STATE OF NEW YORK

6455

2021-2022 Regular Sessions

IN SENATE

April 29, 2021

Introduced by Sen. KAMINSKY -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications

AN ACT to amend part B of chapter 173 of the laws of 2013 relating to the issuance of securitized restructuring bonds to refinance the outstanding debt of the Long Island power authority, in relation to the utility debt securitization authority; and in relation to permitting the issuance of securitized restructuring bonds to finance system resiliency costs; and to amend the public authorities law, in relation to certain contracts by the Long Island power authority

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

Section 1. Legislative findings. The legislature hereby finds and determines that the establishment of the utility debt securitization authority under part B of chapter 173 of the laws of 2013, as amended, permitted the issuance of securitized restructuring bonds on favorable terms which resulted in lower aggregate distribution, transmission and 6 transition charges to Long Island ratepayers, compared to other available alternatives, and the purposes of such act will be further advanced 8 by amending such act to permit the issuance of additional such bonds subject to a limit on the outstanding principal amount thereof and to 10 allow such bonds to be issued to refund bonds of the utility debt secu-11 ritization authority. The legislature finds and determines that improvements to the transmission and distribution system of the Long Island 12 13 Power Authority to increase resiliency and better withstand the effects 14 of climate change are necessary, and that issuance of securitized restructuring bonds by the Utility Debt Securitization Authority may 16 allow the funding of such improvements on more favorable terms than if such bonds were issued by the Long Island Power Authority. The legisla-17 18 ture hereby further finds and determines that it is in the interest of 19 Long Island ratepayers for the comptroller to exercise oversight over

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

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the issuance of securitized restructuring bonds and contracts entered into on behalf of the service provider.

- § 2. Subdivision 2 of section 2 of part B of chapter 173 of the laws of 2013 relating to the issuance of securitized restructuring bonds to refinance the outstanding debt of the Long Island power authority, is amended to read as follows:
- 2. "Approved restructuring costs" means, to the extent approved as such under a restructuring cost financing order, (a) costs of purchasing, redeeming or defeasing a portion of outstanding debt of the authority or the restructuring bond issuer, including bonds and notes issued by the authority or the restructuring bond issuer, debt issued by the New York state energy research and development authority for the benefit of the LILCO; (b) costs of terminating interest rate swap contracts and other financial contracts entered into by or for the benefit of the authority and related to debt obligations of the authority; (c) rebate, yield reduction payments and any other amounts payable to the United States Treasury or to the Internal Revenue Service to preserve or protect the federal tax-exempt status of outstanding debt obligations of the authority; [and] (d) upfront financing costs associated with restructuring bonds; and (e) system resiliency costs.
- § 3. Subdivision 11 of section 2 of part B of chapter 173 of the laws 2013 relating to the issuance of securitized restructuring bonds to refinance the outstanding debt of the Long Island power authority, as amended by section 2-a of part W of chapter 58 of the laws of 2015, is amended to read as follows:
- 11. "Restructuring bonds" means bonds or other evidences of indebtedness that are issued pursuant to an indenture or other agreement of the restructuring bond issuer under a restructuring cost financing order (a) the proceeds of which are used, directly or indirectly, to recover, finance, or refinance approved restructuring costs, (b) that are director indirectly secured by, or payable from, restructuring property, and (c) that have a term no longer than thirty years [and (d) that have a final scheduled maturity date no later than the final scheduled maturity date of the authority bonds purchased, redeemed or defeased with 34 the proceeds of such restructuring bonds].
 - § 4. Section 2 of part B of chapter 173 of the laws of 2013 relating to the issuance of securitized restructuring bonds to refinance the outstanding debt of the Long Island power authority, is amended by adding a new subdivision 17-a to read as follows:
 - 17-a. "System resiliency costs" means, to the extent approved as such under a restructuring cost financing order, costs of rebuilding, improving or constructing transmission and distribution system assets to increase resiliency of such assets, better withstand changes in climate, absorb impacts from outage-inducing events, and recover quickly from outages including but not limited to, improvements to and replacement of poles and wires, moving power lines underground, raising substations, constructing flood barriers, and system automation and costs of purchasing, redeeming or defeasing debt of the authority incurred to finance such costs or reimbursing the authority for amounts already spent on such costs.
- § 5. Subdivision 1 of section 3 of part B of chapter 173 of the laws 2013 relating to the issuance of securitized restructuring bonds to refinance the outstanding debt of the Long Island power authority, 54 amended to read as follows:
 - 1. Standard. The authority may, subject to approval of the comptroller in consultation with the department of public service, prepare a

