3944

2015-2016 Regular Sessions

IN ASSEMBLY

January 28, 2015

Introduced by M. of A. CERETTO, MONTESANO, BARCLAY -- Multi-Sponsored by -- M. of A. GOODELL, HAWLEY, OAKS, PALMESANO -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public service law, in relation to exempting religious organizations from the temporary state energy and utility service conservation assessment fee

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

Section 1. Paragraph (b) of subdivision 6 of section 18-a of the public service law, as amended by section 1 of part S of chapter 57 of the laws of 2014, is amended and a new paragraph (i) is added to read as follows:

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(b) The temporary state energy and utility service conservation assessment shall be based upon the following [percentum] PER CENTUM of the utility entity's gross operating revenues derived from intrastate utility operations in the last preceding calendar year, minus the amount, if any, that such utility entity is assessed pursuant to subdivisions one and two of this section for the corresponding state fiscal year period: (1) two [percentum] PER CENTUM for the state fiscal year beginning April first, two thousand thirteen; (2) 1.63 [percentum] PER CENTUM for the state fiscal year beginning April first, two thousand fourteen; (3) 1.00 [percentum] PER CENTUM for the state fiscal year 15 beginning April first, two thousand fifteen; and (4) .73 [percentum] PER CENTUM for the state fiscal year beginning April first, two thousand sixteen. With respect to the temporary state energy and utility service conservation assessment to be paid for the state fiscal year beginning April first, two thousand seventeen and notwithstanding clause (i) of 19 20 paragraph (d) of this subdivision, on or before March tenth, two thou-21 sand seventeen, utility entities shall make a payment equal to one-half 22 of the assessment paid by such entities pursuant to this paragraph for 23 the state fiscal year beginning on April first, two thousand sixteen;

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

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provided, further that such assessment for state fiscal year beginning April first, two thousand seventeen shall not be reflected in a customer's rate after December thirty-first, two thousand seventeen. respect to the Long Island power authority, the temporary state energy and utility service conservation assessment shall be based upon the 6 following [percentum] PER CENTUM of such authority's gross operating 7 revenues derived from intrastate utility operations in the last preced-8 ing calendar year, minus the amount, if any, that such authority is 9 assessed pursuant to subdivisions one-a and two of this section for the 10 corresponding state fiscal year period: (1) one [percentum] PER CENTUM 11 for the state fiscal year beginning April first, two thousand thirteen; (2) .84 [percentum] PER CENTUM for the state fiscal year beginning April 12 first, two thousand fourteen; (3) .50 [percentum] PER CENTUM for the 13 14 state fiscal year beginning April first, two thousand fifteen; 15 [percentum] PER CENTUM for the state fiscal year beginning April first, two thousand sixteen; provided, however, that should the amount 16 17 assessed by the department for costs and expenses pursuant to such 18 subdivisions equal or exceed such authority's temporary state energy and 19 utility service conservation assessment for a particular fiscal year, the amount to be paid under this subdivision by such authority shall be 20 21 zero. With respect to the temporary state energy and utility conservation assessment to be paid for the state fiscal year beginning April first, two thousand seventeen and notwithstanding clause (i) of 23 24 paragraph (d) of this subdivision, on or before March tenth, two thou-25 sand seventeen, the Long Island power authority shall make a payment equal to one-half of the assessment it paid for the state fiscal year 26 beginning on April first, two thousand sixteen; provided, further that 27 28 such assessment for state fiscal year beginning April first, two thou-29 sand seventeen shall not be reflected in a customer's rate after Decem-30 thirty-first, two thousand seventeen. No corporation or person subject to the jurisdiction of the commission only with respect to safe-31 32 ty, or the power authority of the state of New York, shall be subject to 33 the temporary state energy and utility service conservation assessment provided for under this subdivision. Utility entities whose gross oper-34 35 ating revenues from intrastate utility operations are five hundred thousand dollars or less in the preceding calendar year shall not be subject 36 37 to the temporary state energy and utility service conservation 38 ment. RECEIPTS FROM REVENUES DERIVED FROM RELIGIOUS ORGANIZATIONS WHO 39 ARE EXEMPT FROM TAXATION UNDER FEDERAL AND STATE LAW SHALL NOT BE 40 SUBJECT TO SUCH ASSESSMENT. The minimum temporary state energy and utilservice conservation assessment to be billed to any utility entity 41 whose gross revenues from intrastate utility operations are in excess of 42 43 five hundred thousand dollars in the preceding calendar year 44 two hundred dollars. 45

- (I) NO PUBLIC UTILITY COMPANY OR OTHER UTILITY ENTITY SUBJECT TO THE PROVISIONS OF THIS SECTION SHALL CHARGE OR PASS ALONG THE AMOUNT OF ASSESSMENT IMPOSED UNDER THIS SECTION TO ANY RELIGIOUS ORGANIZATION IN THIS STATE WHICH IS EXEMPT FROM TAXATION UNDER STATE LAW OR FEDERAL LAW.
- S 2. This act shall take effect immediately; provided that the amendments to subdivision 6 of section 18-a of the public service law made by section one of this act shall not affect the repeal of such subdivision and shall be deemed repealed therewith.