STATE OF NEW YORK

873

2021-2022 Regular Sessions

IN ASSEMBLY

(Prefiled)

January 6, 2021

Introduced by M. of A. CAHILL, L. ROSENTHAL, THIELE -- Multi-Sponsored by -- M. of A. GLICK, GOTTFRIED, HEVESI -- read once and referred to the Committee on Energy

AN ACT to amend the public service law, in relation to utility intervenor reimbursement; and to amend the state finance law, in relation to establishing the utility intervenor account

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

Section 1. The public service law is amended by adding a new section 24-c to read as follows:

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§ 24-c. Utility intervenor reimbursement. 1. As used in this section, the following terms shall have the following meanings:

(a) "Compensation" means payment from the utility intervenor account fund established by section ninety-seven-uuuu of the state finance law, for all or part, as determined by the department, of reasonable advocate's fees, reasonable expert witness fees, and other reasonable costs for preparation and participation in a proceeding.

(b) "Participant" means a group of persons that apply jointly for an 11 award of compensation under this section and who represent the interests of a significant number of residential or small business customers, or a 12 not-for-profit organization in this state authorized pursuant to its 13 articles of incorporation or bylaws to represent the interests of resi-14 dential or small business utility customers. For purposes of this 15 16 section, a participant does not include a non-profit organization or 17 other organization whose principal interests are the welfare of a public 18 utility or its investors or employees, or the welfare of one or more businesses or industries which receive utility service ordinarily and 19 primarily for use in connection with the profit-seeking manufacture, 2.1 sale, or distribution of goods or services.

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

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(c) "Other reasonable costs" means reasonable out-of-pocket expenses directly incurred by a participant that are directly related to the contentions or recommendations made by the participant that resulted in a substantial contribution.

- (d) "Party" means any interested party, respondent public utility, or commission staff in a hearing or proceeding.
- (e) "Proceeding" means a complaint, or investigation, rulemaking, or other formal proceeding before the commission, or alternative dispute resolution procedures in lieu of formal proceedings as may be sponsored or endorsed by the commission, provided however such proceedings shall be limited to those arising under and proceeding pursuant to the follow-ing articles of this chapter: (1) the regulation of the price of gas and electricity, pursuant to article four of this chapter; (2) the requ-lation of the price of steam, pursuant to article four-A of this chap-ter; (3) the submetering, remetering or resale of electricity to resi-dential premises, pursuant to sections sixty-five and sixty-six of this chapter, and pursuant to regulations regarding the submetering, remeter-ing, or resale of electricity adopted by the commission; and (4) such sections of this chapter as are applicable to a proceeding in which the commission makes a finding on the record that the public interest requires the reimbursement of utility intervenor fees pursuant to this section.
 - (f) "Significant financial hardship" means that the participant will be unable to afford, without undue hardship, to pay the costs of effective participation, including advocate's fees, expert witness fees, and other reasonable costs of participation.
 - (g) "Small business" means a business with a gross annual revenue of two hundred fifty thousand dollars or less.
 - (h) "Substantial contribution" means that, in the judgment of the department, the participant's application may substantially assist the commission in making its decision because the decision may adopt in whole or in part one or more factual contentions, legal contentions, or specific policy or procedural recommendations that will be presented by the participant.
 - 2. A participant may apply for an award of compensation under this section in a proceeding in which such participant has sought active party status as defined by the department. The department shall determine appropriate procedures for accepting and responding to such applications. At the time of application, such participant shall serve on every party to the proceeding notice of intent to apply for an award of compensation.

An application shall include:

- (a) A statement of the nature and extent and the factual and legal basis of the participant's planned participation in the proceeding as far as it is possible to describe such participation with reasonable specificity at the time the application is filed.
- (b) At minimum, a reasonably detailed description of anticipated advocates and expert witness fees and other costs of preparation and participation that the participant expects to request as compensation.
- (c) If participation or intervention will impose a significant financial hardship and the participant seeks payment in advance to an award of compensation in order to initiate, continue or complete participation in the hearing or proceeding, such participant must include evidence of such significant financial hardship in its application.
 - (d) Any other requirements as required by the department.

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(a) Within thirty days after the filing of an application the department shall issue a decision that determines whether or not the participant may make a substantial contribution to the final decision in the hearing or proceeding. If the department finds that the participant requesting compensation may make a substantial contribution, the department shall describe this substantial contribution and determine the amount of compensation to be paid pursuant to subdivision four of this section.

- (b) Notwithstanding subdivision four of this section, if the department finds that the participant has a significant financial hardship, the department may direct the public utility or utilities subject to the proceeding to pay all or part of the compensation to the department to be provided to the participant prior to the end of the proceeding. In the event that the participant discontinues its participation in the proceeding without the consent of the department, the department shall be entitled to, in whole or in part, recover any payments made to such participant to be refunded to the public utility or utilities that provided such payment.
- (c) The computation of compensation pursuant to paragraph (a) of this subdivision shall take into consideration the market rates paid to persons of comparable training and experience who offer similar services. The compensation awarded may not, in any case, exceed the comparable market rate for services paid by the department or the public utility, whichever is greater, to persons of comparable training and experience who are offering similar services.
- (d) Any compensation awarded to a participant and not used by such participant shall be returned to the department for refund to the public utility or utilities that provided such payment.
- (e) The department shall require that participants seeking payment maintain an itemized record of all expenditures incurred as a result of such proceeding.
- (i) The department may use the itemized record of expenses to verify the claim of financial hardship by a participant seeking payment pursuant to paragraph (c) of subdivision two of this section.
- (ii) The department may use the record of expenditures in determining, after the completion of a proceeding, if any unused funds remain.
- (iii) The department shall preserve the confidentiality of the participant's records in making any audit or determining the availability of funds after the completion of a proceeding.
- (f) In the event that the department finds that two or more participants' applications have substantially similar interests, the department may require such participants to apply jointly in order to receive compensation.
- 4. Any compensation pursuant to this section shall be paid at the 45 conclusion of the proceeding by the public utility or utilities subject to the proceeding within thirty days. Such compensation shall be remitted to the department which shall then remit such compensation to the participant.
- 49 5. The department shall deny any award to any participant who attempts 50 to delay or obstruct the orderly and timely fulfillment of the depart-51 ment's responsibilities.
 - § 2. The state finance law is amended by adding a new section 97-uuuu to read as follows:
- § 97-uuuu. Utility intervenor account. 1. There is hereby established 54 in the joint custody of the state comptroller and the commissioner of 55

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- 1 taxation and finance a fund to be known as the utility intervenor
 2 account.
- 3 2. Such account shall consist of all utility intervenor reimbursement
 4 monies received from utilities pursuant to section twenty-four-c of the
 5 public service law.
- 6 § 3. This act shall take effect on the thirtieth day after it shall 7 have become a law.