STATE OF NEW YORK

522

2023-2024 Regular Sessions

IN ASSEMBLY

January 9, 2023

Introduced by M. of A. CARROLL, FORREST, MITAYNES, SIMON, MAMDANI, COLTON, DINOWITZ, KELLES, DAVILA, L. ROSENTHAL, SEPTIMO, THIELE -- read once and referred to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to establishing the "pollution justice act of 2023" and implementing a plan to replace peaker plants with renewable energy systems

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

1	Section 1. This act shall be known and may be cited as the "pollution
2	justice act of 2023".
3	§ 2. Article 19 of the environmental conservation law is amended by
4	adding a new title 13 to read as follows:
5	TITLE 13
6	PEAKER PLANTS
7	Section 19-1301. Statement of findings.
8	19-1303. Definitions.
9	19-1305. Mandatory replacement and compliance plan.
10	<u>19-1307. Extensions for cause.</u>
11	<u>19-1309. Prohibitions.</u>
12	<u>19-1311. Exemptions.</u>
13	<u>§ 19-1301. Statement of findings.</u>
14	1. Electric generating units that generally operate during periods of
15	peak electricity demand are known as peaker plants. Many peaker plants
16	in the state are older fossil fuel-fired units that emit greenhouse
17	gases and a variety of other harmful air pollutants including sulfur
18	oxides, nitrogen oxides, particulates and mercury.
19	2. A substantial number of peaker plants are located in or adjacent to
20	disadvantaged communities in the city of New York that already bear
21	disproportionate pollution burdens due to a history of siting pollution
22	sources in those communities.

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

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1	3. Pollutants from peaker plants contribute to significant public
2	health problems. According to the New York city department of health and
3	mental hygiene's air pollution and the health of New Yorkers report:
4	<u>"each year, PM2.5 pollution in (New York city) causes more than 3,000</u>
5	deaths, 2,000 hospital admissions for lung and heart conditions, and
6	approximately 6,000 emergency department visits for asthma in children
7	and adults." According to the report, each year exposures to ozone
8	concentrations above background levels cause an estimated "400 premature
9	deaths, 850 hospitalizations for asthma and 4,500 emergency department
10	visits for asthma."
11	4. Peaker plants often operate during summer months when air pollution
12	levels are highest and their emissions add to existing pollution burdens
13	in disadvantaged communities and contribute to adverse health effects in
14	those communities from air pollution.
15	§ 19-1303. Definitions.
16	1. "Adjacent to" shall mean within a radius of one mile from the plant
17	property boundary.
18	2. "Disadvantaged community" shall have the same meaning as in subdi-
19	vision five of section 75-0101 of this chapter.
20	3. "Operating permit" shall have the meaning set forth in subdivision
21	eighteen of section 19-0107 of this article.
22	4. "Renewable energy systems" shall have the meaning set forth in
23	section sixty-six-p of the public service law and may also include firm
24	zero emission resources such as long-duration energy storage.
25	5. "Replace" or "replacement" means the construction and operation of
26	a renewable energy system or transmission and distribution infrastruc-
27	ture that enables the provision of the equivalent maximum annual power
28	output achieved by the replaceable peaker plant during any single year
29	during the ten years preceding the submission of an application to renew
30	an operating permit.
31	<u>6. "Replaceable peaker plant" means a major electric generating facil-</u>
32	ity as defined in paragraph b of subdivision one of section 19-0312 of
33	this article that burns coal, oil, diesel or natural gas and was opera-
33 34	tional and generated electricity less than fifteen percent of the year
35	during at least two years between two thousand ten through two thousand
36	nineteen and that is located in or adjacent to a disadvantaged communi-
37	ty.
38 39	§ 19-1305. Mandatory replacement and compliance plan. The owner or operator of a replaceable peaker plant in a city with
40	a population of one million or more, within or adjacent to a disadvan-
	taged community, shall submit to the department as part of an applica-
41	
42	tion to issue an operating permit or renew an operating permit, a manda-
43	tory replacement and compliance plan that shall include, at a minimum,
44	the following:
45	a. The number of days and hours such plant operated during each of the
46	previous ten years;
47	b. The annual power output of such plant for each of the previous ten
48	years;
49	c. The fuel or fuels utilized by such plant to generate power;
50	d. A proposed strategy to replace the plant with renewable energy
51	systems. The strategy shall, at a minimum, set forth the type or types
52	of renewable energy systems to be utilized, the proposed location or
53	locations of such renewable energy systems, and the electric generating
54	capacity of such renewable energy systems;
55	e. A timetable for implementation of the proposed replacement strategy
56	that shall not exceed five years from the date of renewal of the operat-

