electronically. With regards to Senate Bill 946, I'd like to first provide a brief update on the actions that we have taken specific to Project 150 contracts including previously dispersed funds.

A particular note CEFIA has removed the cash grant commitments that had previously been reserved for the remaining Project 150 developments. Project 150 contractual operation dates have either passed, project developers have indicated they will be unable

overall provide local economic development gains. There are many programs intended to support smarter energy choices and the increased property tax associated with these energy opportunities in many instances are quite simply a burrier.

With regards to House Bill 6472, the changes proposed would allow district heating and cooling systems for low cost long term financing under the C Pays program.

We are supportive of the proposed changes but would suggest that the allowance or definition of district heating and cooling systems be expanded to support community based clean energy sources broadly and not district heating and cooling systems specifically. CEFIA is the state wide administrator of the C-pays program and is excited about the initial demand by municipalities, private capital providers and building owners. Inclusion of district heating and cooling systems as an eligible C-pays project would allow for equipment that is not permanently fixed to the property to qualify for the C-pays program.

CEFIA would like to suggest that if the legislature desires to allow noncurrently affixed equipment to qualify that there may be other desirable projects that would help Connecticut achieve it's clean energy goals. One of this -- one example of this is the Expansion of the micro grids or other community based clean energy sources. A broader definition would also be consistent with our technology agnostic approach.

If such language was adopted it is CEFIA's belief that a lean or benefit assessment would be required on all of the properties realizing

energy savings or clean energy production in order to be consistent with the C-pays financing model.

We thank you for the opportunity to provide these comments and we look forward to answering your questions.

SENATOR DUFF: Thank you Bryan. We appreciate that and we certainly appreciate last week's presentation as well. I think we got a good flavor of what you're doing over there. Also, have you submitted your testimony to the committee electronically?

BRYAN GARCIA: We have. We did that probably about an hour ago.

SENATOR DUFF: Okay. We don't have it yet but we look forward to it, to receiving it. Okay. Any? Representative Reed.

REP. REED: Yes, I just wanted to follow up on the Project 150 testimony again. Do you have any feelings or sort of professional observations as to why so many of these are not responding or not happening as in (inaudible)?

SB946

BRYAN GARCIA: Well, I think I -- in talking about this with our staff a large reason why most of the projects seemed to move forward was we entered the financial crunch at the end of, you know, the last decade. So that significantly opiated the large number of projects. I know that that was a big burrier but let me ask Brian who specifically referred over some of the projects.

BRIAN FARNEN: So what we did is we reached out via letter to the projects we had significant grant commitments to and basically asked are you

projects are moving forward and not just sitting on a, you know, an approval.

REP. REED: And just one more quick thing. So we keep circling back to this conversation issue of the municipalities having a sense of really what's in it for them? And I'm wondering if that's something -- I know you're doing -- creating financial products and putting deals together but is that something that you're working with DEEP on, you know, making those connections in terms of the education component of it?

BRYAN GARCIA: Yeah, we're working very closely with DEEP with their leading by example effort. So one of the bit -- major sections of Public Act 1180 was not only state facilities saving energy by ten percent through 2013 and twenty percent by 2018, but also establishing a standardized performance contracting program to support municipalities to engage in energy saving programs.

So we're working closely with the DEEP team on leading by example because the two entry points into the commercial and industrial market and the residential market are through the municipalities. So we're working closely with DEEP on that.

REP. REED: Thank you, thank you for your testimony, thank you Mr. Chairman.

SENATOR DUFF: Thank you. Representative -- Representative Miller.

REP. MILLER: Thank you Mr. Chairman. Good afternoon. You mentioned district heating -- what happens -- some of the users that are on the lines if they don't pay their bills? Does

HB 6472

the state go after them just like if -- a normal collection would?

BRYAN GARCIA: So this is one of the challenges that we're thinking through as a staff is if we assume we allow a district heating loop or a micro grid to apply to multiple beneficiaries at the end of that grid, should any one of them default we would require -- actually we would require each one of those that's benefiting from the system to have a lean on their building just as we currently do with C Pays.

If any of them default, any individual building on that loop or in that micro grid we would follow the same procedures currently and what - - maybe I'll ask Brian to talk a little bit about any of those -- the procedures in lieu of default.

