STATE OF NEW YORK

4715--A

2017-2018 Regular Sessions

IN SENATE

February 24, 2017

Introduced by Sens. BROOKS, BAILEY, DILAN, HOYLMAN, PARKER -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications -- recommitted to the Committee on Energy and Telecommunications in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public service law, in relation to filing gas safety reports

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

Section 1. The public service law is amended by adding a new section 66-p to read as follows:

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§ 66-p. Gas safety reports. 1. On or before March fifteenth of each year, each gas corporation shall file with the department a gas safety 5 report. The department shall review the reports to monitor each gas corporation's pipeline replacement projects and all other activities related to providing safe and reliable gas service in order to determine 8 whether the projects or activities are being carried out in a manner consistent with this chapter, the commission's rules, regulations and 10 orders, and any practice the department has deemed necessary for the provision of safe and reliable service, and to track how each gas corporation is spending any funds allocated for pipeline replacement projects and all other activities related to providing safe and reliable gas 13 service.

2. The gas safety report provided for in subdivision one of this section shall include a thorough description and explanation of the 16 strategic planning and decision-making methodology used to determine and 18 prioritize pipeline replacement projects, a description of the corporation's operation and maintenance activities related to gas safety, a description of the corporation's inspections of its intrastate trans-21 mission and distribution lines, and any other information the department

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

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may require. If there has been no substantial change in a gas corporation's safety report since the gas safety report most recently filed with the department, the corporation, with consent of the department, 3 may file an updated version of such report.

2-a. A gas corporation shall also include with its gas safety report a list of pipeline replacement projects completed by a gas corporation within the last year; such list shall indicate which projects were completed with a gas corporation's own employees and which were completed by contractors. The commission may also order a gas corporation to submit an independent cost benefit analysis which examines the gas corporation's use of its own employees and its use of contractors to complete pipeline replacement projects.

3. If the department determines that there is a deficiency in a gas corporation's prioritization or administration of its pipeline replacement projects or operation and maintenance activities related to gas safety, the department shall notify the commission at the next scheduled public session and shall provide a brief description of the facts and nature of the deficiency. The commission may order reasonable improvements that will best promote the public interest, preserve the public health and protect those using gas pursuant to those powers provided to the commission as provided in this chapter, including but not limited to 22 those in section sixty-six of this article.

§ 2. This act shall take effect immediately.