4321

2011-2012 Regular Sessions

IN SENATE

March 29, 2011

Introduced by Sen. KRUGER -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to eliminating certain discharges of chlorine compounds into state waters, and for other purposes

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

1 Section 1. Short title. This act may be cited as the "chlorine zero 2 discharge act".

S 2. Legislative intent. The legislature finds that:

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4 1. toxic substances that persist or bioaccumulate in the environment, 5 build to higher and higher concentration over time, reaching their 6 greatest levels in the tissues of species high on the food chain, 7 including humans;

8 2. toxic substances that persist or bioaccumulate in the environment 9 are biologically active in infinitesimal quantities, causing reproduc-10 tive failure, birth defects, developmental impairment, hormonal 11 disruption, behavioral disorders, immune suppression and cancer at low 12 doses, and mixtures of these substances may cause these effects at even 13 lower doses;

14 3. regulatory approaches that permit even limited production and 15 discharge of toxic substances that persist or bioaccumulate result in 16 the accumulation of these substances in the environment and food chain 17 over time and subsequent damage to the health of humans and other 18 species;

4. the most favored method of preventing the continued contamination of the environment from persistent or bioaccumulative toxic substances is to phase out their production or use over time and replace these substances or the processes that produce them, or both, with safer alternatives;

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

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S. 4321

5. among the persistent or bioaccumulative toxic substances of great-1 2 est concern are organochlorines discharged in the production of pulp and 3 paper as a result of the use of chlorine or any other chlorinated 4 oxidizing agents in the pulp and paper manufacturing process;

5 6. the Great Lakes Water Quality Agreement between the United States 6 and Canada concludes that the discharge of toxic substances in toxic 7 amounts be prohibited and the discharge of any or all persistent toxic 8 substances be virtually eliminated; and

7. in the Sixth Biennial Report on Great Lakes Water Quality, the 9 10 International Joint Commission on Great Lakes Water Quality concluded 11 that the concepts of virtual elimination and zero discharge are consist-12 ent and a clear statement or direction to take to achieve the Agree-13 ment's purpose. The overall strategy or aim regarding persistent toxic 14 substances is virtual elimination, and the tactic or method to be used 15 to achieve the aim is through zero input or discharge of those 16 substances created as a result of human activity.

17 S 3. The environmental conservation law is amended by adding a new 18 section 17-0830 to read as follows:

19 S 17-0830. DISCHARGE OF ORGANOCHLORINE COMPOUNDS, BYPRODUCTS, OR META-20 BOLITES.

21 1. (A) EFFECTIVE FOUR YEARS AFTER THE EFFECTIVE DATE OF THIS SECTION, 22 EACH PULP AND PAPER MANUFACTURING FACILITY SHALL ACHIEVE ZERO DISCHARGE 23 INTO WATER OF ORGANOCHLORINE COMPOUNDS, BYPRODUCTS OR METABOLITES FORMU-24 LATED AS A RESULT OF THE USE OF CHLORINE OR ANY OTHER CHLORINATED 25 OXIDIZING AGENT IN THE PULP AND PAPER MANUFACTURING PROCESS.

26 (B) EFFECTIVE FOUR YEARS AFTER THE EFFECTIVE DATE OF THIS SECTION, ALL PERMITS UNDER THIS CHAPTER FOR PAPER AND PULP MILLS 27 EXISTING AND NEW 28 WHICH USE CHLORINE OR OTHER CHLORINATED OXIDIZING AGENT ANY SHALL 29 REQUIRE COMPLIANCE WITH THE ZERO DISCHARGE REQUIREMENT SET FORTH IN PARAGRAPH (A) OF THIS SUBDIVISION. 30

