STATE OF NEW YORK

925--A

2023-2024 Regular Sessions

IN SENATE

January 9, 2023

- Introduced by Sens. MAY, HOYLMAN-SIGAL -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation -- reported favorably from said committee and 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 environmental conservation law and the public housing law, in relation to enacting the "sustainable affordable housing and sprawl prevention act"

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 "sustaina-
2	ble affordable housing and sprawl prevention act".
3	§ 2. The environmental conservation law is amended by adding a new
4	section 8-0119 to read as follows:
5	<u>§ 8-0119. Certain actions exempt or subject to limited review.</u>
б	1. Exempt actions for construction of residential dwellings. (a)
7	Notwithstanding any law, rule or regulation to the contrary, qualifying
8	actions for the construction of a new multiple dwelling or more than one
9	contiguous multiple dwellings that meet the following thresholds shall
10	be automatically determined not to have a significant impact on the
11	environment and shall be exempt from any environmental review require-
12	ments under this article or any rules or regulations promulgated there-
13	to:
14	(i) fewer than ten total residential units in municipalities that have
15	not adopted zoning or subdivision regulations;
16	(ii) be located on previously disturbed land;
17	(iii) fewer than fifty total residential units not to be connected (at

- 18 the commencement of habitation) to existing community or public water
- 19 and sewerage systems including sewage treatment works;

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

LBD03398-08-3

S. 925--A

2 sand persons or less,	<u>or village having a population of ninety thou-</u> fewer than two hundred total residential units to
—	mmencement of habitation) to existing community
	erage systems including sewage treatment works;
	n, or village having a population of greater than
	s than one million, fewer than five hundred total
	connected (at the commencement of habitation) to
	ublic water and sewerage systems including sewage
9 treatment works; or	abile water and bewerage bybeemb including bewage
	a population of one million or more persons,
	d total residential units to be connected (at the
	ion) to existing community or public water and
	ing sewage treatment works.
	d as a "qualifying action" under paragraph (a) of
<u>(b) To be determine</u> this subdivision, such	
	ensus tract defined as an urbanized area or an
urban cluster by the fe	
	eviously disturbed land;
_	ffordable housing, as shall be determined by the
	community renewal, relative to the municipality
	determined by the division of housing and commu-
nity renewal, in which	
(iv) not be located in	
	rience flooding at greater than or equal to sea
	according to the National Oceanic and Atmospher-
	any other science-based projection of future sea
	satisfactory by the commissioner;
	rience flooding according to the Federal Emergen-
	five hundred year floodplain maps for flood zone
	other science-based projection of future flooding
	factory by the commissioner; or
	d as a critical environmental area by the depart-
ment;	
<pre>ment; (iv) complete a Phas</pre>	e I Environmental Site Assessment (ESA) pursuant
(iv) complete a Phas	e I Environmental Site Assessment (ESA) pursuant ensive Environmental Response, Compensation and
(iv) complete a Phas to the federal Compreh	ensive Environmental Response, Compensation and
(iv) complete a Phas to the federal Compreh Liability Act (42 U.	
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ng or denying the application for such action;
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ng or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi- (v) receive certifica as such term is defined such action, as propose	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ng or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ng or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency and or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er:
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ng or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe the category of certifi	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for ed gold, at minimum, as determined by a LEED
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe the category of certifi accredited professional	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for ed gold, at minimum, as determined by a LEED i
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe the category of certifi accredited professional (2) Enterprise green	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for ed gold, at minimum, as determined by a LEED ; communities review and certification; or
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe the category of certifi accredited professional (2) Enterprise green (3) Passive House Ins	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for ed gold, at minimum, as determined by a LEED ; communities review and certification; or titute Passive House certification.
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe the category of certifi accredited professional (2) Enterprise green (3) Passive House Ins 2. Actions for cons	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for ed gold, at minimum, as determined by a LEED i communities review and certification; or titute Passive House certification. truction of multiple dwellings subject to limited
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe the category of certifi accredited professional (2) Enterprise green (3) Passive House Ins 2. Actions for cons review. (a) Notwithstan	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for ed gold, at minimum, as determined by a LEED ; communities review and certification; or titute Passive House certification. truction of multiple dwellings subject to limited ding any law, rule or regulation to the contrary,
(iv) complete a Phas to the federal Compreh Liability Act (42 U. water and paint, asbest submitted by the prop responsible for approvi (v) receive certifica as such term is defined such action, as propose drinking water laws any rules or regulation (vi) be certified und (1) the Leadership in System (LEED) publishe the category of certifi accredited professional (2) Enterprise green (3) Passive House Ins 2. Actions for cons review. (a) Notwithstan actions for the constru	ensive Environmental Response, Compensation and S.C. Chapter 103), and complete testing for lead os, and radon, the results of which shall be osed developer of such action to the local agency ing or denying the application for such action; tion from a qualified environmental professional, by the commissioner pursuant to regulation, that d, will not violate any state wetland laws or under article eleven of the public health law, or s promulgated thereto; and er: Energy and Environmental Design Building Rating d by the United States Green Building Council for ed gold, at minimum, as determined by a LEED i communities review and certification; or titute Passive House certification. truction of multiple dwellings subject to limited