BRIAN FARNEN: We're working with most municipalities in a situation where if there is a default, I mean, first thing we want to do is we don't want to foreclose on someone's property right away, we want to work with the individual and find a solution to avoid that. There are powerful tools available to municipalities, specifically the interest rate that could be applied for a default on a foreclosed property. Interest rates, what is it 17 or 19 percent but at first and foremost we would be looking to work with them to find a solution.

BRYAN GARCIA: But we envisioned that this whole circle of allowing a system wide for each of those that benefits from it to establish a benefit, assessment on their facility.

REP. MILLER: And if the boilers fail in -- for some reason or another what do we do here in the LOB? We put on our over coats?

BRIAN FERNEN: Well, I mean, it's all going to be contractual. I mean, I wouldn't -- I would think of this as kind of a -- a contractually - - a relationship amongst the individuals that are signing up for that loop and the one property who will be -- is kind of like the energy producer and it's part of their job -- and there's also going to be energy potential that will still be available to the grid for them to get, you know, energy, electricity, or heat through their local utility also. So, hopefully it would create an even robust system.

REP. MILLER: So what you're saying is the LOB does have a backup system?

BRYAN GARCIA: Well, I mean, it's hypothetical so I can only guess.

REP. MILLER: Thank you. Mr. Chairman, thank you.

SENATOR DUFF: Thank you Representative.
Representative Steinberg.

REP. STEINBERG: Thank you Mr. Chair. Thank you for testifying here today. I'd like to take you back to some earlier testimony we heard, specifically that of the First Selectwoman from Somers with regard to the exemption from taxes. Obviously there are going to be some municipalities that view this as, you know, there they go again; the state legislature passing another unfunded mandate and certainly that is not really our intent here. It's to further the prospects of renewable energy projects.

SB 203
(SB 949)

So I would urge you to be in touch United Illuminating along with the tree wardens and try and craft something that this committee could out.

ERIC HAMMERLING: I absolutely will, thank you.

SENATOR DUFF: Thank you, we appreciate it, any questions? No. Thank you. Dan Donovan followed by Mike Trahan.

DAN DONOVAN: Good afternoon Senator Duff, Representative Reed, members of the Energy and Technology Committee.

My name is Dan Donovan, I am a principal at New Power Thermal and we strongly support House Bill 6472: AN ACT CONCERNING COMMERCIAL PROPERTY ASSESS CLEAN ENERGY PROGRAM. The inclusion of district energy as a qualifying energy improvement is in keeping with the goals of the C Pays Program.

District Energy provides an economic -- an economically efficient and environmentally superior alternative to individual heating and cooling. Advanced low temperature district energy technology has been adopted in many other parts of the world. The ability of commercial property owners to utilize C Pays for district energy systems is critical to the successful development and rollout of clean energy district energy options in our state. Currently we are conducting a large feasibility study in Connecticut with the support of CEPIA and several industry partners.

This legislation would strongly support that effort. Thank you.

SENATOR DUFF: You get the prize for the day Dan.

Thank you for your testimony and we do have it here in front of us. Any questions for Dan?

No. Thank you.

DAN DONOVAN: Great, thank you.

SENATOR DUFF: Okay, Mike Trahan followed by Robert Fromer.

MIKE TRAHAN: Senator Duff, Representative Hoydick, Representative Steinberg, members of the committee, my name is Mike Trahan. I am Executive Director of Solar Connecticut.

Our members are 50 plus members are the solar installers in Connecticut who've done a line share of the work over the last several years. They are solar installers who do work twelve months out of the year, also electrical contractors, plumbing contractors and distributors to solar components.

I'm here to testify today in support of Senate Bill 203, including the mandate to municipalities. I mentioned a number of the reasons for supporting the mandate in my testimony that's been submitted. I'm happy to discuss those if you'd like. More importantly I'd like to speak to a proposed language change in the bill, Senate Bill 203 restricts municipalities to exempt property tax on Class 1 technologies.

Last year legislation passed in the Planning and Development Committee that expanded the definition to Class 1 technologies and solar thermal technologies.