31 2. WITHIN ONE YEAR AFTER THE EFFECTIVE DATE OF THIS SECTION, THE 32 COMMISSIONER SHALL EVALUATE ALTERNATIVES TO THE USE OF ORGANOCHLORINES 33 IN THE MANUFACTURING OF PULP AND PAPER, AND SHALL PUBLISH A REPORT ON TRANSFER OF TECHNOLOGY IN THE PULP AND PAPER INDUSTRY FROM ORGANO-34 THE TECHNOLOGY AS A 35 CHLORINE TO CHLORINE-FREE MODEL FOR POLLUTION PREVENTION. WITHIN EIGHTEEN MONTHS AFTER THE EFFECTIVE DATE OF THIS 36 37 SECTION, THE DEPARTMENT SHALL BEGIN PROVIDING TECHNICAL INFORMATION AND 38 SUPPORT TO ASSIST PERMIT APPLICANTS IN THE USE OF ALTERNATIVES TO ORGA-NOCHLORINE COMPOUNDS IN THE PRODUCTION OF PULP AND PAPER. 39

40 3. WITHIN EIGHTEEN MONTHS AFTER THE EFFECTIVE DATE OF SECTION, THIS COMMISSIONER SHALL COMPLETE A REPORT TO THE GOVERNOR AND THE LEGIS-41 THE LATURE ON NOT READILY IDENTIFIED SOURCES AND INDUSTRIAL DISCHARGES 42 OF 43 ORGANOCHLORINE COMPOUNDS AND THEIR BYPRODUCTS AND METABOLITES INTO 44 WATER. THE REPORT SHALL INCLUDE A LISTING OF ALL TYPES OR CATEGORIES OF 45 NONPOINT SOURCES AND INDUSTRIAL ORGANOCHLORINE DISCHARGES INTO WATER AND THEIR BYPRODUCTS AND METABOLITES. THE REPORT SHALL ALSO INCLUDE A LIST-46 47 ING OF THE ANNUAL QUANTITIES OF EACH ORGANOCHLORINE COMPOUND DISCHARGED 48 INTO WATER STATEWIDE AND BY PERMITTED FACILITY, TOGETHER WITH A LIST OF 49 EACH PERMITTED FACILITY'S LOCATION AND QUANTITIES OF COMBINED ORGANO-50 COMPOUND DISCHARGES INTO WATER. THE REPORT SHALL CONTAIN CHLORINE 51 RECOMMENDATIONS FOR ACHIEVING A ZERO DISCHARGE POLICY FOR IMPORTANT CATEGORIES OF ORGANOCHLORINE POLLUTION SOURCES. IN ORDER TO DEVELOP SUCH 52 RECOMMENDATIONS, THE COMMISSIONER SHALL CONVENE AN ADVISORY PANEL. THE 53 ADVISORY PANEL SHALL CONDUCT PUBLIC HEARINGS AND SOLICIT PUBLIC AND 54 55 EXPERT COMMENT. THE PANEL SHALL CONSIST OF FIFTEEN MEMBERS, INCLUDING AT INDEPENDENT EXPERT IN EACH OF THE FIELDS OF PUBLIC HEALTH, 56 LEAST ONE

S. 4321

OCCUPATIONAL HEALTH, TECHNOLOGY CHANGE, TOXICS USE REDUCTION, AND ECOLO GY, TWO AFFECTED CITIZENS, AND TECHNICAL AND POLICY EXPERTS FROM INDUS TRY, LABOR, PUBLIC INTEREST AND ENVIRONMENTAL GROUPS. MEMBERS SHALL NOT
 BE EMPLOYEES OF THE DEPARTMENT. MEMBERS SHALL NOT BE ENTITLED TO ANY
 COMPENSATION BUT SHALL BE REIMBURSED FOR THEIR ACTUAL AND NECESSARY
 EXPENSES INCURRED IN THE PERFORMANCE OF THEIR DUTIES.

7 4. FOR THE PURPOSES OF THIS SECTION, THE TERM "ZERO DISCHARGE" MEANS 8 ABSOLUTELY NO OUTPUT OR RELEASE, INCLUDING NONPOINT SOURCE OUTPUT OR 9 RELEASE, INTO WATER. THE TERM "ZERO DISCHARGE" DOES NOT MEAN A LESS THAN 10 DETECTABLE OUTPUT OR RELEASE.

11 S 4. This act shall take effect immediately.