

STATE OF NEW YORK

6843--A

2021-2022 Regular Sessions

IN SENATE

May 19, 2021

Introduced by Sens. KAVANAGH, HOYLMAN, MYRIE -- read twice and ordered printed, and when printed to be committed to the Committee on Housing, Construction and Community Development -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the executive law, in relation to enacting the "all-electric building act"

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

1 Section 1. Short title. This act shall be known and may be cited as
2 the "all-electric building act".

3 § 2. The executive law is amended by adding a new section 382-c to
4 read as follows:

5 § 382-c. All-electric buildings. 1. As used in this section:

6 a. "All-electric building or project" shall mean a building or project
7 that uses a permanent supply of electricity as the sole source of energy
8 to meet building energy needs. An all-electric building or project shall
9 have no natural gas, propane, or oil heaters, boilers, piping systems,
10 fixtures or infrastructure installed to meet building energy needs.

11 b. "Building energy needs" shall mean all space conditioning including
12 heating and cooling, water heating including pools and spas, cooking
13 appliances and clothes drying appliances.

14 c. "All-electric ready" shall mean a building, project, or portion
15 thereof that contains electrical systems and designs that provide suffi-
16 cient capacity for a future retrofit of a mixed-fuel building to an
17 all-electric building, including sufficient space, drainage, electrical
18 conductors or raceways, bus bar capacity, and overcurrent protective
19 devices for such retrofit. The department of state shall promulgate
20 guidelines for an electric-ready building on or before January first,
21 two thousand twenty-three.

22 d. "Mixed-fuel building" shall mean a building that uses a combination
23 of electricity and natural gas, propane, or oil to meet building energy
24 needs. For the purposes of this section, "mixed-fuel building" shall
25 not include buildings that use geothermal or solar energy to meet heat-

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

LBD11571-02-1

1 ing and/or cooling building energy needs but are otherwise all-electric
2 buildings.

3 e. "Mixed-use building" shall mean a building used for both residen-
4 tial and commercial purposes.

5 2. a. No city, town or village shall issue a permit for the
6 construction of any new commercial, residential, or mixed-use building
7 that is not an all-electric building if the initial application for such
8 permit was submitted after December thirty-first, two thousand twenty-
9 three, unless the circumstances set forth in paragraph b of this subdivi-
10 vision apply. For purposes of this subdivision, the initial application
11 shall be the first site or building permit application associated with
12 the building or project.

13 b. Notwithstanding the provisions of paragraph a of this subdivision,
14 a city, town, or village may issue a permit for construction of a new
15 mixed-fuel building upon a finding by the permitting body of such city,
16 town, or village that constructing an all-electric building or project
17 is physically or technically infeasible and that a modification is
18 warranted. Financial considerations shall not be a sufficient basis to
19 determine physical or technical infeasibility. Modifications shall only
20 be issued under this exception where the permitting body finds that:

21 (i) sufficient evidence was submitted to substantiate the infeasibil-
22 ity of an all-electric building or project design. Such evidence must
23 show that the building either:

24 A. cannot satisfy necessary building code requirements without the
25 usage of gas or oil piping systems, fixtures and/or infrastructure; or

26 B. if the building is specifically designated for occupancy by a
27 commercial food service establishment, that such establishment cannot
28 feasibly operate using commercially available all-electric appliances;

29 (ii) the installation of natural gas or oil piping systems, fixtures
30 and/or infrastructure is strictly limited to the system and area of the
31 building for which all-electric building or project design is infeasible;
32 and

33 (iii) the area or service within the project where gas or oil piping
34 systems, fixtures and/or infrastructure are installed is all-electric
35 ready; and

36 (iv) the project's modified design provides equivalent health, safety
37 and fire-protection to all-electric building or project design.

38 3. No local permitting body shall issue building or construction
39 permits that would convert an all-electric building or project into a
40 mixed-fuel building where the initial application was submitted after
41 December thirty-first, two thousand twenty-two.

42 4. On or before February first, two thousand twenty-three, the depart-
43 ment of public service, the division of housing and community renewal,
44 the department of state, and the energy research and development author-
45 ity shall report jointly to the governor, the temporary president of the
46 senate, the minority leader of the senate, the speaker of the assembly,
47 and the minority leader of the assembly, regarding what changes to elec-
48 tric rate designs, new or existing subsidy programs, policies, or laws
49 are necessary to ensure this section does not diminish the production of
50 affordable housing or the affordability of electricity for customers in
51 all-electric buildings. For the purpose of this subdivision, "affordability of electricity" shall mean that electricity does not cost more
52 than six percent of a residential customer's income.

53 § 3. This act shall take effect immediately.
54