## STATE OF NEW YORK

3699

2017-2018 Regular Sessions

## IN ASSEMBLY

January 30, 2017

Introduced by M. of A. COLTON, DINOWITZ, PERRY, ENGLEBRIGHT, ROSENTHAL -- Multi-Sponsored by -- M. of A. GLICK, GOTTFRIED, LUPARDO, RIVERA, SALADINO -- read once and referred to the Committee on Environmental Conservation

AN ACT to amend the general city law, in relation to requiring contractors in certain cities to recycle construction and demolition site waste

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

1 Section 1. Legislative intent. The purpose of this act is to signif-2 icantly reduce the amount of waste produced by construction and demoli-3 tion activities in cities having populations of one million or more. 4 There are many opportunities to reduce or recycle materials from 5 construction and demolition, including metals, cardboard, drywall, 6 glass, wood and asphalt. This act is consistent with the goals of large 7 cities' solid waste management plans, complementing other recycling and 8 recovery programs currently in effect.

9 § 2. The general city law is amended by adding a new section 23-a to 10 read as follows:

11 <u>§ 23-a.</u> Construction and demolition site waste recycling; certain 12 <u>cities. 1. Definitions. As used in this section:</u>

13 <u>a. "Contractor" means a general contractor and shall also include any</u> 14 <u>subcontractor engaged in the demolition or wrecking of a structure for</u> 15 <u>which a permit is required.</u>

16 b. "Construction and demolition debris" shall include, but not be

17 limited to, metals, cardboard, drywall, glass, wood, concrete, brick and

18 asphalt, but shall not include any material that is contaminated by

19 lead, asbestos or any other hazardous material such that recycling ther-

20 <u>eof would be illegal or unfeasible.</u>

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

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1	c. "Recycler" means a recycling facility, transfer station or other
2	solid waste management facility permitted pursuant to the environmental
3	conservation law.
4	d. "Reuse" means (i) the on-site use of reprocessed construction and
5	demolition debris if the use of such debris is authorized by the city
6	department of buildings; and (ii) the off-site redistribution of a mate-
7	rial which would otherwise be disposed of, for use in the same or simi-
8	lar form as it was produced.
9	2. Applicability. a. The provisions of this section shall apply only
10	in cities having a population of one million or more.
11	b. Contractors shall recycle or reuse construction and demolition
12	debris produced on site as part of construction or demolition activities
13	by meeting the following requirements:
14	(1) on a project that is issued a permit with an application date
15	within one year of the effective date of this section, the contractor
16	shall cause to be recycled or reused at least twenty-five percent of the
17	construction and demolition debris, as measured by weight, produced on
18	<u>site.</u>
19	(2) on a project that is issued a permit with an application date a
20	year or more after the effective date of this section, the contractor
21	shall cause to be recycled or reused at least fifty percent of the
22	construction and demolition debris, as measured by weight, produced on
23	<u>site.</u>
24	c. The following projects shall be subject to the provisions of this
25	section:
26	(1) Construction of new residential buildings with four or more dwell-
27	ing units;
28	(2) Construction of new non-residential buildings, other than projects
29	for which the total area is four thousand square feet or less;
30	(3) Any rehabilitation of non-residential buildings of more than four
31	thousand square feet that will require a certificate of occupancy to be
32	issued from the city;
33	(4) Demolition of residential buildings with four or more dwelling
34	units that includes the demolition of at least one outside wall; and
35	(5) Demolition of non-residential buildings, other than projects for
36	which the total area is four thousand square feet or less.
37	d. A project shall be exempt from the provisions of this section if
38	only a plumbing permit or only an electrical permit is required for such
39	project.
40	3. Contractor responsibilities. a. Within thirty days of completion of
41	a project, the contractor shall submit documentation to report compli- ance with this section and the regulations promulgated pursuant to this
42	section. If the contractor is unable to meet the recycling and reuse
43 44	requirements of this section, the contractor may apply for a waiver from
44 45	the city. Such documentation shall be in a form and manner determined by
45 46	the city department of buildings.
40 47	b. If a contractor is unable or refuses to submit the required
48	documentation, a property owner may submit a waiver application
49	supported by an affidavit that the contractor is unavailable or refuses
50	to provide the required documentation.
51	c. A contractor shall comply with all reasonable requests for informa-
52	tion and documentation by the city department of buildings pursuant to
53	an audit to monitor compliance with this section. Documentation
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	required by this section shall be maintained for at least three years.
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1	Such requirements shall include documentation of the amount of material
2	the contractor is actually able to recycle or reuse and the reason or
3	reasons for which the contractor cannot meet the recycling and reuse
4	requirements in this section.
5	b. The city shall not issue any new building or demolition permit to a
б	contractor who has failed to timely submit the required documentation
7	with respect to any completed project, until such contractor either
8	submits (1) the required documents including, where applicable, proof
9	that any fine due pursuant to subdivision five of this section has been
10	paid in full, or (2) proof of a waiver issued by the city and, the
11	payment of any fine due.
12	c. The city may withhold a certificate of occupancy for a project
13	until the contractor submits either the required documentation includ-
14	ing, where applicable, proof that any fine due pursuant to subdivision
15	five of this section has been paid in full; or proof of a waiver issued
16	by the city and, the payment of any fine due.
17	d. The city is authorized to conduct audits of contractors to deter-
18	mine and validate compliance with the requirements of this section. The
19	city may request information and documentation relevant to such an audit
20	from any contractor.
21	e. The city is authorized to promulgate such rules and regulations as
22	necessary to implement the provisions of this section. Such rules and
23	regulations shall contain provisions for seeking and obtaining a waiver
24	from the provisions of this section.
25	5. Fines and penalties. a. Contractors who fail to provide the
26	documentation required by this section or who have not received a waiver
27	from the city shall be subject to a fine of five hundred dollars for
28	each day that they fail to provide the information or apply for a waiv-
29	er.
30	b. Contractors who fail to meet the recycling or reuse requirements of
31	this section and have applied for and not received a waiver from the
32	city shall be assessed a fine as follows:
33	(1) for projects involving ten thousand square feet or more of reno-
34	vated, newly constructed or demolished space, five hundred dollars for
35	each percentage point of difference between the amount required by this
36	section to be recycled or reused and the amount actually recycled or
37	reused; and
38	(2) for projects involving less than ten thousand square feet of reno-
39	vated, newly constructed or demolished space, two hundred fifty dollars
40	for each percentage point of difference between the amount required by
41	this section to be recycled or reused and the amount actually recycled
42	or reused.
43	c. The city may modify the penalties required by paragraph a or b of
44	this subdivision for failure to provide documentation or meet the recy-
45	cling and reuse requirements, if it finds that there are extenuating
46	circumstances for such failures.
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§ 3. This act shall take effect on the first of January next succeed- 48 ing the date on which it shall have become a law.