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Introduced by Sens. HOYLMAN, COMRIE, KAMINSKY, KRUEGER, SEPULVEDA --
read twice and ordered printed, and when printed to be committed to
the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, the public health
law and the real property law, in relation to enacting the "private
well testing act"

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

1 Section 1. Short title. This act shall be known and may be cited as
2 the "private well testing act".

3 § 2. Subdivision 1 of section 3-0315 of the environmental conservation
4 law, as amended by section 12 of part T of chapter 57 of the laws of
5 2017, is amended to read as follows:

6 1. The department in conjunction with the commissioner of health shall
7 create and maintain a geographic information system, and associated data
8 storage and analytical systems for purposes of collecting, streamlining,
9 and visualizing integrated data, permits, and relevant sites about
10 drinking water quality including, but not limited to, incorporating
11 supply well and monitoring well data, emerging contaminant data, water
12 quality monitoring data, pertinent data from remediation and landfill
13 sites, permitted discharge locations and other potential contamination
14 risks to water supplies. Such system shall also incorporate information
15 from the source water assessment program collected by the department of
16 health, information collected pursuant to section eleven hundred eleven
17 of the public health law, data from annual water supply statements
18 prepared pursuant to section eleven hundred fifty-one of the public
19 health law, information from the database pursuant to title fourteen of
20 article twenty-seven of this chapter, and any other existing data
21 regarding soil and groundwater contamination currently gathered by the
22 department, as well as data on contamination that is readily available

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

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1 from the United States geological survey and other sources determined
2 appropriate by the department. In addition to facilitating interagency
3 coordination and predictive analysis to protect water quality, such
4 system shall provide state agency information to the public through a
5 website, within reasonable limitations to ensure confidentiality and
6 security.

7 § 3. Section 206 of the public health law is amended by adding a new
8 subdivision 31 to read as follows:

9 31. The commissioner is authorized and directed to promulgate rules
10 and regulations to establish standards for the testing of drinking water
11 from privately owned wells. Such standards shall apply to any water
12 wells subject to subdivision eighteen of this section, as added by chap-
13 ter three hundred ninety-five of the laws of nineteen hundred ninety-
14 nine. Such testing shall be to determine the quality, safety and exist-
15 ing level of contamination of drinking water from privately owned wells.

16 § 4. Subdivision 1 of section 1100 of the public health law, as
17 amended by chapter 655 of the laws of 1978, is amended to read as
18 follows:

19 1. The department may make rules and regulations for the protection
20 from contamination of any or all public or private supplies of potable
21 waters and water supplies of the state or United States, institutions,
22 parks, reservations or posts and their sources within the state, and the
23 commissioner of environmental protection of the city of New York and the
24 board of water supply of the city of New York may make such rules and
25 regulations subject to the approval of the department for the protection
26 from contamination of any or all public or private supplies of potable
27 waters and their sources within the state where the same constitute a
28 part of the source of the public or private water supply of said city.

29 § 5. The public health law is amended by adding a new section 1111 to
30 read as follows:

31 § 1111. Private well testing. 1. (a) The department shall promulgate
32 regulations providing for the testing of drinking water from private
33 wells located on real property subject to this section.

34 (b) Any contract for the sale of real property, including a multiple
35 family dwelling as defined in section eight hundred two of the executive
36 law, which is served by a private well that is the potable water supply
37 for such property shall include a provision requiring as a condition of
38 sale, the testing of such water supply for at least the standards
39 prescribed pursuant to this section. Provisions of this section shall
40 not apply to property where the potable water supply has five or more
41 service connections or that regularly serves an average of twenty-five
42 or more individuals daily for at least sixty days out of the year.