S. 925--A

1	montol noview standards under this entiple on mules on regulations
1 2	mental review standards under this article, or rules or regulations promulgated thereto, that do not consist of core environmental concerns,
∠ 3	as such term shall be defined by the commissioner. Topics of review that
4	shall be exempt under this subdivision as failing to meet the standard
5	of core environmental concerns shall include, but not be limited to,
6	traffic impacts, casting of shading or shadows, impacts on views from
7	neighboring buildings, consistency with community character, impacts on
8	neighborhood character, and the resources of local school systems;
9	except that, in the case of a disadvantaged community, such topics of
10	concern may include traffic impacts and the resources of local school
11	systems.
12	(b) To be determined as a "qualifying action" under paragraph (a) of
13	this subdivision, such action shall:
14	(i) be located in a census tract defined as an urbanized area or an
15	urban cluster by the federal Census Bureau;
16	(ii) be located on previously disturbed land;
17	(iii) qualify as affordable housing, as shall be determined by the
18	division of housing and community renewal, relative to the municipality
19	or county, as shall be determined by the division of housing and commu-
20	nity renewal, in which it is located; and
21	(iv) not be located in an area:
22	(1) projected to experience flooding at greater than or equal to sea
23	level rise of five feet according to the National Oceanic and Atmospher-
24	ic Administration, or any other science-based projection of future sea
25	level conditions deemed satisfactory by the commissioner;
26	(2) projected to experience flooding according to the Federal Emergen-
27 28	cy Management Agency's five hundred year floodplain maps for flood zone designations, or any other science-based projection of future flooding
29	<u>conditions deemed satisfactory by the commissioner; or</u>
30	(3) that is designated as a critical environmental area by the depart-
31	ment.
32	3. Mandatory review. Every action that is a qualifying action under
33	subdivision one and/or two of this section, that is conducted in this
34	state, shall be subjected to a determination of whether such action is
35	exempt under subdivision one of this section, and if such action is not
36	exempt under subdivision one of this section, whether such action is
37	exempt under subdivision two of this section.
38	4. Historic sites. An action otherwise exempt from environmental
39	review requirements under subdivision one of this section may be
40	required to undergo environmental review pursuant to this article or the
41	rules or regulations promulgated thereto on the basis that such action
42	occurs wholly or partially within a historic site, provided, however
43	that such action affects a contributing property within such historic
44	site, and provided further that such environmental review is limited in
45 46	its scope to such contributing property. An action shall not be required to undergo an environmental review under this subdivision solely on the
46 47	basis that such action is substantially contiguous to a historic site,
48	or located in a neighborhood containing historic sites.
40 49	5. Wastewater treatment and stormwater management. (a) (i) An action
50	exempt from environmental review requirements under subdivision one or
51	two of this section may provide plans to the appropriate local govern-
52	mental entity that demonstrate that such action will have adequate
53	wastewater treatment to accommodate the completed action for no less
54	than thirty years. Such action may, alternatively, submit such plans to
55	the department. The department shall establish a method by which devel-
ГС	

