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IN ASSEMBLY

February 23, 2022

Introduced by M. of A. EPSTEIN -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public service law, in relation to prohibiting termination of utility services due to financial hardship caused by the COVID-19 pandemic; repealing certain provisions of such law relating thereto; and providing for the repeal of such provisions upon expiration thereof

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

1	Section 1. Subdivisions 8 and 9 of section 32 of the public service
2	law are REPEALED and four new subdivisions 8, 9, 11 and 12 are added to
3	read as follows:
4	8. Every utility corporation or municipality shall provide notice to
5	residential and small business customers, in a writing to be included
6	with a bill statement or, when appropriate, via electronic transmission
7	the provisions of this section and shall further make reasonable efforts
8	to contact customers who have experienced a financial hardship due to
9	the COVID-19 pandemic for the purpose of offering such customers a
10	deferred payment agreement consistent with the provisions of this arti-
11	<u>cle.</u>
12	9. Implementation of the provisions of this section shall not prohibit
13	a utility or municipality from recovering lost or deferred revenues
14	after June thirtieth, two thousand twenty-two, pursuant to such means
15	for recovery as are provided for in this chapter, and by means not
16	inconsistent with any of the provisions of this article. Nothing in
17	this section shall prohibit a utility corporation or municipality from
18	disconnecting service necessary to protect the health and safety of
19	customers and the public.
20	11. No utility corporation or municipality shall terminate or discon-
21	nect the service of a residential customer or small business customer
22	because of defaulted deferred payment agreements or arrears owed to the
23	utility corporation or municipality when such customer has experienced a
24	financial hardship due to the COVID-19 pandemic, as defined by the
25	department. The utility corporation or municipality shall provide such

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

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residential or small business customer with the right to enter into, or 1 2 restructure, a deferred payment agreement without the requirement of a 3 down payment, late fees, or penalties, as such is provided for in this 4 article with such prohibition on down payments, late fees, or penalties 5 applicable to all arrears incurred during such deferment pursuant to 6 this subdivision. For purposes of this section the department shall 7 define the term "small business customer." 8 12. A utility corporation or municipality shall have a duty to restore 9 service, to the extent not already required under this chapter, to any 10 residential or small business customer that has experienced financial 11 hardship from the COVID-19 pandemic within forty-eight hours if such 12 service has been terminated for the default of a deferred payment agreement or non-payment of arrears and with no penalties for such termi-13 14 nation or restoration of service. 15 § 2. Subdivision 12 of section 89-b of the public service law, as added by chapter 106 of the laws of 2021, is renumbered subdivision 13. 16 17 3. Subdivisions 10 and 11 of section 89-b of the public service law § 18 are REPEALED, and four new subdivisions 10, 11, 14 and 15 are added to 19 read as follows: 20 10. Every water-works corporation shall provide notice to residential 21 and small business customers, in a writing to be included with a bill statement or, when appropriate, via electronic transmission the 22 provisions of this section and shall further make reasonable efforts to 23 contact customers who have experienced a financial hardship due to the 24 25 COVID-19 pandemic for the purpose of offering such customers a deferred payment agreement consistent with the provisions of this article. 26 27 11. Implementation of the provisions of this section shall not prohib-28 it a water-works corporation from recovering lost or deferred revenues after June thirtieth, two thousand twenty-two, pursuant to such means 29 for recovery as are provided for in this chapter, and by means not 30 inconsistent with any of the provisions of this article. Nothing in 31 32 this section shall prohibit a water-works corporation from disconnecting 33 service necessary to protect the health and safety of customers and the 34 public. 14. No water-works corporation shall terminate or disconnect the 35 36 service of a residential or small business customer account because of 37 defaulted deferred payment agreements or arrears owed to the water-works corporation when such customer has experienced a financial hardship due 38 to the COVID-19 pandemic, as defined by the department. The water-works 39 corporation shall provide such residential or small business customer 40 41 with the right to enter into, or restructure, a deferred payment agree-42 ment without the requirement of a down payment, late fees, or penalties, 43 such is provided for in this article with such prohibition on down as 44 payments, late fees, or penalties applicable to all arrears incurred 45 during such deferment pursuant to this subdivision. For purposes of this 46 section the department shall define the term "small business customer." 47 15. Water-works corporations shall have a duty to restore service, to 48 the extent not already required under this chapter, to any residential 49 or small business customer that has experienced financial hardship from 50 the COVID-19 pandemic within forty-eight hours if such service has been 51 terminated for the default of a deferred payment agreement or non-pay-52 ment of arrears and with no penalties for such termination or restoration of service. 53 54 4. Subdivisions 5 and 5-a of section 89-1 of the public service law S are REPEALED and four new subdivisions 5, 5-a, 7 and 8 are added to read 55

