## 3825

## 2015-2016 Regular Sessions

IN SENATE

February 18, 2015

- Introduced by Sens. MARCHIONE, DeFRANCISCO, HASSELL-THOMPSON -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications
- AN ACT to amend the energy law, in relation to permitting agencies, municipalities and public authorities to enter into power purchase agreements

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

Section 1. Section 9-102 of the energy law is amended by adding a new subdivision 5 to read as follows:

3 AGREEMENT" MEANS AN AGREEMENT FOR THE "SOLAR POWER PURCHASE 5. 4 PURCHASE OF ELECTRICITY, PRODUCED BY SOLAR POWERED ELECTRICITY GENERAT-5 SYSTEMS, IN WHICH A PERSON AGREES TO INSTALL, MAINTAIN AND MANAGE ING б SOLAR POWERED ELECTRICITY GENERATING SYSTEMS OR EQUIPMENT ON REAL PROP-7 ERTY OF AN AGENCY, MUNICIPALITY OR PUBLIC AUTHORITY, TO PRODUCE SUCH 8 ELECTRICITY WITH NO CAPITAL OUTLAY OR INVESTMENT BY THE AGENCY, MUNICI-PALITY OR PUBLIC AUTHORITY, IN EXCHANGE FOR A LONG TERM AGREEMENT BY 9 10 SUCH AGENCY, MUNICIPALITY OR PUBLIC AUTHORITY TO PURCHASE THE ELECTRIC-PRODUCED BY SUCH SOLAR POWERED ELECTRICITY GENERATING SYSTEMS OR 11 ITY EOUIPMENT AT A CURRENT COST PER KILOWATT HOUR LESS THAN THAT OFFERED 12 ΒY SERVICING SUCH AGENCY, MUNICIPALITY 13 THE UTILITY COMPANY OR PUBLIC AUTHORITY AND AT A TOTAL COST OVER THE LIFE OF THE AGREEMENT 14 THAT IS 15 REASONABLY DETERMINED BY THE GOVERNING BOARD OF SUCH AGENCY, MUNICI-PALITY OR PUBLIC AUTHORITY TO BE LESS THAN IT WOULD OTHERWISE PAY TO THE 16 17 UTILITY SERVICING ITS LOCATION.

18 S 2. Section 9-103 of the energy law, as added by chapter 733 of the 19 laws of 1985, subdivision 1 as amended and subdivision 5 as added by 20 chapter 638 of the laws of 1989, subdivision 3 as amended and subdivi-21 sions 6 and 7 as added by chapter 368 of the laws of 1994, subdivision 4 22 as amended by chapter 83 of the laws of 1995 and subdivision 8 as added

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

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1 by section 78 of part A of chapter 436 of the laws of 1997, is amended 2 to read as follows:

3 S 9-103. Energy performance contracts AND SOLAR POWER PURCHASE AGREE-4 MENTS. 1. Notwithstanding any other provision of law, any agency, muni-5 cipality, or public authority, in addition to existing powers, is 6 authorized to enter into energy performance contracts of up to thirty-7 five years duration OR SOLAR POWER PURCHASE AGREEMENTS OF UP TO TWENTY 8 YEARS DURATION, provided, that the duration of any such contract OR AGREEMENT shall not exceed the reasonably expected useful life of the 9 10 energy facilities, SOLAR POWERED ELECTRICITY GENERATING SYSTEMS or AND PROVIDED 11 equipment subject to such contract; FURTHER THAT WITH 12 RESPECT TO SOLAR POWER PURCHASE AGREEMENTS, SUCH AGENCY, MUNICIPALITY OR PUBLIC AUTHORITY IS AUTHORIZED TO RESELL ANY EXCESS ELECTRICITY GENER-13 14 ATED BY SUCH SOLAR POWERED ELECTRICITY GENERATING SYSTEMS OR EOUIPMENT 15 THROUGH THE USE OF A NET METERING SYSTEM, ELECTRICITY CREDITS OR OTHER MEANS APPROVED BY THE NEW YORK STATE ENERGY RESEARCH AND DEVELOPMENT 16 17 YORK INDEPENDENT SYSTEM OPERATORS OR THE PUBLIC AUTHORITY, THE NEW 18 SERVICE COMMISSION.

2. Any energy performance contract entered into by any agency or muni-19 20 cipality shall contain the following clause: "This contract shall be 21 deemed executory only to the extent of the monies appropriated and 22 available for the purpose of the contract, and no liability on account therefor shall be incurred beyond the amount of such monies. It is understood that neither this contract nor any representation by any 23 24 25 public employee or officer creates any legal or moral obligation to 26 request, appropriate or make available monies for the purpose of the contract." 27

3. In the case of a school district or a board of cooperative educational services, an energy performance contract OR SOLAR POWER PURCHASE AGREEMENT shall be an ordinary contingent expense, and shall in no event be construed as or deemed a lease or lease-purchase of a building or facility, for purposes of the education law.