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ing permit and that shall ensure that the renewable energy systems are 1 fully operational, and the operations of the peaker plant can be 2 3 completely replaced, on or before five years from the date of renewal of 4 the operating permit; and 5 f. A demonstration of how the proposed renewable energy systems and 6 timetable for implementation will comply with the renewable energy goals 7 set forth in section sixty-six-p of the public service law. 8 2. The department shall provide public notice of the mandatory 9 replacement and compliance plan and an opportunity for public comment on 10 the plan of not less than sixty days. The department shall hold at least 11 two public hearings on the plan in the affected disadvantaged community 12 or communities that provide meaningful opportunities for public participation and maximize participation and accessibility. 13 14 3. After review and consideration of public comments, the department 15 shall approve, approve with modifications or disapprove the plan. 4. Upon approval of the mandatory replacement and compliance plan, the 16 17 owner or operator of the replaceable peaker plant shall implement the plan in accordance with the schedule set forth in the plan and provide 18 19 to the department an annual compliance and progress report beginning one 20 year after the department approves the plan. The department shall make 21 each annual compliance and progress report available on its website. 22 5. If the department disapproves a proposed plan, the department shall inform the owner or operator of the replaceable peaker plant in writing 23 of the reasons for such disapproval and shall identify the portions of 24 25 the disapproved plan that need to be modified. The owner or operator shall submit a modified plan within sixty days of receiving the depart-26 27 ment's written notice of disapproval. The modified plan shall be subject to the notice and public comment and hearing procedures set forth in 28 this section. 29 30 § 19-1307. Extensions for cause. 31 1. The owner or operator of a replaceable peaker plant may apply to 32 the department for a single five-year extension of the deadline for 33 replacement set forth in section 19-1305 of this title. 34 2. The department shall provide public notice of the application for 35 any such extension, and an opportunity for public comment on such appli-36 cation, of not less than sixty days. The department shall hold at least 37 two public hearings on the application in the affected disadvantaged community or communities that provide meaningful opportunities for 38 39 public participation and maximize participation and accessibility. 40 3. After review and consideration of public comments, the department shall approve, approve with modifications, or disapprove the application 41 42 for a single five-year extension. 43 4. The department may only grant an application for an extension 44 request upon a showing by the applicant, by clear and convincing evidence, that (a) replacement of the plant with renewable energy 45 46 systems by the deadline is not feasible, (b) the department of public 47 service, in consultation with the New York independent system operator, 48 has made a written determination that extending the deadline for the plant is necessary to maintain reliability of the electric grid, and (c) 49 50 the continued operation of the peaker plant would not result in adverse health impacts for the impacted disadvantaged communities. 51 52 § 19-1309. Prohibitions. 1. No person shall operate a replaceable peaker plant that is not in 53 compliance with the requirements of this title and the department shall 54 not issue an operating permit or renew an operating permit for a 55

1	replaceable peaker plant that does not have an approved mandatory
2	replacement and compliance plan.
3	2. The department shall not issue an operating permit or renew an
4	operating permit for a replaceable peaker plant that has not completed
5	implementation of a mandatory replacement and compliance plan by the
б	<u>deadline set forth in the plan.</u>
7	§ 19-1311. Exemptions.
8	1. A replaceable peaker plant is not subject to the requirements of
9	this title if the owner or operator of the plant has submitted written
10	notification to the department of public service that the plant will be
11	permanently retired on or before the first day of January, two thousand
12	<u>twenty-seven.</u>
13	2. The department shall, effective on or before the first day of Janu-
14	ary, two thousand twenty-eight, revoke the operating permit of a
15	replaceable peaker plant for which written notification has been
16	provided to the department of public service pursuant to subdivision one
17	of this section.
18	§ 3. This act shall take effect on the one hundred eightieth day after
19	it shall have become a law and shall apply to all permit applications or

20 renewals on or after such date.