8374

IN SENATE

February 17, 2022

Introduced by Sen. HOYLMAN -- read twice and ordered printed, and when printed to be committed to the Committee on Cities 1

AN ACT to amend the general city law, in relation to requiring that a city with a population of one million or more shall establish a residential composting program for all buildings with residential units

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

1	Section 1. The general city law is amended by adding a new section
2	20-h to read as follows:
3	<u>§ 20-h. Residential composting. 1. As used in this section:</u>
4	<u>(a) "Compostable waste" and "organic waste" shall mean materials,</u>
5	including but not limited to food scraps, plant trimmings, food-soiled
б	paper and certified compostable products, that will:
7	(i) undergo degradation by biological processes during composting to
8	yield carbon dioxide, water, inorganic compounds, and biomass at a rate
9	consistent with other known compostable materials; and
10	(ii) leave no visible, distinguishable or toxic residue, including no
11	adverse impact on the ability of composts to support plant growth once
12	the finished compost is placed in soil.
13	(b) "Latched container" means a solid container that can be fastened
14	such that animals such as rats or pigeons cannot break into the contain-
15	er.
16	(c) "Organics recycler" means a facility, permitted by the department,
17	that recycles organic waste through use as animal feed or a feed ingre-
18	dient, rendering, land application, composting, aerobic digestion, anae-
19	robic digestion, fermentation, or ethanol production. Animal scraps,
20	food soiled paper, and post-consumer food scraps are prohibited for use
21	as animal feed or as a feed ingredient. The proportion of the product
22	created from organic waste by a composting or digestion facility,
23	including a wastewater treatment plant that operates a digestion facili-
24	ty, or other treatment system, must be used in a beneficial manner as a
25	soil amendment and shall not be disposed of or incinerated.
26	(d) "Incinerator" shall have the same meaning as provided in section
27	72-0401 of the environmental conservation law.

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

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1	(e) "Landfill" shall have the same meaning as provided in section
2	72-0401 of the environmental conservation law.
3	(f) "Transfer facility" means a solid waste management facility,
4	whether owned or operated by a private or public entity, other than a
5	recyclables handling and recovery facility, used oil facility, or a
6	construction and demolition debris processing facility, where solid
7	waste is received for the purpose of subsequent transfer to another
8	solid waste management facility for processing, treating, disposal,
9	recovery, or further transfer.
10	2. Within one year after the effective date of this section, any city
11	with a population of one million or more shall establish a residential
12	composting program for all buildings with residential units in the city.
13	Such program shall:
14	(a) encourage residents to separate compostable waste from garbage and
15	other recyclables and place the compostable waste in labeled containers;
16	(b) consistent with the best waste collection practices to avoid odor
17	and vermin, establish requirements for composting containers, labels and
18	liner bags, including a requirement that containers be capable of being
19	latched; and
20	(c) provide collection and education resources for the public, includ-
21	ing regular periodical guidance, training, updates, signage and flyers
22	for the purposes of teaching and retaining effective procedures for
23	sorting materials for organics and other recycling.
24	3. Each city subject to the provisions of this section shall:
25	(a) arrange for compostable waste to be transported and/or processed
26	separately from garbage and recycling;
27	(b) regulate organics recyclers to ensure that their activities do not
28	impair water quality or otherwise harm human health and the environment;
29	and
30	(c) establish a fine program for building owners and managers who do
31	not comply with the requirements of this section.
32	4. Each city subject to the provisions of this section shall promul-
33	gate rules requiring, at a minimum, that within six months of the date
34	of establishment of the program:
35	(a) residential building owners or managers, including residential
36	buildings managed by a municipal or state agency, must have one or more
37	composting areas for the storage of designated organic waste prior to
38	collection;
39	(b) composting areas must be reasonably accessible to residents unless
40	organic waste is collected directly from individual dwelling units by building staff;
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42	(c) composting areas must be within the building, unless no reasonably
43	accessible area is available, in which case the composting area can be
44 45	in an accessible area behind the property line;
45	(d) composting areas must be maintained by the building owner or
46	manager and designated organic waste materials must be stored so as not to create a nuisance or sanitary problem;
47	
48	(e) residential building owners or managers must post and maintain
49 50	labels and signs created by the municipality with instructions on iden-
50 51	tifying and separating compostable waste from garbage and recyclables;
51 52	and (f) building ermong and manageng mugt engune containeng and latebod at
52 52	(f) building owners and managers must ensure containers are latched at
53 54	the time of storage or set-out and that containers are consistent with
54 55	regulations set forth by the municipality.
55	5. (a) Beginning one year after the establishment of the program, and

56 annually thereafter, each local government subject to this section shall

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1	submit a report summarizing the progress of the residential composting
2	program to the department of environmental conservation, including, but
3	not limited to:
4	(i) the amount of compostable waste collected; and
5	(ii) the costs associated with such program.
б	(b) By the year two thousand twenty-three, and annually thereafter,
7	the department of environmental conservation shall post a report on its
8	website detailing composting programs in the state. Such report shall
9	include an evaluation of the effectiveness of composting programs
10	required by this section, and information on costs and collection rates.
11	6. (a) Any waste transporter that collects organic waste from a resi-
12	dential building shall:
13	(i) deliver organic waste to a transfer facility that will deliver
14	<u>such organic waste to an organics recycler; or</u>
15	(ii) deliver such organic waste directly to an organics recycler.
16	(b) Any waste transporter that transports organic waste from a resi-
17	dential facility shall take all reasonable precautions to not deliver
18	the organic waste to an incinerator or a landfill nor commingle the
19	material with any other solid waste unless such commingled waste can be
20	processed by an organics recycler.
21	7. Every city having a population of one million or more which estab-
22	lishes and implements an organic waste recovery program pursuant to this
23	section shall be eligible to apply for state assistance for a waste
24	reduction project pursuant to title seven of article fifty-four of the
25	environmental conservation law.
26	§ 2. Severability. If any clause, sentence, paragraph, subdivision,
27	section or part of this act shall be adjudged by any court of competent
28	jurisdiction to be invalid, such judgment shall not affect, impair, or
29	invalidate the remainder thereof, but shall be confined in its operation
30	to the clause, sentence, paragraph, subdivision, section or part thereof
31	directly involved in the controversy in which such judgment shall have
32	been rendered. It is hereby declared to be the intent of the legislature
33	that this act would have been enacted even if such invalid provisions
34	had not been included herein.
35	§ 3. This act shall take effect immediately.