43 (c) Water sampling shall be done, preferably by a laboratory certified
44 by the department, in the following manner:

45 (i) if there is no water treatment system in use on the water well
46 being tested, samples shall be collected from a primary cold water,
47 non-aerated spigot or tap that draws from or feeds water to the potable
48 water system from such water;

49 (ii) where a water treatment system is in use on the water supply
50 system, the sample shall be collected as follows:

51 (A) the water treatment system shall be disconnected or otherwise
52 disabled prior to the collection of the water sample; or

53 (B) the sample shall be collected at a location prior to the water
54 treatment system; or

(iii) in the case of a new well construction and installation where there is no spigot or tap on the subject property, the sample may be collected directly at the wellhead, utilizing a raw water sample.

2. Every water test conducted in accordance with this section shall be conducted by a laboratory certified by the department pursuant to section five hundred two of this chapter to test for drinking water constituents and shall include but not be limited to a test for at least the following constituents: bacteria (total coliform); sodium; nitrites; nitrates; iron; manganese; iron plus manganese; pH; copper; chloride; all volatile organic compounds for which maximum constituent levels have been established pursuant to public health regulations; and lead.

3. (a) The department, in consultation with the department of environmental conservation, and local health organizations established pursuant to article three of this chapter may require additional testing for constituents that appear on a county or regional basis including but not limited to arsenic, barium, fluoride, mercury, methane, radium, and radon.

(b) The department may, by rule or regulation, exclude or limit by geographic area or geologic formation, or based upon well recorded information, any constituent listed in this section deemed by the department as not significant in a county or in any specific area within a county and such area or formation need not be tested as part of any water test conducted in accordance with this section.

(c) For each constituent to be tested for in accordance with this section, the department shall establish, by regulation a maximum time period for which a test result shall remain valid for the purposes of this section without necessitating retesting for such constituent; provided, however, such time period shall not exceed twelve months. A retest of the water supply shall not be required pursuant to this section if the contract of sale is entered into within the period of test validity established pursuant to this paragraph. Notwithstanding any provision of this paragraph to the contrary, a buyer and seller subject to the provisions of this section may mutually agree to retest for a constituent even though the maximum time period for test validity for the constituent established pursuant to this section has not expired.

4. (a) Any water test results provided by a laboratory to the person or persons requesting the test shall include the maximum constituent levels or other established water quality standards, if any, prescribed by the department for each constituent tested and shall be transmitted on a standardized private well water test reporting form prescribed by the department. The form shall refer the buyer and seller of the real property in question to the appropriate office or person within the department, or the department's website for information regarding remediation alternatives.

(b) Within ten business days after completion of the water test, a laboratory shall submit the water test results to the department with the following information:

(i) a statement that the testing is for the purpose of complying with the "private well testing act";

(ii) the location of the real property, described by block and lot number, street address, municipality, and county;

(iii) the name and mailing address of the person or persons making the request for the test;

(iv) an affidavit stating the date and time that the water sample was collected and the specific point of collection and the legal name and

1 mailing address of the person or persons collecting the raw water
2 samples;

3 (v) the date and time the sample was analyzed by the laboratory; and
4 (vi) such other information as may be required by the department, in
5 consultation with the department of environmental conservation and
6 appropriate local health organizations established pursuant to article
7 three of this chapter.

8 (c) The department may require laboratories to submit electronically
9 the information required pursuant to paragraph (b) of this subdivision.

10 (d) A laboratory shall not release water test results to any person
11 except the buyer or seller of the real property at issue as provided in
12 subdivision one of this section, the lessor of the real property as
13 provided in subdivision six of this section, any person authorized by
14 the buyer, seller, or lessor, as the case may be, the department, or any
15 person designated by court order.

16 (e) The department shall make the data accumulated from the water test
17 results submitted by laboratories pursuant to this section available to
18 counties, municipalities, or other governmental entities for the
19 purposes of studying groundwater supplies or contamination in the state;
20 provided, however, that identifying information is removed.

21 (f) The results of water well tests shall be provided to the depart-
22 ment of environmental conservation for inclusion in the statewide
23 groundwater remediation strategy developed in accordance with section
24 15-3109 of the environmental conservation law and the geographic infor-
25 mation system developed in accordance with section 3-0315 of the envi-
26 ronmental conservation law.

