



General Assembly

January Session, 2009

Amendment

LCO No. 7393

HB0582107393HDO

Offered by:

REP. RYAN, 139th Dist.

REP. BERGER, 73rd Dist.

To: Subst. House Bill No. 5821

File No. 321

Cal. No. 234

"AN ACT CONCERNING ECONOMIC DEVELOPMENT PROJECTS."

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

3 "Sec. 501. Subsection (h) of section 31-57f of the general statutes, as
4 amended by house bill 6502 of the current session is repealed and the
5 following is substituted in lieu thereof (*Effective July 1, 2009*):

6 (h) Where a required employer is awarded a contract to perform
7 services that are substantially the same as services that have been
8 rendered under a predecessor contract, such required employer shall
9 retain, for a period of ninety days, all employees who had been
10 employed by the predecessor to perform services under such
11 predecessor contract, except that the successor contract need not retain
12 employees who worked less than fifteen hours per week or who had
13 been employed at the site for less than sixty days. During such ninety-
14 day period, the successor contract shall not discharge without just
15 cause an employee retained pursuant to this subsection. If the

16 performance of an employee retained pursuant to this subsection or
17 section 4a-82 is satisfactory during the ninety-day period, the successor
18 contractor shall offer the employee continued employment for the
19 duration of the successor contract under the terms and conditions
20 established by the successor contractor, or as required by law. The
21 provisions of this subsection shall not apply to any contract covered by
22 section 31-57g or subsections (o) and (p) of section 4a-82."