We'd like to see an expansion of the -- the list of technologies that would fall under the



TESTIMONY OF ERIC J. BROWN
 ASSOCIATE COUNSEL, DIRECTOR OF ENERGY & ENVIRONMENTAL POLICY
 CONNECTICUT BUSINESS & INDUSTRY ASSOCIATION

before the
 ENERGY & TECHNOLOGY COMMITTEE

March 5, 2013

HB559L HB6470

HB6472

Good morning. My name is Eric Brown and I serve as director of energy and environmental policy with the Connecticut Business & Industry Association ("CBIA"). On behalf of our 10,000 large and small member companies throughout Connecticut, we appreciate this opportunity to go on the record as supporting several bills on your agenda and opposing two others, in their current form.

S.B. No. 203 AN ACT CONCERNING PROPERTY TAX EXEMPTIONS FOR RENEWABLE ENERGY SOURCES

CBIA supports this bill as a means to encourage the installation of Class 1 renewable energy at commercial and industrial facilities.

S.B. No. 250 AN ACT REQUIRING APPLICANTS OF ELECTRIC GENERATION, TRANSMISSION AND DISTRIBUTION FACILITIES TO PERFORM ENERGY ANALYSES

CBIA opposes this bill as being largely duplicative with current practice, laws and regulations, including those administered by the Connecticut Energy Advisory Board.

S.B. No. 949 AN ACT ESTABLISHING COMMERCIAL AND INDUSTRIAL PROPERTY TAX EXEMPTIONS FOR CLEAN ENERGY PROJECTS

CBIA supports this bill as a means to encourage investment in energy efficiency and renewable energy at commercial and industrial facilities.

H.B. No. 5591 AN ACT CONCERNING ON-BILL FINANCING FOR ENERGY RELATED TECHNOLOGY UPGRADES

CBIA supports this bill as a means to make the financing of energy efficiency, renewable energy and smart meters more convenient for small commercial and industrial companies.

H.B. No. 6470 AN ACT CONCERNING CLARITY OF RETAIL ELECTRIC OFFERING TERMS

CBIA opposes this bill in its current form. Clarity of understanding that price offered for the electric generation portion of an electric bill does not include the utility delivery components is desirable.. However, requiring suppliers, aggregators and the like to disclose the electric distribution company's actual current charges is, in our view, unwarranted. Suppliers and aggregators are not in the business of interpreting utility tariffs. Furthermore, tariffs change and rate classes for specific customers can also change. Because of these factors, the accuracy of identifying specific utility costs for specific customers would be problematic.

As an alternative approach, we believe the spirit of this bill could perhaps be accomplished by requiring the inclusion of specific, agreed upon, language to accompany any electric generation price offer that spells out the fact that utility delivery and other utility costs are in addition to the generation price offered. There is no need to provide the specific utility costs in order to make the point.

H.B. No. 6472 AN ACT CONCERNING THE COMMERCIAL PROPERTY ASSESSED CLEAN ENERGY PROGRAM

CBIA supports this bill as a means to qualify additional commercial and industrial energy investments for financing under the Property Assessed Clean Energy program (C-PACE) administered by the Connecticut Energy Finance Investment Authority (CEFIA).

CBIA appreciates this opportunity to provide testimony on these bills and for your consideration of our positions.

**JOINT
STANDING
COMMITTEE
HEARINGS**

**ENERGY AND
TECHNOLOGY
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2013



ENERGY & TECHNOLOGY COMMITTEE

March 5, 2013

The Connecticut Conference of Municipalities (CCM) is Connecticut's statewide association of towns and cities and the voice of local government - your partners in governing Connecticut. Our members represent over 92% of Connecticut's population. We appreciate the opportunity to testify on bills of interest to towns and cities.

HB 6472 An Act Concerning The Commercial Property Assessed Clean Energy Program

The proposal would expand the definition of energy improvements for the Commercial Property Assessed Clean Energy (C-PACE) Program to include a district heating and cooling systems.

The C-PACE program has been a beneficial program for both businesses and municipalities throughout Connecticut. This proposal would expand its scope and allow additional entities to benefit from the program.

CCM urges the committee to favorably report HB 6472.

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If you have any questions, please contact Mike Muszynski, Legislative Associate at (mmuszynski@ccm-ct.org) or via phone (203) 500-7556.