56 as follows:

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5. Every municipality shall provide notice, in the same frequency that 1 the customer receives a regular bill, to residential customers, non-re-2 sidential customers whose accounts service residential premises, and 3 4 small business customers in a writing to be included with a bill state-5 ment or, when appropriate, via electronic transmission the provisions of б this section and shall further make reasonable efforts to contact 7 customers who have experienced a financial hardship due to the COVID-19 8 pandemic for the purpose of offering such customers a deferred payment 9 agreement consistent with the provisions of this section and article two 10 of this chapter. 11 5-a. Notwithstanding the provisions of subdivision one of this 12 section, for the purposes of subdivisions three, four and five of this section, a "municipality" shall also include a public water authority 13 established pursuant to article five of the public authorities law. 14 15 Every municipality shall be subject to the jurisdiction of the commission for purposes of enforcing the provisions of subdivisions three, 16 17 four, and five of this section pursuant to section twenty-four, twentyfive, and twenty-six of this chapter. 18 7. No municipality shall terminate or discontinue service to, or 19 place, sell or enforce any lien on the real property of, a residential 20 21 customer, a non-residential customer whose account services residential 22 premises, or small business customer because of bill arrears, taxes, or fees owed to the municipality when such customer has experienced a 23 financial hardship due to the COVID-19 pandemic, as defined by the 24 25 department. The municipality shall provide such residential customer, a non-residential customer whose account services residential premises, or 26 27 small business customer with the right to enter into, or restructure, a 28 deferred payment agreement without the requirement of a down payment, 29 late fees, or penalties, as such is provided for in article two of this 30 chapter. The duration of a deferred payment agreement entered into or 31 restructured pursuant to this subdivision shall be determined as such is 32 provided for in article two of this chapter and shall not be limited to 33 the covered period. A deferred payment agreement entered into or 34 restructured pursuant to this subdivision shall remain subject to the 35 provisions of article two of this chapter until the termination of the 36 agreement as such is provided in article two of this chapter. For 37 purposes of this section the department shall define the term "small 38 business customer." The term "covered period" shall mean between the 39 effective date of this section and June thirtieth, two thousand twenty-40 two. 41 8. A municipality shall have a duty to restore service, to the extent not already required under this chapter, to any residential or small

42 not already required under this chapter, to any residential or small 43 business customer that has experienced financial hardship from the 44 COVID-19 pandemic within forty-eight hours if such service has been 45 terminated for the default of a deferred payment agreement or non-pay-46 ment of arrears and with no penalties for such termination or restora-47 tion of service.

48 § 5. Severability clause. If any clause, sentence, paragraph, subdivi-49 sion, section or subpart of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, 50 impair, or invalidate the remainder thereof, but shall be confined in 51 52 its operation to the clause, sentence, paragraph, subdivision, section 53 or subpart thereof directly involved in the controversy in which such 54 judgment shall have been rendered. It is hereby declared to be the intent of the legislature that this act would have been enacted even if 55 56 such invalid provisions had not been included herein.

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§ 6. This act shall take effect immediately and shall have been deemed to have been in full force and effect on and after December 21, 2021 and shall expire on June 30, 2022 when upon such date the provisions of this act shall be deemed repealed provided, however, that the amendments to subdivision 13 of section 89-b of the public service law made by section two of this act shall not affect the expiration of such subdivision and shall be deemed to be repealed therewith.