## STATE OF NEW YORK

3715

2021-2022 Regular Sessions

## IN SENATE

January 30, 2021

Introduced by Sen. ORTT -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the executive law and the public authorities law, in relation to requiring a public referendum to approve a final siting permit

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

1 Section 1. Paragraph (e) of subdivision 5 of section 94-c of the exec-2 utive law, as added by section 4 of part JJJ of chapter 58 of the laws 3 of 2020, is amended and a new paragraph (f-1) is added to read as 4 follows:

5 (e) Following the expiration of the public comment period set forth in б this subdivision, or following the conclusion of a hearing undertaken 7 pursuant to this subdivision, the office shall, in the case of a public 8 comment period, issue a written summary of public comment and an assess-9 ment of comments received, and in the case of an adjudicatory hearing, 10 the executive officer or any person to whom the executive director has 11 delegated such authority, shall issue a final written hearing report. A final siting permit may only be issued if the office makes a finding 12 13 that the proposed project, together with any applicable uniform and 14 site-specific standards and conditions would comply with applicable laws and regulations, and if such final siting permit is approved pursuant to 15 a referendum held in accordance with paragraph (f-1) of this 16 In making this determination, the office may elect not to 17 subdivision. apply, in whole or in part, any local law or ordinance which would 18 19 otherwise be applicable if it makes a finding that, as applied to the 20 proposed major renewable energy facility, it is unreasonably burdensome 21 in view of the CLCPA targets and the environmental benefits of the 22 proposed major renewable energy facility.

23 (f-1) Notwithstanding any other provision of law to the contrary,
24 before a determination for a final siting permit may be considered

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

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final, such permit shall be subject to approval through public referen-1 dum by the municipality in which the facility applying to the office is 2 intended to be located. Such referendum shall be held upon the question 3 of approving an application for a certificate establishing a major 4 5 renewable energy facility in the municipality where the proposed faciliб ty intends to be located, and approved by fifty-one per centum of voters. Such referendum shall be held within sixty days, but not earli-7 8 er than thirty days after the office's decision. For the purposes of 9 this paragraph, "municipality" shall mean a city or town located in this 10 state. § 2. Subdivision 3 of section 1902 of the public authorities law, as 11 added by section 6 of part JJJ of chapter 58 of the laws of 2020, is 12 13 amended to read as follows: 14 3. Establish procedures and protocols for the purpose of establishment 15 and transfer of build-ready sites which shall include, at a minimum: 16 (a) written notice at the earliest practicable time to a municipality in 17 which a potential build-ready site has been identified; [and] (b) public referendum held in the municipality where a potential build-ready site 18 19 has been identified, held upon the question of approving a certificate 20 establishing or transferring such build-ready site in such municipality, 21 and approved by fifty-one per centum of voters; and (c) a preliminary 22 screening process to determine, in consultation with the department of 23 environmental conservation, whether the potential build-ready site is 24 located in or near an environmental justice area and whether an environ-25 mental justice area would be adversely affected by development of a 26 build-ready site; 27 § 3. This act shall take effect immediately; provided, however, that the amendments to section 94-c of the executive law made by section one

the amendments to section 94-c of the executive law made by section one of this act shall not affect the repeal of such section and shall be deemed to be repealed therewith; and provided further, however, that the amendments to subdivision 3 of section 1902 of the public authorities law made by section two of this act shall not affect the repeal of such section and shall be deemed to be repealed therewith.