1049

2011-2012 Regular Sessions

IN SENATE

(PREFILED)

January 5, 2011

Introduced by Sens. PARKER, PERKINS -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications

AN ACT to amend the public service law and the public authorities law, in relation to requiring the public service commission to annually review the compensation and benefits paid to certain officers, directors and high-level employees of certain gas or electric corporations

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

Section 1. The legislature hereby finds and declares that the compensation and benefits provided to certain officers, directors, and high-level managerial employees of certain gas or electric corporations may be excessive and out of proportion with objective measures of performance, equity, and fairness. Some top executives of certain gas or electric corporations have inflated their compensation, even as the customers they serve continue to struggle with the burdens of wage stagnation. Establishing control over levels of compensation and benefits paid to

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high-level managerial employees of certain gas or electric corporations is clearly in the public interest. By doing so, the state will be able to provide assurance to the ratepayer that his or her dollars are not being spent on exorbitant salaries for top executives of gas or electric corporations.

It is the purpose of this legislation to require the public service commission to review the proposed salary and benefits of officers, directors and high-level managerial executives of certain gas or electric corporations and, based on enumerated criteria, either approve, modify or reject such proposed salaries and benefits.

19 S 2. The public service law is amended by adding a new section 5-a to 20 read as follows:

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

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S. 1049

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S 5-A. REVIEW OF COMPENSATION AND BENEFITS PROVIDED TO OFFICERS, AND CERTAIN EMPLOYEES OF GAS OR ELECTRIC CORPORATIONS WITH GROSS INCOME EXCEEDING FIFTY MILLION DOLLARS ANNUALLY. 1. THE COMMISSION SHALL REVIEW THEPROPOSED OR EXISTING SALARY, BENEFITS, RETIREMENT BENEFITS, BONUSES, CONSULTING CONTRACTS AND ANY OTHER FORM OF REMUNERATION PROPOSED TO BE PAID TO ANY OFFICER, DIRECTOR OR EMPLOYEE OF GAS OR ELECTRIC CORPORATION IN A HIGH-LEVEL MANAGERIAL POSITION TO DETERMINE IF SUCH PAYMENTS ARE JUST, REASONABLE AND IN THE PUBLIC INTER-EST. SUCH REVIEW SHALL OCCUR EACH TIME A GAS OR ELECTRIC CORPORATION RECEIVES A MAJOR RATE INCREASE BUT SHALL NOT OCCUR LESS FREQUENTLY THAN ONCE EVERY THREE YEARS. IN MAKING SUCH DETERMINATION, THESHALL CONSIDER:

- (A) THE COST TO THE RATEPAYER OF THE SERVICE PROVIDED BY THE GAS OR ELECTRIC CORPORATION COMPARED TO THAT OF OTHER GAS OR ELECTRIC CORPORATIONS IN THIS STATE, OTHER STATES AND OTHER REGIONS OF THE COUNTRY, PROVIDING THE SAME OR SIMILAR SERVICE;
- (B) SERVICE RELIABILITY, FREQUENCY OF INTERRUPTIONS IN SERVICE AND DURATION OF TIME BEFORE RESTORATION OF SERVICE;
 - (C) RELATIVE PRODUCTIVITY OF MANAGEMENT AND LABOR;
 - (D) COST EFFECTIVENESS OF PLANT OPERATION AND MAINTENANCE;
- (E) LEVEL OF EXPERIENCE IN THE BUSINESS OF THE OFFICER, DIRECTOR OR HIGH-LEVEL MANAGERIAL EMPLOYEE IN A POLICY MAKING POSITION;
 - (F) GENERAL EFFICIENCY OF THE ORGANIZATION;
 - (G) GENERAL ECONOMIC CLIMATE OF THE REGION SERVED;
 - (H) THE NUMBER OF CONSUMER COMPLAINTS;
 - (I) THE RATE OF RETURN PROVIDED TO THE STOCKHOLDERS;
 - (J) THE COMMENTS OF ANY INTERESTED PARTY;
 - (K) THE EFFECT UPON THE MORALE OF OTHER EMPLOYEES;
- (L) THE IMPACT UPON THE FINANCIAL HEALTH OF THE GAS OR ELECTRIC CORPORATION; AND
- (M) ANY OTHER FACTORS WHICH WILL FAIRLY BALANCE THE INTERESTS OF THE RATEPAYERS AND THE STOCKHOLDERS.
- 2. AFTER SUCH REVIEW THE COMMISSION SHALL EITHER ACCEPT, REJECT OR MODIFY THE COMPENSATION, BENEFITS AND CONSULTING CONTRACTS AND THE DECISION OF THE COMMISSION SHALL BE BINDING UPON THE GAS OR ELECTRIC CORPORATION, SUBJECT TO REVIEW PURSUANT TO ARTICLE SEVENTY-EIGHT OF THE CIVIL PRACTICE LAW AND RULES.
- 3. THE COMMISSION SHALL PROMULGATE RULES AND REGULATIONS TO IMPLEMENT THE PROVISIONS OF THIS SECTION.
- 4. FOR PURPOSES OF THIS SECTION, THE TERM "GAS OR ELECTRIC CORPORATION" SHALL INCLUDE EITHER A GAS OR ELECTRIC CORPORATION OR BOTH SUCH CORPORATIONS, WITH A TOTAL GROSS INCOME EXCEEDING FIFTY MILLION DOLLARS ANNUALLY.
- S 3. Section 1004 of the public authorities law, as amended by chapter 506 of the laws of 2009, is amended to read as follows:
- 1004. Officers and employees; expenses. The trustees shall choose 46 47 from among their own number a [chairman] CHAIRPERSON and [vice-chairman] 48 VICE CHAIRPERSON. They shall select such officers and employees, 49 including a chief executive officer whose appointment shall be subject 50 to confirmation by the senate in accordance with section twenty-eight 51 hundred fifty-two of this chapter, and such engineering, marketing and legal officers and employees, as they may require for the performance of their duties and shall prescribe the duties and compensation of each 53 54 officer and employee. They shall adopt by-laws and rules and regulations suitable to the purposes of this title. As long as and to the extent 55 that the authority is dependent upon appropriations for the payment of 56

