8659--A

2017-2018 Regular Sessions

## IN ASSEMBLY

September 1, 2017

Introduced by M. of A. LAVINE -- read once and referred to the Committee on Consumer Affairs and Protection -- recommitted to the Committee on Consumer Affairs and Protection in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the general business law and the executive law, in relation to home heating system conversion

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

Section 1. Subdivision 1 of section 778-aa of the general business law, as added by chapter 129 of the laws of 1996, is amended to read as follows:

4 1. All home improvement contractors as defined in subdivision five of 5 section seven hundred seventy of this chapter or any other person providing an estimate or engaged in the installation of home heating б 7 systems shall include in any estimate of the cost of converting an existing oil home heating system to [either] a natural gas [er], elec-8 tric or any other home heating system a separate estimate detailing the 9 10 costs related to the closure, abandonment and/or removal of a home heat-11 ing oil storage tank. In addition, any person making such estimate shall 12 also provide a copy of any applicable local law, or if there is no local 13 law then such person shall provide a written statement to that effect. 14 § 2. Section 778-aa of the general business law is amended by adding

15 two new subdivisions 3 and 4 to read as follows:

3. Following the conversion of an existing home heating system from an oil home heating system to an alternative method of home heating, and prior to the commencement of the new home heating service, the utility company, gas corporation, or electric corporation, as defined in section two of the public service law, or any home improvement contractor who installed the alternate home heating system, shall provide to the homeowner a written copy of the notice created by the department of state

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

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1	pursuant to subdivision four of this section, in no less than 14 point
2	bold type and separate form from any other document provided to such
3	homeowner. The department of state shall have the authority to promul-
4	gate any rules or regulations necessary to implement the provisions of
5	this subdivision.
б	4. The department of state shall create and make available to the
7	public on the department's website a notice informing homeowners who are
8	converting their existing oil home heating system to an alternative
9	method of home heating of the provisions of subdivision thirteen of
10	section three hundred seventy-eight of the executive law, in addition to
11	any other state laws, rules, or regulations related to the closure,
12	abandonment, and/or removal of a heating oil storage tank, including
13	fill and vent pipes and other related materials and equipment. Such
14	notice shall include a requirement that the homeowner must provide writ-
15	ten notice to his or her home heating oil supplier to inform such
16	supplier of such conversion prior to the commencement of the new home
17	heating service, and shall also advise the homeowner that there may be
18	other local laws related to such conversion.
19	§ 3. Subdivision 13 of section 378 of the executive law is amended by
20	adding a new paragraph h to read as follows:
21	h. The property owner shall provide written notice to his or her home
22	heating oil supplier or suppliers to inform them of such conversion to
23	an alternate fuel prior to the commencement of the new home heating
24	service.
25	§ 4. This act shall take effect on the ninetieth day after it shall
26	have become a law; provided, however, that effective immediately, the
27	addition, amendment, and/or repeal of any rule or regulation necessary

27 addition, amendment, and/or repeal of any rule or regulation necessary 28 for the implementation of this act on its effective date are authorized 29 and directed to be made and completed on or before such date.