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**Statement of the Connecticut Clean Energy Finance and Investment Authority
 Regarding Raised Bill H.B. 6472**

**AN ACT CONCERNING THE COMMERCIAL PROPERTY ASSESSED CLEAN
 ENERGY PROGRAM**

The Clean Energy Finance and Investment Authority (CEFIA) hereby provides the following comments regarding H.B. 6472, An Act Concerning The Commercial Property Assessed Clean Energy Program.

The changes proposed would allow district heating and cooling systems¹ to be eligible for low-cost long-term financing under the Commercial Property Assessed Clean Energy (C-PACE) Program. CEFIA is the statewide administrator of the C-PACE Program and is excited about the initial demand by municipalities, private capital providers and building owners.

The inclusion of district heating and cooling systems and micro-grids², as eligible community-based clean energy systems for C-PACE projects would allow for equipment that is not permanently fixed to the property to qualify for the C-PACE Program. CEFIA would like to suggest that if the legislature desires to allow equipment to qualify that is permanently fixed, but not necessarily permanently fixed to each commercial real property benefitting from the "energy improvements" (as defined in PA 12-2) as is common with district heating and cooling systems, that there may be other desirable projects that would also help Connecticut achieve its Clean Energy Goals. One example of this is the expansion of micro-grids, or other community-based clean energy sources. A broader definition would also be consistent with our technology agnostic approach as district energy and microgrids are essentially community-based energy systems that link multiple clean energy generating resources to multiple properties to provide electric and thermal energy.

CEFIA is not aware of other PACE programs across the country whereby some of the equipment (eg. the piping from one commercial property to another) is not necessarily permanently fixed to the commercial real property(s) benefitting from the "energy improvements" that would be eligible as a PACE financed project. If such language were to be adopted, it is CEFIA's belief that a lien would be required on all of the

¹ District heating and cooling systems are energy distribution system that link one or more energy generation sources to multiple buildings to provide thermal energy

² Microgrids are small, self-contained electricity, heat, and sometimes cooling distribution systems that coordinate and distribute energy supplied from multiple generation sources to a network of users in a spatially defined area

properties realizing energy efficiency savings or clean energy production in order to be consistent with the PACE financing model.

CEFIA is currently examining the feasibility of performing a Savings to Investment Ratio (SIR) on multiple properties that would receive benefits from the larger coordinated clean energy systems such as, micro-grids and district heating and cooling systems. As existing projects in the United States have undergone a similar analysis to provide multiple customers on a shared system with energy performance guarantees below their current energy consumption, we believe performing an SIR will be feasible per industry practice.

CEFIA has been working diligently to develop relationships and opportunities with key stakeholders in an effort to adequately provide a well-designed and effective C-PACE Program and we look forward to continuing to work with the Energy and Technology Committee and the legislature to provide policies that enhance these opportunities.

It should be noted that CEFIA has provided funding for a feasibility study to develop a district heating loop in the City of Bridgeport.

CEFIA is pleased to be a part of the new energy, environmental and economic development landscape in Connecticut and looks forward to supporting the legislature's and Governor's clean energy vision to deliver cleaner, cheaper and more reliable sources of energy.

We thank you again for the opportunity to provide these comments and look forward to continuing to work with this committee.

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**CONNECTICUT
GENERAL ASSEMBLY
HOUSE**

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mhr/gbr
HOUSE OF REPRESENTATIVES

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Absent and not voting 9

DEPUTY SPEAKER BERGER:

The bill passes.

Will the Clerk please announce Calendar Number
208.

THE CLERK:

On Page 24, House Calendar 208, Favorable Report
of the joint standing Committee on Energy and
Technology, Substitute House Bill 6472, AN ACT
CONCERNING THE COMMERCIAL PROPERTY ASSESSED CLEAN
ENERGY PROGRAM.

DEPUTY SPEAKER BERGER:

The question before the Chamber is acceptance of
the joint committee's Favorable Report and passage of
the bill.

Where is Representative Reed? Representative
Reed.

REP. REED (102nd):

Good afternoon, Mr. Speaker.

DEPUTY SPEAKER BERGER:

Good afternoon --

REP. REED (102nd):

Whoops.

DEPUTY SPEAKER BERGER:

-- Representative.

REP. REED (102nd):

Let me turn this down.

I -- I actually move for acceptance of the joint committee's Favorable Report and passage of the bill.