27 5. The department, within ten business days after receiving any report
28 of a water test failure in accordance with this section, shall provide
29 notice of such water test failure to the appropriate local health organ-
30 izations established pursuant to article three of this chapter. The
31 appropriate local health organizations established pursuant to article
32 three of this chapter shall issue a general notice to owners of real
33 property served by private wells or a public water system located in the
34 vicinity of the real property experiencing the water test failure
35 suggesting or recommending that those property owners may wish to have
36 their private wells tested for at least the constituents at issue. The
37 specific address or location of the private well that failed a water
38 test shall not be identified in the notice or by any other means or in
39 any other manner. The department shall establish criteria for notifica-
40 tion which may include, but shall not be limited to, the maximum
41 constituent level, the level of exceedance reported, and the distance or
42 location of the properties or public water supply in the vicinity of the
43 contaminated well for which testing is recommended.

44 6. Within two years after the effective date of this section, and at
45 least once every five years thereafter, the lessor of any real property
46 the potable water supply for which is a private well shall test that
47 water supply in the manner established pursuant to this section for at
48 least the constituents required pursuant to subdivisions two and three
49 of this section. Within thirty days after the receipt of the test
50 results, the lessor shall also provide a written copy thereof to each
51 lessee of a rental unit on the property. The lessor shall also provide a
52 written copy of the most recent test results to a prospective tenant
53 prior to the signing of a lease of a rental unit on the property.

54 7. (a) The department, in consultation with the department of environ-
55 mental conservation, and local health organizations established pursuant
56 to article three of this chapter shall establish a public information

1 and education program to inform the public and appropriate professional
2 disciplines of the enactment of this section and the substance of its
3 provisions and requirements, the potential health effects of consuming
4 water from a private well that does not meet maximum constituent levels
5 and other established water quality standards, the potential presence of
6 radium in at least some potable groundwater supplies in the state, the
7 geographic areas in the state subject to an actual or potential threat
8 of danger from contaminated groundwater, the importance of testing
9 private wells regularly for constituents, and suggested water treatment
10 techniques, equipment strategies and public funding sources available
11 for treating water from private wells that have failed a water test
12 conducted in accordance with this section.

13 (b) The department shall make available to the public a general compi-
14 lation of water test results data arranged or identified by county and
15 municipality or appropriate geographic area therein, but which does not
16 include specific address or location information.

17 8. Within three years of the effective date of this section, the
18 department shall prepare and transmit to the governor and legislature a
19 report on the implementation and operation of this section. Such report
20 shall also describe the benefits and deficiencies realized as a result
21 of this section and include recommendations for any appropriate legisla-
22 tive action. The report shall also be made available to the public and
23 be posted on the department's website.

24 § 6. The real property law is amended by adding a new section 468 to
25 read as follows:

26 § 468. Private well testing requirements. 1. Every contract for the
27 sale of real property, including a multiple family dwelling as defined
28 in section eight hundred two of the executive law, which is served by a
29 private well that is the potable water supply for such property shall
30 include a provision requiring as a condition of sale, the testing of
31 such water supply for at least the standards prescribed pursuant to
32 section eleven hundred eleven of the public health law. Provisions of
33 this section shall not apply to property where the potable water supply
34 has five or more service connections or that regularly serves an average
35 of twenty-five or more individuals daily for at least sixty days out of
36 the year.

37 2. Closing of title on the sale of such real property shall not occur
38 unless both the buyer and the seller have received and reviewed a copy
39 of the water test results. At closing, the buyer and seller both shall
40 certify in writing that they have received and reviewed the water test
41 results.

42 3. The requirements of this section may not be waived.

43 § 7. This act shall take effect on the one hundred eightieth day after
44 it shall have become a law. Effective immediately, the addition, amend-
45 ment and/or repeal of any rule or regulation necessary for the implemen-
46 tation of this act on its effective date are authorized to be made on or
47 before such effective date.