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restructuring cost financing order (a) for the purpose of issuing restructuring bonds to refinance outstanding debt of the authority or the restructuring bond issuer based on a finding that such bond issuance 3 4 is expected to result in savings to consumers of electric transmission 5 and distribution services in the service area on a net present value basis; or (b) for the purpose of issuing restructuring bonds to finance 7 system resiliency costs based on a finding that funding of such system 8 resiliency costs by the issuer would result in lower costs to consumers 9 of electric transmission and distribution services in the service area 10 on a net present value basis than funding of such costs by the 11 authority.

- § 6. Paragraph (a) of subdivision 1 of section 4 of part B of chapter 173 of the laws of 2013 relating to the issuance of securitized restructuring bonds to refinance the outstanding debt of the Long Island power authority, as amended by section 3 of part W of chapter 58 of the laws of 2015, is amended to read as follows:
- (a) For the purpose of effectuating the purposes declared in section one of this act, there is hereby created a special purpose corporate municipal instrumentality of the state to be known as "utility debt securitization authority", which shall be a body corporate and politic, a political subdivision of the state, and a public benefit corporation, exercising essential governmental and public powers for the good of the Such restructuring bond issuer shall not be created or organized, and its operations shall not be conducted, for the purpose of making a profit. No part of the revenues or assets of such restructuring bond issuer shall inure to the benefit of or be distributable to its trustees or officers or any other private persons, except as herein provided for actual services rendered. [The aggregate principal amount of restructuring bonds authorized to be issued by restructuring bond issuers created pursuant to this act shall not exceed | No more than four billion five hundred million dollars aggregate principal amount of 32 restructuring bonds issued by restructuring bond issuers created pursuant to this act shall be outstanding at any time. For the purposes of this section, restructuring bonds shall not be deemed to be outstanding if they have matured or if they have been paid or redeemed or provision for payment or redemption of such bonds shall have been made.
 - § 7. Subparagraphs (i) and (iv) of paragraph (a) of subdivision 2 of section 4 of part B of chapter 173 of the laws of 2013 relating to the issuance of bonds to refinance the securitized restructuring outstanding debt of the Long Island power authority, subparagraph (i) as amended and subparagraph (iv) as added by section 4 of part W of chapter 58 of the laws of 2015, are amended to read as follows:
 - (i) issue the restructuring bonds contemplated by a restructuring cost financing order, and use the proceeds thereof to purchase or acquire, and to own, hold and use restructuring property or to pay or fund upfront financing costs [provided, however, that the restructuring bond issuer shall not issue restructuring bonds for the purpose of refunding other restructuring bond];
- (iv) [only] issue restructuring bonds of which the final scheduled 49 50 maturity date of any series of restructuring bonds shall be no later 51 than [the final scheduled maturity date of the authority bonds to be purchased, redeemed or defeased with the proceeds of such restructuring 52 53 bends | thirty years from the date of issuance of such restructuring 54 bonds.

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§ 8. Subdivision 2 of section 1020-cc of the public authorities law, as added by section 11 of part A of chapter 173 of the laws of 2013, is amended to read as follows:

- 2. The authority and service provider shall provide to the state comptroller on March thirty-first and September thirtieth of each year a report documenting each contract in excess of two hundred fifty thousand dollars per year entered into with a third party and related to management and operation services associated with the authority's electric 9 transmission and distribution system, including the name of the third party, the contract term and a description of services or goods to be 11 procured, and post such report on each of their websites. All contracts in excess of five hundred thousand dollars entered into between the service provider and third parties are [not] subject to the requirements 13 14 of subdivision one of this section, unless such contracts are entered into for the procurement of goods, services or both goods and services 15 16 made to meet emergencies arising from unforeseen causes or to effect 17 repairs to critical infrastructure that are necessary to avoid a delay in the delivery of critical services that could compromise the public 18 welfare. 19
 - § 9. This act shall take effect immediately.

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