8221

## IN SENATE

February 2, 2022

Introduced by Sen. BRESLIN -- read twice and ordered printed, and when printed to be committed to the Committee on Procurement and Contracts

AN ACT to amend the executive law and the public authorities law, in relation to the utilization of renewable energy at state-owned facilities in Albany

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

1	Section 1. This act shall be known and may be cited as the "Renewable
2	Capitol Act".
3	§ 2. The executive law is amended by adding a new section 204 to read
4	as follows:
5	§ 204. Renewable capitol project. 1. For the purpose of this section,
6	the following terms shall have the following meanings:
7	(a) The "advisory committee" shall mean the committee established
8	pursuant to paragraph (b) of subdivision three of this section.
9	(b) The "CLCPA" shall mean the New York state climate leadership and
10	community protection act enacted as chapter one hundred six of the laws
11	of two thousand nineteen, as it shall from time to time be amended.
12	(c) "Co-pollutants" shall have the same meaning as set forth in subdi-
13	vision three of section 75-0101 of the environmental conservation law.
14	<u>(d) "Emergency generator" shall mean the set of diesel generators</u>
15	located on Sheridan Avenue in Albany, New York as of the effective date
16	of this section, that are intended to power the empire state plaza
17	complex during an emergency fault condition causing an interruption to
18	normal electricity service from the grid.
19	(e) "Empire state plaza complex" or the "complex" shall mean the
20	complex of state-owned buildings and the land thereon in Albany, New
21	York that utilize the steam distribution network of the Sheridan Avenue
22	steam plant, including what are popularly known as Empire State Plaza,
23	the State Capitol Building, the State Museum, the Alfred E. Smith Build-
24	ing, the State Education Building, the Sheridan Avenue steam plant, and
25	the former Albany New York Solid Waste Energy Recovery System incinera-
26	tor building.

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

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1	(f) "Greenhouse gas" shall have the same meaning as set forth in
2	subdivision seven of section 75-0101 of the environmental conservation
3	law.
4	(g) The "local community" shall mean the portion of Albany, New York
5	designated as the local community under the plan, which shall include,
б	at a minimum, the Albany Sheridan Hollow, Arbor Hill, Center Square,
7	Mansion and South End neighborhoods.
8	(h) "NYSERDA" shall mean the New York state energy research and devel-
9	opment authority created under section eighteen hundred fifty-two of the
10	public authorities law.
11	(i) The "office of general services" or the "office" shall mean the
12	agency created under section two hundred of this article.
13	(j) The "plan" shall mean the plan set forth in subdivision three of
14	this section.
15	(k) The "project" shall mean the work on the empire state plaza
16	complex mandated by this section.
17	(1) A "power purchase agreement" shall mean an agreement between two
18	parties, the seller and the buyer, to enter into a contractual obli-
19	gation for the purchase of electricity.
20	(m) "Renewable energy systems" means systems that entirely generate
21	electricity or thermal energy through use of the following technologies:
22	solar thermal, photovoltaics, on land and offshore wind, hydroelectric,
23	geothermal electric, geothermal ground source heat, tidal energy, wave
24	energy, ocean thermal, and fuel cells which do not utilize a fossil fuel
25	resource in the process of generating electricity or thermal energy.
26	(n) "Sheridan Avenue steam plant" shall mean the steam plant facility
27	owned by New York state located as of the time of the effective date of
28	<u>this section at 79 Sheridan Avenue in Albany, New York.</u>
29	2. (a) Within three years after the effective date of this section,
30	the office of general services, in consultation with the power authority
31	of the state of New York, shall ensure that all operations that power,
32	heat or cool the empire state plaza complex shall entirely use renewable
33	energy systems. In satisfying this requirement, the office may demon-
34	strate that the amount of electrical energy credited to the complex
35	annually from renewable sources through a power purchase agreement or
36	similar instrument is not less than the amount of electrical energy
37	consumed annually by the complex. Notwithstanding this mandate, the
38	emergency generator shall be permitted to utilize non-renewable energy,
39	but the office shall be empowered to retire or convert the emergency
40	generator to wholly or entirely utilize renewables if possible. Further,
41	the office shall strongly consider any recommendations made pursuant to
42	paragraph (b) of subdivision three of this section.
43	(b) The project and the empire state plaza complex shall comply with
44	the CLCPA, and any rules and regulations issued thereunder, and, in
45	particular, section seven of such law; the statewide greenhouse gas
46	emissions limits set forth in section 75-0107 of the environmental
47	conservation law; and the targets established in subdivision two of
48	section sixty-six-p of the public service law. Nothing in this paragraph
49	shall preclude the office from mandating lower greenhouse gas emissions
50	limits or compliance with greenhouse gas emissions limits in a shorter
51	timeframe than set forth in section 75-0107 of the environmental conser-
52	vation law, or in mandating a higher percentage of renewables or in a
53	shorter timeframe than in subdivision two of section sixty-six-p of the
54	public service law. Except in regard to the provision regarding to the
55	emergency generator as set forth in paragraph (a) of this subdivision,
56	any action taken in furtherance of the project that leads to any

