10480

IN ASSEMBLY

May 27, 2022

Introduced by COMMITTEE ON RULES -- (at request of M. of A. Cunningham) -- read once and referred to the Committee on Energy

AN ACT to amend the public service law, in relation to requiring the establishment of automatic payment plans

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

1	Section 1. The public service law is amended by adding a new section
2	66-t to read as follows:
3	<u>§ 66-t. Utility automatic payment plans. 1. Within one hundred eighty</u>
4	days of the effective date of this section, notwithstanding any other
5	provision of law, the commission is authorized and directed to require
б	investor owned combination utility companies headquartered in New York
7	to establish a statewide program to provide eligible participants with
8	affordability payment plans. Investor owned combination utility compa-
9	nies shall automatically provide appropriate payment plans to qualifying
10	low income individuals who provide documentation of their eligibility
11	status. The fiscal impact of such a program shall not be borne by
12	customers and shall not be added to bills rendered by the investor owned
13	combination utility company to customers. Enrollment shall be available
14	at any time during the year. For the purposes of this section, "combina-
15	tion utility company" shall mean a utility company that provides elec-
16	<u>tric, gas, or steam service.</u>
17	2. (a) The commission shall engage with investor owned combination
18	utility companies to establish automated file matching mechanisms that
19	will provide, via electronic means, investor owned combination utility
20	companies with a list of eligible participants within the utility compa-
21	ny's service territory. The commission shall provide such information to
22	such utility companies no less than semi-annually. An investor owned
23	combination utility company which offers such a payment plan program
24	shall conspicuously advertise the availability of such plan on the
25	website of such utility company.
26	(b) The commission shall also create a mechanism by which an individ-
27	ual's documentation is submitted and reasonably and promptly reviewed
28	for qualification as proper documentation of the individual's eligibil-

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

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1	ity status. Such mechanism shall also provide for electronic submission
2	of documentation.
3	3. An individual or household shall be determined to be eliqible for a
4	payment plan if such individual or household provides documentation of
5	eligibility for any of the following programs:
6	(a) temporary assistance for needy families (family assistance);
7	(b) safety net assistance (public assistance);
8	(c) supplemental security income (SSI);
9	(d) supplemental nutrition assistance program (SNAP);
10	(e) low income home energy assistance program;
11	(f) veteran's disability pension;
12	(q) veteran's surviving spouse pension;
13	(h) child health plus;
14	(i) lifeline;
15	(j) home energy assistance program (HEAP);
16	(k) direct vendor or utility guarantee;
17	(1) temporary assistance to needy families (TANF);
18	(m) social security disability insurance (SSDI);
19	(n) emergency rental assistance program (ERAP); and
20	(o) any other income-based assistance program identified by the
21	commission.
22	4. (a) When devising payment plans, the utility company shall consider
23	the circumstances and financial condition of the customer including:
24	(i) The amount due, if any, on the account;
25	(ii) The customer's ability to pay;
26	(iii) The customer's payment history;
27	(iv) The anticipated energy assistance benefits for which the customer
28	may be eligible;
29	(v) The circumstances which resulted in the past due bills;
30	(vi) Hardships which may result from the lack of utility service to
31	the customer; and
32	(vii) Any other relevant factors related to the circumstances of the
33	customer.
34	(b) An investor-owned combination utility company shall permit each
35	customer a period of not less than twenty-one days from the date the
36	bill was sent to pay in full, unless the customer and the utility agree
37	on a different due date. A utility shall not withdraw funds from a
38	customer's account before the due date in cases where a customer uses an
39	automatic bill payment plan unless the customer agrees to a different
40	period.
41	5. The attorney general may bring a civil action against any investor
42	owned combination utility companies that violate this section to enjoin
43	such violation and may recover a civil penalty of up to one hundred
44	dollars per violation of this section or, for a pattern or practice of
45	such violations, of up to one thousand dollars per violation. A
46	violation shall be judged per individual account.

47 § 2. This act shall take effect immediately.