8712--A

2009-2010 Regular Sessions

IN ASSEMBLY

June 4, 2009

Introduced by M. of A. GABRYSZAK, SCHROEDER, SCHIMMINGER, JAFFEE, DelMONTE, PEOPLES, QUINN, HAYES, GIGLIO -- read once and referred to the Committee on Energy -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public authorities law and the economic development law, in relation to authorizing unallocated expansion or replacement power to be allocated for western New York economic development fund benefits

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. The opening paragraph of subdivision 13 of section 1005 of the public authorities law, as amended by chapter 645 of the laws of 2006, is amended to read as follows:

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Notwithstanding any other provision of law to the contrary but subject the terms and conditions of federal energy regulatory commission licenses, to allocate or reallocate directly or by sale for resale, two hundred fifty megawatts of firm Niagara project hydroelectric power as "expansion power" and four hundred forty-five megawatts of firm Niagara project hydroelectric power as "replacement power" to businesses within the state located within thirty miles of the Niagara project, and four hundred ninety megawatts of firm and interruptible power from the Saint Lawrence-FDR project as "preservation power" sold to businesses located within the counties of Jefferson, Saint Lawrence and Franklin, provided that the amount of expansion power allocated to businesses in Chautauqua county on January first, nineteen hundred eighty-seven shall continue to be allocated in such county and, provided further that up to megawatts of replacement power, up to thirty-eight and six-tenths megawatts of preservation power from the Saint Lawrence-FDR project which is relinquished or withdrawn after the effective date of chapter three hundred thirteen of the laws of two thousand five which amended this subdivision and, for the period ending on December thirty-first,

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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A. 8712--A 2

thousand six, up to twenty megawatts of other power from the Saint Lawrence-FDR project which is unallocated as of the effective date of 3 chapter three hundred thirteen of the laws of two thousand five which amended this subdivision, shall be allocated by the authority together 5 with such other funds of the authority as the trustees deem feasible and 6 advisable for energy cost savings benefits AND FOR WESTERN NEW YORK 7 ECONOMIC DEVELOPMENT FUND BENEFITS pursuant to the [twelfth] ELEVENTH undesignated paragraph of this section. Provided, however, that the amount of replacement, preservation power, or the additional twenty 8 9 10 megawatts of Saint Lawrence-FDR power for the period ending December thirty-first, two thousand six made available for such purpose, used for 11 energy cost savings benefits that are relinquished by or withdrawn from 12 a recipient thereof shall be offered by the authority proportionately 13 14 a period of six months for reallocation to applicants who qualify 15 respectively for replacement or preservation power allocations as 16 provided in this subdivision. If such power is not allocated within such 17 shall be allocated for the purpose of energy cost savings period it 18 benefits pursuant to subdivision (h) of section one hundred eighty-three 19 of the economic development law. The authority shall negotiate contracts on reasonable terms and conditions to renew or extend every permanent 20 21 contract allocation of expansion power in effect on the effective date 22 of this subdivision and, to the extent consistent with such contracts, 23 the authority shall negotiate contracts on reasonable terms and condi-24 tions to extend or renew all other allocations or allotments of 25 power in effect on such date. The authority shall negotiate contracts 26 on reasonable terms and conditions to renew or extend for a period of at least five years every permanent contract allocation of replacement 27 power in effect on the effective date of chapter three hundred thirteen 28 29 of the laws of two thousand five which added this sentence and that would expire by its terms on or before the end of the initial federal 30 energy regulatory commission license for the Niagara project; provided 31 32 that, in negotiating the terms and conditions of such contracts, the 33 authority may consider a business' compliance with all current contrac-34 tual obligations, including employment and power usage commitments. 35 Contracts entered into pursuant to this subdivision shall contain reasonable provisions providing for the partial or complete withdrawal 36 37 of the power in the event the recipient fails to maintain mutually agreed levels of employment, investment, and power utilization. Expan-38 39 sion or replacement power relinquished by businesses or withdrawn by the 40 authority shall be allocated directly or by sale for resale by the authority to businesses within the state located within thirty miles of 41 the Niagara project provided, that the PROCEEDS FROM THE SALE OF 42 43 UNALLOCATED AND ALLOCATED, BUT RELINQUISHED OR WITHDRAWN OR CURRENTLY 44 NOT ACCESSED EXPANSION OR REPLACEMENT POWER, AS SHALL BE DETERMINED BY TRUSTEES, SHALL BE ALLOCATED FOR THE PURPOSES OF WESTERN NEW YORK 45 ECONOMIC DEVELOPMENT FUND BENEFITS PURSUANT TO THE ELEVENTH UNDESIGNATED 46 47 PARAGRAPH OF THIS SECTION. PROCEEDS TO SUCH WESTERN NEW YORK 48 DEVELOPMENT FUND SHALL NOT PRECLUDE THE AUTHORITY FROM ALLOCATING EXPAN-49 OR REPLACEMENT POWER TO ELIGIBLE COMPANIES UNDER THE PROVISIONS OF 50 THIS SECTION. THE amount of power allocated to businesses in Chautauqua 51 county on January first, nineteen hundred eighty-seven shall 52 cated in such county. Preservation power that is relinquished by businesses or withdrawn by the authority shall be allocated directly or by 53 54 sale for resale by the authority within the counties of Jefferson, Saint Lawrence and Franklin. Allocations made pursuant to this paragraph shall 56 be made in accordance with criteria established by the trustees. Such A. 8712--A 3

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criteria shall address the expansion of industry and employment pursuant to paragraph (a) of this subdivision and the revitalization of existing industry pursuant to paragraph (b) of this subdivision.