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1	increase in the emissions of greenhouse gases shall be deemed inconsist-
2	ent with and in interference with the attainment of the statewide green-
3	house gas emissions limits established in article seventy-five of the
4	environmental conservation law and therefore shall trigger the process
5	set forth in subdivision two of section seven of the CLCPA.
6	(c) Any contractor receiving payments for work conducted pursuant to
7	this section shall pay employees and other workers under such contract a
8	wage not less than the prevailing rates of wages for such work in the
9	locality where the work is performed, in conformity with prevailing
10	wage laws.
11	3. (a) Within one hundred eighty days of the effective date of this
12	section, the office shall issue a plan in conformity with this subdivi-
13	sion and subdivision two of this section.
14	(b) Within sixty days of the effective date of this section, the
15	office shall establish an advisory committee to advise it on the prepa-
16	ration, design and content of the plan. The advisory committee, whose
17	members shall be appointed by the commissioner of the department of
18	environmental conservation in consultation with the president and chief
19	executive officer of NYSERDA, shall contain, but not be limited to: at
20	least three representatives of Albany community organizations, at least
21	two of which are from organizations whose mission, in whole or in part,
22	is to represent the interests of the Arbor Hill and/or Sheridan Hollow
23	neighborhoods in Albany; two additional representatives of local envi-
24	ronmental justice organizations; one individual not employed by New York
25	state with recognized expertise in renewable energy; a representative of
26	labor organizations; at least one scientist with expertise in energy and
27	climate policy and the mayor of Albany or his or her designee. The advi-
28	sory committee shall meet at least three times annually, or additional
29	times as the committee shall by majority vote determine. At such meet-
30	ings, which shall be open to the public, the office, among other things,
31	shall report on the progress made in completing the project and other-
32	wise implementing this section. The advisory committee members shall
33	receive no compensation for their services but shall be reimbursed for
34	their actual and necessary expenses incurred in the performance of their
35	duties. All agencies of the state or subdivisions thereof may, at the
36	request of the advisory panel or the office, provide the advisory panel
37	with such facilities, assistance and data as will enable the advisory
38	panel to carry out its powers and duties.
39	(c) Each member of the advisory committee shall be entitled to one
40	vote. No action may be taken by the advisory committee unless there is
41	a quorum, which shall at all times be a majority of the members of the
42	<u>committee.</u>
43	(d) The office shall issue a draft plan within one hundred twenty days
44	after the effective date of this section. The office shall be transpar-
45	ent in its work to develop the plan and shall maintain a website where
46	the draft plan and other documents relevant to its development shall be
47	posted for public review. The advisory committee shall hold at least two
48	public hearings within thirty days after the release of the draft plan
49	and prior to the release of the final plan, of which one shall be held
50	in Arbor Hill or Sheridan Hollow neighborhoods and one shall be held
51	during the evening or weekend hours. An additional public hearing shall
52	also be held within thirty days after the creation of the advisory
53	committee to receive public input into the development of the draft
54	plan.
55	(e) The plan shall contain recommendations on regulatory measures and
55	the state of the state contains the state of