56 opers of proposed actions may submit such plans pursuant to this para-

S. 925--A

1	graph. Upon submission of such plans, the local governmental entity or
2	department shall approve or deny such wastewater treatment plans no
3	later than thirty days after submission of such plans.
4	(ii) If increased onsite wastewater treatment capacity or a tie-in to
5	the local public sewer system is necessary to implement the action, and
6	building permits are needed to implement such wastewater treatment
7	capacity increase or tie-in, the local governmental entity responsible
8	for issuing such building permits shall not exercise its discretion over
9	any approval relating to such wastewater treatment capacity increase or
10	tie-in in a manner that would inhibit, chill, or preclude development of
11	such action.
12	(b) An action exempt from environmental review requirements under
13	subdivision one or two of this section shall be required to maintain
14^{10}	compliance with all local stormwater regulations.
15	6. Disadvantaged communities. The department shall require, by rule or
16	regulation, that actions for the construction of new multiple dwellings
17	that are not exempt from environmental review under subdivision one of
18	this section shall not contribute more than a de minimis amount of
19	pollution or any disproportionate pollution burden on, or cause any
20	displacement of residents of, a disadvantaged community.
21	7. Authority of the commissioner. The commissioner shall be authorized
22	to consult with any other state or local agency and to promulgate and/or
23	amend any rules and/or regulations he or she shall deem necessary for
24	the implementation of the provisions of this section.
25	§ 3. Section 8-0105 of the environmental conservation law is amended
26	by adding five new subdivisions 11, 12, 13, 14 and 15 to read as
27	follows:
28	<u>11. "Historic site" means a historic building, structure, facility,</u>
29	site or district, or prehistoric site that is listed on the National
30	Register of Historic Places (36 CFR Parts 60 and 63), or that is listed
31	on the state register of historic places or that has been determined by
32	the commissioner of parks, recreation and historic preservation to be
33	eligible for listing on the state register of historic places pursuant
34	to section 14.07 or 14.09 of the parks, recreation and historic preser-
35	vation law.
36	12. "Contributing property" means a building, structure, facility, or
37	site located within a historic site that wholly or partially contributes
38	to such designation as a historic site.
39	13. "Dwelling" means any building or structure or portion thereof
40	which is occupied or intended to be occupied in whole or in part as the
41	home, residence, or sleeping place of one or more human beings.
42	14. "Multiple dwelling" means a dwelling that is either rented,
43	leased, let or hired out, or sold, to be occupied, or is occupied as the
44	residence or home of four or more separate individuals or groups of
45	individuals living independently of each other, including, but not
46	limited to, apartments, condominiums, and townhouses. A "multiple dwell-
47	ing" shall not be deemed to include a class B multiple dwelling as
48	defined by section four of the multiple dwelling law, or a hospital,
49	convent, monastery, residential care facility, or a building used wholly
50	for commercial purposes.
51	15. "Residential unit" means a room or group of rooms within a multi-
52	ple dwelling that is designated as the living quarters for an individual
53	or group of individuals living independently from other individuals
54	occupying such multiple dwelling.
55	16. "Previously disturbed land" shall mean a parcel or lot of land
56	that was occupied or formerly occupied by a building or otherwise

improved or utilized on or before the effective date of this section,
 and was not most recently used for commercial agricultural purposes.

3 § 4. Section 600 of the public housing law is amended by adding a new 4 subdivision 6 to read as follows:

6. A covered housing agency in this state shall be subject, as appli cable, to the provisions of article eight of the environmental conserva tion law and any rules and/or regulations promulgated thereto.

8 § 5. This act shall take effect on the one hundred eightieth day after 9 it shall have become a law. Effective immediately, the addition, amend-10 ment and/or repeal of any rule or regulation necessary for the implemen-11 tation of this act on its effective date are authorized to be made and 12 completed on or before such effective date.