S 2. The eleventh undesignated paragraph of section 1005 of the public authorities law, as amended by section 7 of part U of chapter 59 of the laws of 2006, is amended to read as follows:

The authority is authorized to allocate up to seventy megawatts unallocated power from the Niagara project sold prior to the effective date of this paragraph as replacement power, up to thirty-eight and six-tenths megawatts of preservation power from the Saint Lawrence-FDR project which is relinquished or withdrawn after the effective date of 12 this paragraph, and for the period ending on December thirty-first, two thousand six, up to an additional twenty megawatts of power from the Saint Lawrence-FDR project which is unallocated as of the effective date 15 this paragraph, for sale into the wholesale market, the net earnings from which and such other funds of the authority as deemed feasible and advisable by the trustees, shall be used for energy cost savings benefits. Such energy cost savings benefits shall be made upon recommendation of the economic development power allocation board, pursuant to 19 subdivision (h) of section one hundred eighty-three of the economic development law. THE AUTHORITY IS AUTHORIZED TO ALLOCATE UNALLOCATED 22 EXPANSION AND REPLACEMENT POWER FROM THE NIAGARA PROJECT, AND RELIN-QUISHED OR WITHDRAWN EXPANSION AND REPLACEMENT POWER, FOR SALE INTO THE 24 WHOLESALE MARKET, THE NET EARNINGS FROM WHICH AND SUCH OTHER FUNDS OF THE AUTHORITY AS DEEMED FEASIBLE AND ADVISABLE BY THE TRUSTEES, SHALL BE USED FOR WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFITS. SUCH WEST-ERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFITS SHALL BE MADE UPON RECOMMENDATION OF THE WESTERN NEW YORK ADVISORY GROUP, AS ESTABLISHED "MEMORANDUM OF UNDERSTANDING REGARDING WESTERN NEW YORK HYDROPOW-ER" AGREED TO BY THE AUTHORITY ON OCTOBER TWENTY-SECOND, TWO THREE, PURSUANT TO SUBDIVISION (I) OF SECTION ONE HUNDRED EIGHTY-THREE OF THE ECONOMIC DEVELOPMENT LAW. For purposes of this paragraph, the term net earnings shall mean any excess of revenues earned from the sale such power allocated to the wholesale market from the Niagara and Saint Lawrence-FDR projects over the revenues that would have been received had such firm power been allocated and sold on a firm basis by the authority prior to the effective date of this paragraph.

- S 3. Section 183 of the economic development law is amended by adding a new subdivision (i) to read as follows:
- 1. THE WESTERN NEW YORK ADVISORY GROUP SHALL SOLICIT APPLICATIONS FOR AND MAKE RECOMMENDATIONS FOR APPROVAL OF WESTERN NEW YORK **ECONOMIC** FUND BENEFITS IN AMOUNTS MADE AVAILABLE PURSUANT TO THE DEVELOPMENT ELEVENTH UNDESIGNATED PARAGRAPH OF SECTION ONE THOUSAND FIVE PUBLIC AUTHORITIES LAW.
- ELIGIBLE PROJECTS SHALL INCLUDE PROJECTS PROPOSED BY ENTITIES FROM WITHIN PUBLIC, PRIVATE OR NOT-FOR-PROFIT SECTORS LOCATED RADIUS OF THE NIAGARA POWER PLANT PROJECT THAT DEVELOP OR THIRTY-MILE MANAGE ECONOMIC DEVELOPMENT PROJECTS THAT HAVE IDENTIFIED THE ULTIMATE OR USER OF SUCH ECONOMIC DEVELOPMENT FUND BENEFITS. ELIGIBLE PROJECTS SHALL BE PROPOSED BY ENTITIES THAT ARE CUSTOMERS SERVED UNDER THE POWER AUTHORITY OF THE STATE OF NEW YORK'S HIGH LOAD FACTOR, ECONOM-POWER AND OTHER BUSINESS CUSTOMERS SERVED BY POLITICAL DEVELOPMENT SUBDIVISIONS OF THE STATE AUTHORIZED BY LAW TO ENGAGE IN THE DISTRIB-UTION OF ELECTRIC POWER THAT WERE AUTHORIZED TO BE SERVED BY THE AUTHOR-ITY'S FORMER JAMES A. FITZPATRICK NUCLEAR POWER PLANT.