S. 1049

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its expenses, it shall incur no obligations for salary, office or other expenses prior to the making of appropriations adequate to meet LESS FREQUENTLY THAN ONCE EVERY THREE YEARS, THE TRUSTEES NO SHALL CONDUCT A COMPREHENSIVE REVIEW OF THE SALARIES, BONUSES AND BENE-5 FITS, INCLUDING RETIREMENT BENEFITS, OF OFFICERS, EMPLOYEES AND 6 SENTATIVES IN HIGH-LEVEL MANAGERIAL POSITIONS WITHIN THE AUTHORITY TO 7 DETERMINE IF SUCH SALARIES AND BENEFITS ARE JUST, REASONABLE, AND IN THE 8 PUBLIC'S INTEREST. THE TRUSTEES SHALL REPORT THEIR FINDINGS THE 9 GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE AND THE SPEAKER OF THE 10 ASSEMBLY WITHIN NINETY DAYS IMMEDIATELY FOLLOWING COMPLETION OF 11 REVIEW.

S 4. Section 1020-e of the public authorities law, as added by chapter 517 of the laws of 1986, is amended to read as follows:

1020-e. Officers and employees; expenses. The board, or the [chairman] CHAIRPERSON pursuant to authority duly delegated to him, from time to time shall hire, without regard to any personnel or civil service law, rule or regulation of the state and in accordance with guidelines adopted by the authority such employees and consultants, including withlimitation those in the areas of engineering, marketing, finance, appraisal, accounting and law, as it may require for the performance of its duties and shall prescribe the duties and compensation of each offiand employee, provided, however, that if any such employees are hired as a consequence of an acquisition of all the stock or assets of LILCO, they shall be hired subject and be entitled to all applicable provisions of (i) any existing contract or contracts with labor and (ii) all existing pension or other retirement plans. Notwithstanding the provisions of any general, special or local law, the board may determine that, if any pension or retirement plan becomes inapplicable terminated, all or such class or classes of employees of the authority as the board may determine may elect to become members of the New York state employees' retirement system on the basis of compensation payable to them by the authority. NO LESS FREQUENTLY THAN ONCE EVERY THREE YEARS, THE BOARD SHALL CONDUCT A COMPREHENSIVE REVIEW OF THE SALA-RIES, BONUSES AND BENEFITS, INCLUDING RETIREMENT BENEFITS, OF OFFICERS, AND REPRESENTATIVES IN HIGH-LEVEL MANAGERIAL POSITIONS WITHIN THE AUTHORITY TO DETERMINE IF SUCH SALARIES AND BENEFITS ARE REASONABLE, AND IN THE PUBLIC'S INTEREST. THE BOARD SHALL REPORT THEIR FINDINGS TO THE GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE AND THE SPEAKER OF THE ASSEMBLY WITHIN NINETY DAYS IMMEDIATELY FOLLOWING COMPLETION OF SUCH REVIEW.

S 5. This act shall take effect immediately.