56 other state actions to ensure that the mandates in subdivision two of

1	this section are not the measures and estions set fourth in the plan
1	this section are met. The measures and actions set forth in the plan
2	shall include:
3 4	i. a timeline for planned steps toward the completion of the project, including, but not limited to construction of the project and obtaining
5	the necessary permits to begin operation. The timeline should maximize
6	the potential for achieving, and if feasible making greater emissions
7	reductions than the statewide greenhouse gas emissions limits set forth
8	in section 75-0107 of the environmental conservation law and meeting the
9	other mandates of the CLCPA;
10	ii. measures to maximize the benefits to the local community, includ-
10	
12	ing prioritizing the reduction of greenhouse gases and co-pollutants and improving public health in the local community;
	<u>iii. measures to optimize thermal load sharing, energy efficiency,</u>
13 14	
	demand response, and energy conservation;
15	iv. comprehensive consideration of renewable heat exchange systems or
16	a combination of such systems to meet the heating and cooling needs of
17	the empire state plaza complex, including but not limited to: geothermal
18	heat exchange with the earth, geothermal heat exchange with the Hudson
19	River, open-loop and closed-loop heat exchange with the aquifer, heat
20	exchange with potable water supplies, heat recovery from wastewater
21	sources, air-source heat pump technology, and thermal storage;
22	v. prioritization of electricity procurement from renewable sources
23	within New York Independent System Operator (NYISO) Zone F, especially
24	sources most capable of providing electricity serving real-time load
25	conditions of the empire state plaza complex. This shall include, but
26	not be limited to, consideration of projects that expand electricity
27	generation from ecologically-responsible, run-of-the-river hydroelectric
28	facilities within the region; and
29	vi. prioritization of project implementation efforts to maximize the
30	creation of quality jobs in New York state and the local community.
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30 312 334 35 3733 3733 41234 456789 51234 55555	<pre>creation of quality jobs in New York state and the local community. (f) The plan shall also designate the geographic boundaries of the local community. In designating such boundaries, which shall include the Albany Sheridan Hollow, Arbor Hill, Center Square, Mansion and South End neighborhoods, the office shall consider including in its designation any other communities that experience impacts on their water, air quali- ty, noise and traffic from the empire state plaza complex. § 3. The tenth undesignated paragraph of section 1005 of the public authorities law, as added by chapter 55 of the laws of 1992, is amended to read as follows: The authority is further authorized, as deemed feasible and advisable by the trustees, to acquire, maintain, manage, operate, improve and reconstruct as a project or projects of the authority one or both of the steam generation facilities owned by the state known as the Sheridan [avenue] Avenue steam [generating] plant [on Sheridan avenue in the dity of Albany and used to supply steam to state facilities], together with any properties, buildings and equipment at the sites thereof or ancil- lary thereto, for the generation and sale of thermal energy and the cogeneration and sale of electricity for use by facilities of the state within the county of Albany. All the authority's costs, including its acquisition, capital, operating and maintenance costs, shall be recov- ered fully from the customers receiving service from such project or projects. Thermal energy and electricity not required by the state may be sold by the authority to others. The authority is not authorized to use refuse or refuse-derived fuel in operating the project or projects.</pre>

including but not limited to heat, cooling and electricity, produced at 1 2 the Sheridan Avenue steam plant shall utilize renewable energy systems. Any agreement for such acquisition shall insure that the authority is 3 not liable or otherwise responsible for circumstances arising from the 4 5 prior operation of such facilities. The acquisition and purchase of such 6 land, buildings and equipment by the authority, and any actions taken to 7 effect such acquisition and purchase, are hereby exempt from the provisions of article eight of the environmental conservation law. The application of such exemption shall be strictly limited to the acquisi-8 9 10 tion and purchase of such land, buildings and equipment by the authority 11 and such agreements with the state. Nothing herein shall exempt the 12 authority from otherwise applicable laws respecting the expansion, conversion, operation and maintenance of such land, buildings and equip-13 14 ment. For the purposes of this subdivision, the terms "renewable energy systems" and "Sheridan Avenue steam plant" shall have the same meanings 15 16 as in subdivision one of section two hundred four of the executive law. 17 § 4. This act shall take effect immediately.