DEPUTY SPEAKER BERGER:

The measure before the Chamber is on acceptance of the joint committee Favorable Report and passage of the bill. Would --

REP. REED (102nd):

This bill --

DEPUTY SPEAKER BERGER:

-- you comment further?

REP. REED (102nd):

Yes, sir. This bill adds district heating and cooling projects to the list of energy saving options that are eligible for the CPACE program, which is the Commercial Property Assessed Clean Energy program.

Mr. Speaker, the Clerk has in his possession

LCO --

THE CLERK:

I didn't know any --

REP. REED (102nd):

-- 55 --

mhr/gbr
HOUSE OF REPRESENTATIVES

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April 10, 2013

THE CLERK:

I didn't know anything --

REP. REED (102nd):

-- 58.

THE CLERK:

-- about it.

REP. REED (102nd):

It is a strike-all amendment. I ask that he be allowed to call it and that I be given permission to summarize.

DEPUTY SPEAKER BERGER:

Will the Clerk please call LCO Number 5558, which will, which will be designated House Amendment Schedule "A."

THE CLERK:

LCO Number 5558, offered by Representative Reed, Senator Duff, Representative Hoydick, and Representative -- and Senator Chapin -- excuse me -- Senator Chapin, to Substitute House Bill Number 6472, File Number 298, Calendar Number 208.

DEPUTY SPEAKER BERGER:

The Representative seeks the leave of the Chamber to summarize the amendment. Is there objection to summarization? Is there objection to summarization?

mhr/gbr
HOUSE OF REPRESENTATIVES

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April 10, 2013

A VOICE:

Good job.

DEPUTY SPEAKER BERGER:

Hearing none --

A VOICE:

Stay; you can stay right there.

REP. REED (102nd):

Okay.

DEPUTY SPEAKER BERGER:

-- Representative Reed --

REP. REED (102nd):

Thank you.

DEPUTY SPEAKER BERGER:

-- please proceed.

REP. REED (102nd):

Thank you, Mr. Speaker.

Mr. Speaker, this amendment adds geothermal and solar thermal projects to the options that are now eligible for commercial enterprises that want to take advantage of the CPACE program. So we have district heating and cooling, geothermal, and solar thermal joining all of the other energy saving possibilities that are available under CPACE.

I move adoption of the amendment.

DEPUTY SPEAKER BERGER:

Motion before the Chamber is on adoption of the amendment. Is there objection to adoption? Will you remark further?

Representative Hoydick.

REP. HOYDICK (120th):

Thank you, Mr. Speaker.

I, too, rise in support of this amendment and this bill and the concept of adding district heating and cooling as well as solar and geothermal energy to the program. We have long recognized solar as a clean energy initiative, and this will be the first entree to recognize geothermal. And I encourage my colleagues to support it.

Thank you, sir.

DEPUTY SPEAKER BERGER:

Will you remark further on Amendment Schedule "A?" Will you remark further on Amendment Schedule "A?"

If not, all those in favor of the amendment signify by saying Aye.

REPRESENTATIVES:

Aye.

DEPUTY SPEAKER BERGER:

Opposed?

Ayes have it. The amendment is adopted.

Will you remark further on the bill as amended?

Will you remark further on the bill as amended?

Representative Reed.

REP. REED (102nd):

I just wanted to add that this bill came out of committee unanimously and has absolutely no fiscal note and will help advance our clean and renewable energy future. And I urge all of my colleagues to support it.

Thank you, Mr. Speaker.

DEPUTY SPEAKER BERGER:

Thank you, Representative.

Will you remark further on the bill as amended?

Will you remark further on the bill as amended?

If not, will staff and guests please come to the Well of the House. The machine will be open.

THE CLERK:

The House of Representatives is voting by roll.

Members please return to the Chamber. House of Representatives is voting by roll. Members please return to the Chamber.

DEPUTY SPEAKER BERGER:

Have all members voted? Have all members voted?
Will the members please check the board to determine
if their vote is properly cast?

If all members have voted, the machine will be
locked, and the Clerk will announce the tally -- take
a tally.

THE CLERK:

Bill Number 6472 as amended by House "A."

