STATE OF NEW YORK

6050

2019-2020 Regular Sessions

IN ASSEMBLY

February 26, 2019

Introduced by M. of A. TITUS, GALEF, PAULIN, ABBATE, BRONSON, CAHILL, BLAKE, ORTIZ, BYRNE -- read once and referred to the Committee on Labor

AN ACT to amend the public service law, the labor law and the public health law, in relation to the protection of the health, safety and employment rights of employees suffering employment loss as the result of the sale or closure of a nuclear electric generation facility

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

Section 1. Short title. This act shall be known and may be cited as the "nuclear facility closing workers' protection act".

3 § 2. The public service law is amended by adding a new section 28 to 4 read as follows:

§ 28. Nuclear electric plants; closure or sale plan. 1. Not less than 5 б eighteen months prior to the closure or sale of a nuclear electric 7 plant, the electric corporation owning, operating or managing such plant 8 shall submit to the department a plan detailing the process for the closure or sale of the nuclear electric plant. Such plan shall include 9 10 (a) details and specifics on the electric corporation's plan to comply with article twenty-five-A of the labor law as they apply to nuclear 11 12 electric plants, and (b) a workforce retention component which shall 13 utilize the existing labor force during the closure and decommissioning period. The workforce retention component shall include provisions that 14 (i) any construction work which may be performed during the closure and 15 decommissioning period, shall be performed pursuant to a project labor 16 17 agreement, as defined in section two hundred twenty-two of the labor 18 law, entered into with a bona fide building and construction trades 19 labor organization having jurisdiction over the scope of work to be 20 performed; and (ii) any other work which may be performed pursuant to a 21 project labor agreement, as defined in section two hundred twenty-two of 22 the labor law, entered into with a bona fide employee organization

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

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28 29 having jurisdiction over the scope of the work to be performed. In addition, every plan submitted pursuant to this section shall be in such form and contain such information as the department shall determine to be necessary and proper. For purposes of this section, "construction work" shall include, but not be limited to, any demolition, reconstruction, excavation, rehabilitation, repair, installation, renovation or alteration, which is customarily performed by a building and construction trades organization. 2. No nuclear electric plant shall be closed or sold unless: (a) the plan submitted pursuant to subdivision one of this section, or an amended version of such plan as may be required by the department, shall have been approved by the department; (b) after the approval of such plan pursuant to paragraph (a) of this subdivision, the affected employees shall have been provided notice of employment loss, as required by section eight hundred sixty-b of the labor law, not less than one year prior to such closure or sale; (c) the plan approved pursuant to paragraph (a) of this subdivision is included as a material term of every contract and plan relating to the closure of sale of the electric plant; and (d) the department has granted its approval of every contract or plan providing for the sale or closure of the electric plant. 3. Upon a finding of the department that an electric corporation violated any provision of this section, or that any person has violated the provisions of a plan approved pursuant to this section, all contracts and plans relating to the closure or sale of the nuclear electric plant by the electric corporation shall be deemed null and void, and such corporation or person, after notice and hearing, may be liable for a civil fine of not less than five million dollars to be imposed by the department.

30 § 3. Section 860-a of the labor law is amended by adding two new 31 subdivisions 1-a and 1-b to read as follows:

32 <u>1-a. "Electric corporation" shall have the same meaning as provided in</u> 33 <u>subdivision thirteen of section two of the public service law.</u>

34 <u>1-b. "Electric plant" shall have the same meaning as provided in</u> 35 <u>subdivision twelve of section two of the public service law.</u>

36 § 4. Section 860-b of the labor law is amended by adding a new subdi-37 vision 1-a to read as follows:

1-a. Notwithstanding the provisions of subdivision one of this 38 section, in the case of an employer that is an electric corporation 39 owning, operating or maintaining a nuclear electric plant, such employer 40 41 shall not order a mass layoff, relocation or employment loss until its 42 plan to implement the provisions of this article shall have been 43 approved by the department of public service pursuant to section twen-44 ty-eight of the public service law, and thereafter, at least one year 45 before the order takes effect, such employer gives written notice of the 46 order to the following:

47 (a) affected employees and the representatives of the affected employ-48 ees;

49 (b) the department; and

50 <u>(c) the local workforce investment boards established pursuant to the</u> 51 <u>federal Workforce Investment Act (P.L. 105-220) for the locality in</u> 52 <u>which the mass layoff, relocation or employment loss will occur.</u>

53 § 5. Subdivision 3 of section 860-b of the labor law, as added by 54 chapter 475 of the laws of 2008, is amended to read as follows:

55 3. Notwithstanding the requirements of subdivision one <u>or one-a</u> of 56 this section, an employer is not required to provide notice if a mass

1 2	layoff, relocation, or employment loss is necessitated by a physical calamity or an act of terrorism or war.
3	§ 6. The opening paragraph of subdivision 1 of section 860-g of the
4	labor law, as added by chapter 475 of the laws of 2008, is amended to
5	read as follows:
6	An employer who fails to give notice as required by paragraph (a) of
7	subdivision one <u>or paragraph (a) of subdivision one-a</u> of section eight
8	hundred sixty-b of this article before ordering a mass layoff, relo-
9	cation, or employment loss is liable to each employee entitled to notice
10	who lost his or her employment for:
11	§ 7. Section 860-h of the labor law is amended by adding a new subdi-
12^{11}	vision 5 to read as follows:
13^{12}	5. Notwithstanding any other provision of this section to the contra-
14^{13}	ry, if an employer that is an electric corporation owning, operating or
15	maintaining a nuclear electric plant violates any provision of this
16	article, such corporation, after notice and hearing, may be liable for a
17	civil fine of not less than five million dollars to be imposed by the
18	department.
19	§ 8. The labor law is amended by adding a new section 860-j to read as
20	follows:
21	§ 860-j. Employment loss at a nuclear electric plant. 1. The electric
22	corporation owning, operating or maintaining a nuclear electric plant at
23	which there will be a mass layoff, relocation or employment loss, shall
24	within ten days of providing notice thereof pursuant to subdivision
25	one-a of section eight hundred sixty-b of this article shall cause to be
26	conducted and completed an extensive health screening, in accordance
27	with the regulations of the commissioner of health, of all employees,
28	contractors and subcontractors working at such plant. Such health
29	screening shall include general health screening, and screening for
30	diseases and conditions related to employment in a nuclear electric
31	plant.
32	2. Each electric corporation owning, operating or maintaining a nucle-
33	ar electric plant at which there will be a mass layoff, relocation or
34	employment loss shall establish and operate employment retraining
35	programs for all employees, contractors and subcontractors who are
36	affected by an employment loss. Such programs shall be conducted,
37	subject to the supervision of the department, during the one-year notice
38	period provided for in subdivision one-a of section eight hundred
39	sixty-b of this article. Furthermore, training shall be provided to
40	acquire any necessary skills and certifications for employment by any
41	entity which is engaged in the closure or decommissioning of the nuclear
42	electric plant. Every person who completes training pursuant to this
43	subdivision shall be granted an employee preference.
44	§ 9. Subdivision 1 of section 206 of the public health law is amended
45	by adding a new paragraph (w) to read as follows:
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47	(w) by rule and regulation, establish standards and guidelines for the
	extensive health screenings of persons working in nuclear electric
48	extensive health screenings of persons working in nuclear electric plants, required by subdivision one of section eight hundred sixty-j of
48 49 50	extensive health screenings of persons working in nuclear electric