1225--A

Cal. No. 173

2017-2018 Regular Sessions

IN SENATE

January 6, 2017

- Introduced by Sens. GRIFFO, CARLUCCI, CROCI, FUNKE, LITTLE, RITCHIE -read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications -- reported favorably from said committee, ordered to first and second report, ordered to a third reading, passed by Senate and delivered to the Assembly, recalled, vote reconsidered, restored to third reading, amended and ordered reprinted, retaining its place in the order of third reading
- AN ACT to amend the public service law, in relation to establishing the New York state clean energy tech production program

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The public service law is amended by adding a new section
2	66-o to read as follows:
3	§ 66-o. New York state clean energy tech production program. 1. The
4	commission shall, within forty-five days of the effective date of this
5	section, commence a proceeding to establish a self-directed program for
6	its industrial, commercial and large energy users, in order to stimulate
7	the growth and adoption of more efficient use of energy, greater use of
8	advanced energy management products, deeper penetration of renewable
9	energy resources such as wind, solar, geothermal, renewable biomass or
10	biogas and anaerobic digestion, wider deployment of "distributed" energy
11	resources, such as micro grids, roof-top solar, fuel cells and other
12	<u>on-site power supplies, and energy storage.</u>
13	2. The commission, in collaboration with the utilities and large
14	industrial customers, shall develop, oversee and issue guidelines estab-
15	lishing rules and principles for the self-directed program which shall
16	include the following elements:
17	(a) A program structure that allows industrial, commercial and large
18	users to treat their existing and future clean energy surcharges;
19	including, but not limited to, surcharges to support the clean energy
20	fund, the system benefits charge, the renewable portfolio standard, the

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	energy efficiency portfolio standard and energy efficiency transition
2	implementation plans as dedicated funds for energy efficiency, greater
3	use of advanced energy management products, deeper penetration of renew-
4	able energy resources such as wind, solar, geothermal, and anaerobic
5	digestion, wider deployment of "distributed" energy resources, such as
6	micro grids, roof-top solar, fuel cells and other on-site power
7	supplies, and energy storage through an energy savings account.
8	(b) The self-directed program shall be available to all individual
9	customers with a thirty-six month average demand of two megawatts or
10	greater as well as customers with an aggregated thirty-six month average
11	demand of four megawatts or greater as long as one or more of the
12	accounts being aggregated by the customer has at least a thirty-six
13	month average demand of one megawatt.
14	(c) A mechanism to recoup paid funds from self-directed customers if
15	it is determined that funds contained in the energy savings account were
16	utilized erroneously or if planned energy efficiency or other projects
17	permitted herein did not actually occur.
18	(d) A requirement that after seven years any unused surcharges
19	contained in the energy saving account shall be made available for
20	original purposes of the surcharge.
21	(e) A requirement to collect and establish self-directed customers'
22	baseline energy use data.
23	(f) A method to measure and verify all claimed energy objectives,
24	using the same standards for data collection as other existing and
25	future clean energy surcharges.
26	(q) Offering self-directed customers multi-year time frames greater
27	than thirty-five months in which to expend aggregated energy efficiency
27 28	than thirty-five months in which to expend aggregated energy efficiency fees.
28	fees.
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55 tration and evaluation, measurement and verification.

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1	(1) A mechanism to provide that measures taken by self-directed
2	customers, to meet the goals of the self-directed program, should be
3	accredited to the appropriate program goals of the utility and/or load
4	serving entity of the self-directed customer. Nothing contained in this
5	section shall be construed as transferring the obligations of one
6	<u>customer class to another customer class.</u>
7	(m) A requirement that self-direct customers match seven and one-half
8	percent of self-directed energy optimization plan total costs provided
9	such matching contribution may be in the form of a financial and/or in
10	kind contribution.
11	3. The commission shall provide an annual report on or before the
12	first day of January to the governor, the temporary president of the
13	senate, the speaker of the assembly, the minority leader of the senate
14	and the minority leader of the assembly, on the clean energy tech
15	production program.
16	§ 2. This act shall take effect immediately.