Total Number Voting	143
Necessary for Passage	72
Those voting Yea	143
Those voting Nay	0
Absent and not voting	8

DEPUTY SPEAKER BERGER:

The bill passes.

Will the Clerk please call Calendar Number 103.

THE CLERK:

Mr. Speaker, on Page 11, Calendar Number 103,
Favorable Report of the joint standing Committee on
Judiciary, House Bill 5515, AN ACT CONCERNING
RESIDENTIAL STAYS AT CORRECTIONAL FACILITIES.

DEPUTY SPEAKER BERGER:

Thank you, Mr. Clerk.

The dais recognizes Representative Ritter.

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**CONNECTICUT
GENERAL ASSEMBLY
SENATE**

**PROCEEDINGS
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Mr. Clerk.

THE CLERK:

On Page 8, Calendar 358, Substitute for House Bill Number 6472, AN ACT CONCERNING THE COMMERCIAL PROPERTY ASSESSED CLEAN ENERGY PROGRAM, Favorable Report of the Committee on ENERGY AND TECHNOLOGY.

THE CHAIR:

Senator Linares.
SENATOR LINARES:

Good afternoon, Madam President.

THE CHAIR:

Good afternoon, sir.

SENATOR LINARES:

It's good to see you.

THE CHAIR:

Same here, sir.

SENATOR LINARES:

I, pursuant of Section 15, I would like to recuse myself from voting on this bill.

THE CHAIR:

Please do, sir.

Thank you.

Senator Duff, we will wait until Senator Linares leaves the Chamber.

You did that, not me. (Inaudible). Let's get this straight. It was not me that did that, it was you, Senator Duff.

Senator Duff, why do you stand, sir?

SENATOR DUFF:

Because it's the best place to be.

I move acceptance of the Joint Committee's Favorable Report and passage of the bill, in concurrence with the House.

THE CHAIR:

The motion is on acceptance and passage, in concurrence with the House.
Will you remark, sir?

SENATOR DUFF:

Thank you, Madam President.

Madam President, this is a very simple bill. It only -- it adds district heating and cooling to our Commercial Property Assessment Clean Energy Program, our CPACE Program, and adds solar, thermal, or geothermal system projects to the types of energy efficiency and renewable energy improvements that may be financed under CPACE.

Under current law, only energy efficiency and renewable energy improvements are eligible for the program. Very technical, simple. Passed unanimously out of the House.

I urge passage in this Body.

Thank you.

THE CHAIR:

Will you remark? Will you remark?

Senator Chapin. Good afternoon to you sir.

SENATOR CHAPIN:

Good afternoon, Madam President.

Madam President, I also rise in support of the bill. It is a -- a somewhat minor change to a program that already exists, seems to be functioning well, and this provides additional opportunities for residents in the state of Connecticut.

Thank you, Madam President.

THE CHAIR:

Thank you.

Will you remark further? Will you remark further?

Senator Duff.

SENATOR DUFF:

Thank you, Madam President.

Since we've already established one, if there's no objection, may we put this on the Consent Calendar?

THE CHAIR:

You know what? I don't think we can. I'm sorry.

SENATOR DUFF:

Oh, we can't. I'm sorry. You're right. We have to vote.

THE CHAIR:

We can't because of Senator Linares.

SENATOR DUFF:

That's right. Correct.

THE CHAIR:

So I'm going to call for a roll call vote.

Mr. Clerk, will you please call for a roll call vote on this bill?

THE CLERK:

Immediate roll call has been ordered in the Senate.
Senators please return to the chamber. Immediate roll
call has been ordered in the Senate.

THE CHAIR:

Senator Bartolomeo.

If all members have voted, all members have voted.

The machine will be closed.

Mr. Clerk, will you please call the tally.

THE CLERK:

House Bill 6472.

Total Number Voting	32
Necessary for Adoption	17
Those voting Yea	32
Those voting Nay	0
Those absent and not voting	4

THE CHAIR:

The bill is passed.

Mr. Clerk.

THE CLERK:

On Page 21, Calendar 574, House Bill Number 6534, AN
ACT CONCERNING GASOLINE VAPOR RECOVERY SYSTEMS,
Favorable Report of the Committee on ENERGY AND
TECHNOLOGY.

THE CHAIR:

Senator Duff.

SENATOR DUFF:

Thank you, Madam President.