4. Agencies, municipalities, and public authorities are encouraged to consult with and seek advice and assistance from the New York state energy research and development authority concerning energy performance contracts AND/OR SOLAR POWER PURCHASE AGREEMENTS.

37 5. Notwithstanding any other provision of law, in order to convey an 38 interest in real property necessary for the construction of facilities 39 the operation of equipment provided for in an energy performance or 40 contract OR SOLAR POWER PURCHASE AGREEMENT, any agency, municipality or public authority may enter into a lease of such real property to which it holds title or which is under its administrative jurisdiction as is 41 42 43 necessary for such construction or operation, with an energy performance 44 contractor, OR SOLAR POWER PURCHASE AGREEMENT for the same length of 45 time as the term of such energy performance contract OR SOLAR POWER PURCHASE AGREEMENT, and on such terms and conditions as may be agreeable 46 47 the parties thereto and are not otherwise inconsistent with law, and to 48 notwithstanding that such real property may remain useful to such agency, municipality or public authority for the purpose for which such real 49 50 property was originally acquired or devoted or for which such real prop-51 erty is being used.

52 6. In lieu of any other competitive procurement or acquisition process 53 that may apply pursuant to any other provision of law, an agency, muni-54 cipality, or public authority may procure an energy performance OR SOLAR 55 POWER PURCHASE contractor by issuing and advertising a written request 56 for proposals in accordance with procurement or internal control poli1 cies, procedures, or guidelines that the agency, municipality, or public 2 authority has adopted pursuant to applicable provisions of the state 3 finance law, the executive law, the general municipal law, or the public 4 authorities law, as the case may be.

5 7. Sections one hundred three and one hundred nine-b of the general 6 municipal law shall not apply to an energy performance contract OR SOLAR 7 POWER PURCHASE AGREEMENT for which a written request for proposals is 8 issued pursuant to subdivision six of this section.

In the case of a school district or a board of cooperative educa-9 8. 10 tional services, an energy performance contract shall be developed and approved pursuant to the requirements of this section and pursuant to 11 regulations promulgated by the commissioner of education in consultation 12 with the New York state energy research and development authority. 13 Such 14 regulations shall include, but shall not be limited to: a list of the 15 appropriate type of projects that qualify as energy performance 16 contracts; an approval process that includes review of the type and 17 nature of the proposed project, the scope and nature of the work to be 18 performed, and a detailed breakdown of the energy savings to be derived 19 each year and for the duration of the energy performance contract; and a 20 process for ensuring that districts have obtained financing at the 21 lowest cost possible. Such regulations shall require that all energy 22 performance contracts which contain maintenance and monitoring charges 23 as part of the energy performance contract price state such maintenance 24 and monitoring charges separately in the contract in a clear and 25 conspicuous manner. Such regulations shall not apply to energy perform-26 ance contracts entered into prior to the effective date of such regulations, nor shall they apply to energy performance contracts for which 27 28 a request for proposals was issued prior to such effective date.

9. IN THE CASE OF A SCHOOL DISTRICT OR A BOARD OF COOPERATIVE 29 EDUCA-TIONAL SERVICES, A SOLAR POWER PURCHASE AGREEMENT SHALL BE DEVELOPED AND 30 APPROVED PURSUANT TO THE REQUIREMENTS OF THIS SECTION. THE COMMISSIONER 31 32 OF EDUCATION IN CONSULTATION WITH THE NEW YORK STATE ENERGY RESEARCH AND 33 DEVELOPMENT AUTHORITY SHALL PROMULGATE SUCH REGULATIONS AS DETERMINED TO 34 BE NECESSARY TO REGULATE THE CONSTRUCTION, INSTALLATION AND MAINTENANCE 35 OF SOLAR POWERED ELECTRICITY GENERATING SYSTEMS OR EQUIPMENT AND TO REQUIRE THAT ALL SOLAR POWER PURCHASE AGREEMENTS WHICH CONTAIN 36 MAINTE-37 NANCE AND MONITORING CHARGES STATE SUCH MAINTENANCE AND MONITORING CHARGES SEPARATELY IN THE AGREEMENT IN A CLEAR AND CONSPICUOUS 38 MANNER. 39 SUCH REGULATIONS SHALL NOT APPLY TO SOLAR POWER PURCHASE AGREEMENTS 40 ENTERED INTO PRIOR TO THE EFFECTIVE DATE OF SUCH REGULATIONS, NOR SHALL SOLAR POWER PURCHASE AGREEMENTS FOR WHICH A REQUEST FOR 41 THEY APPLY TO PROPOSALS WAS ISSUED PRIOR TO SUCH EFFECTIVE DATE. 42 43 S 3. This act shall take effect immediately.