A. 8712--A 4

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3. EACH APPLICATION FOR A WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFIT SHALL BE EVALUATED UNDER CRITERIA ADOPTED BY THE WESTERN NEW YORK ADVISORY GROUP, IN CONSULTATION WITH THE POWER AUTHORITY OF THE STATE OF NEW YORK, WHICH CRITERIA SHALL BE DESIGNED TO PROMOTE ECONOMIC DEVELOPMENT, MAINTAIN AND DEVELOP JOBS, AND ENCOURAGE NEW CAPITAL INVESTMENT THROUGHOUT THE STATE OF NEW YORK. SUCH CRITERIA SHALL ADDRESS BUT NEED NOT BE LIMITED TO:

- (A) THE OVERALL ECONOMIC IMPACT OF THE APPLICANT IN TERMS OF THE NUMBER OF JOBS TO BE CREATED OR RETAINED, AVERAGE ANNUAL PAYROLL, CAPITAL INVESTMENT AND USE OF NEW YORK STATE SUPPLIERS;
- (B) THE LIKELIHOOD THAT IN THE ABSENCE OF APPROVAL OF A WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFIT, THE APPLICANT WOULD CLOSE, CONTRACT OR RELOCATE OUTSIDE THE STATE OF NEW YORK;
- (C) THE APPLICANT'S COMPLIANCE WITH THE COMMITMENT TO RETAIN AND/OR CREATE JOBS CONTAINED IN ITS PRIOR POWER CONTRACT WITH THE POWER AUTHORITY OF THE STATE OF NEW YORK;
- (D) THE EXTENT TO WHICH A WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFIT WILL AFFECT THE OVERALL PRODUCTIVITY OR COMPETITIVENESS OF THE APPLICANT'S BUSINESS AND ITS EXISTING EMPLOYMENT WITHIN THE STATE; AND
- (E) THE OVERALL IMPACT OF THE PROJECT IN TERMS OF THE ECONOMIC VIABILITY OF IDENTIFIED ULTIMATE SITE OR USER INCLUDING THE PROJECT'S ABILITY TO INDUCE ADDITIONAL COMMERCIAL ACTIVITY ON THE SITE, REVITALIZE AN URBAN AREA, AND ITS COMPLIANCE WITH REGIONAL DEVELOPMENT PLANS.
- 4. APPLICATIONS FOR A WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENE-SHALL BE IN THE FORM AND CONTAIN SUCH INFORMATION, EXHIBITS AND SUPPORTING DATA AS THE BOARD MAY PRESCRIBE. THE WESTERN NEW YORK SORY GROUP SHALL REVIEW THE APPLICATIONS RECEIVED AND SHALL DETERMINE THE APPLICATIONS WHICH BEST MEET THE CRITERIA ESTABLISHED FOR THE FITS PURSUANT TO THIS SUBDIVISION AND IT SHALL RECOMMEND SUCH APPLICA-TIONS TO THE POWER AUTHORITY AND THE STATE OF NEW YORK WITH SUCH TERMS AND CONDITIONS AS IT DEEMS APPROPRIATE. SUCH TERMS AND CONDITIONS SHALL INCLUDE REASONABLE PROVISIONS PROVIDING FOR THE PARTIAL OR COMPLETE WITHDRAWAL OF THE WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFIT IN THAT THE RECIPIENT FAILS TO MAINTAIN MUTUALLY AGREED UPON THE EVENT COMMITMENTS THAT MAY INCLUDE, BUT ARE NOT LIMITED TO, INFRASTRUCTURE PROJECT COMPLETION. RECOMMENDATION FOR APPROVAL OF A WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFIT SHALL QUALIFY AN APPLICANT TO RECEIVE A WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENEFIT FROM THE POWER AUTHORITY OF THE STATE OF NEW YORK PURSUANT TO THE TERMS AND CONDITIONS OF THE RECOMMENDATION.
- 5. THE TRANSFER OF A WESTERN NEW YORK ECONOMIC DEVELOPMENT FUND BENE-FIT SHALL BE PROHIBITED UNLESS SPECIFICALLY APPROVED BY THE WESTERN NEW YORK ADVISORY GROUP AS CONSISTENT WITH THE CRITERIA ESTABLISHED PURSUANT TO THIS PARAGRAPH. ANY TRANSFER WHICH OCCURS WITHOUT SUCH ADVISORY GROUP'S APPROVAL SHALL BE INVALID AND SUCH TRANSFER MAY SUBJECT THE RECIPIENT TO REVOCATION OF ITS BENEFIT AND MODIFICATION OR REVOCATION OF ITS CONTRACT.
- 48 S 4. This act shall take effect immediately, provided that the amend-49 ments to section 183 of the economic development law made by section 50 three of this act shall not affect the expiration of such section and 51 shall be deemed to expire therewith.