## STATE OF NEW YORK

7195--A

2023-2024 Regular Sessions

## IN SENATE

May 18, 2023

Introduced by Sen. KAVANAGH -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the environmental conservation law, in relation to the availability of technical assistance grants in brownfield site remedial programs

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

Section 1. Subdivision 6 of section 27-1405 of the environmental conservation law, as amended by section 2 of part A of chapter 577 of the laws of 2004, is amended to read as follows:

6. "[Citizen] Community participation plan" shall mean the description of [citizen] community participation activities prepared and carried out pursuant to section 27-1417 of this title.

7 § 2. Paragraph (b) of subdivision 2 and subdivision 9 of section 8 27-1409 of the environmental conservation law, paragraph (b) of subdivi-9 sion 2 as amended by section 7 of part BB of chapter 56 of the laws of 10 2015, and subdivision 9 as amended by section 4 of part A of chapter 577 11 of the laws of 2004, are amended to read as follows:

12 (b) [with respect to a brownfield site which the department has deter-13 mined constitutes a significant threat to the public health or environ-14 ment the department may include a provision requiring] the applicant to 15 provide a technical assistance grant, as described in subdivision four 16 of section 27-1417 of this title and under the conditions described 17 therein, to an eligible party in accordance with procedures established 18 under such program, with the cost of such a grant incurred by a volun-19 teer serving as an offset against such state costs;

9. One requiring the preparation and implementation of a [citizen]
21 community participation plan consistent with the requirements of this
22 title as soon as possible following execution of the agreement but no

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

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later than prior to the preparation of a draft remedial investigation 1 plan by the applicant which shall include a description of [citizen] 2 3 <u>community</u> participation activities already performed by the applicant 4 and/or the department; 5 § 3. Subparagraph (vi) of paragraph (i) of subdivision 3 of section 6 27-1415 of the environmental conservation law, as amended by section 7 7 of part A of chapter 577 of the laws of 2004, is amended to read as 8 follows: 9 (vi) Any written and oral comments submitted by members of the public 10 on the applicant's proposed use as part of [ditizen] community partic-11 ipation activities performed by the applicant pursuant to this title. 12 § 4. Section 27-1417 of the environmental conservation law, as added by section 1 of part A of chapter 1 of the laws of 2003, paragraphs (b), 13 14 (e), (f), (g), (h), (i) of subdivision 3 and paragraph (a) of (d), 15 subdivision 4 as amended by section 8 of part A of chapter 577 of the 16 laws of 2004, is amended to read as follows: § 27-1417. [Citizen] Community participation. 17 [Citizen] Community participation handbook. The commissioner shall 18 1. 19 prepare a [citizen] community participation handbook for the purpose of providing guidance to applicants in the design and implementation of 20 21 meaningful [citizen] community participation plans consistent with the 22 requirements of this section for the remediation of brownfield sites as provided in this title. Such handbook shall encourage [citizen] communi-23 ty involvement by outlining opportunities and recommended methods for 24 25 effective [**community** participation, including the availability 26 of technical assistance grants. The commissioner shall make such hand-27 book available to all applicants and other interested members of the 28 public upon request and shall make it available on the department's 29 website. 30 [Citizen] Community participation plans. (a) The design of any 2. 31 [**citizen**] **community** participation plan, including the level of [**citizen**] 32 community involvement and the tools utilized, shall take into account 33 the scope and scale of the proposed remedial program, local interest and 34 history, and other relevant factors. While retaining flexibility, [ giti-35 **zen**] <u>community</u> participation plans shall embody the following principles 36 of meaningful [citizen] community participation: 37 (1) opportunities for [citizen] community involvement should be provided as early as possible in the decision making process prior to 38 39 the selection of a preferred course of action by the department and/or 40 the applicant. (2) activities proposed in such plan should be as reflective of the 41 42 diversity of interests and perspective found within the community as 43 possible, allowing the public the opportunity to have their views heard 44 and considered, which may include opportunities for two-way dialogue. 45 (3) full, timely, and accessible disclosure and sharing of information 46 by the department shall be provided, including the provision of techni-47 cal data and the assumptions upon which the analyses are based. 48 (b) All [citizen] community participation plans shall include the 49 following minimum elements: 50 (1) identification of the interested public and preparation of a 51 brownfield site contact list; 52 (2) identification of major issues of public concern related to the 53 brownfield site; 54 (3) a description and schedule of public participation activities 55 required pursuant to this section; and

1 (4) a description and schedule of any additional public participation 2 activities needed to address public concerns.

3 3. [Citizen] Community participation requirements. (a) In addition to 4 the formal milestones listed below, the public may provide comments at 5 any time during the remedial program.

6 (b) The person submitting a request for participation, in cooperation 7 with the department, shall provide a newspaper notice of the person's 8 request to participate in the program. The person, in cooperation with 9 the department, shall also provide notice thereof to the brownfield site 10 contact list. Such notice shall provide for a thirty day public comment 11 period following publication.

12 (c) Before the department finalizes the remedial investigation work-13 plan, the applicant, in cooperation with the department, must notify 14 individuals on the brownfield site contact list. Such notice shall 15 include a fact sheet describing such plan and provide for a thirty day 16 public comment period.

(d) Before the department approves a proposed remedial investigation report, the department, in consultation with the applicant, shall notify individuals on the brownfield site contact list. Such notice shall include a fact sheet describing such report.

(e) Upon the department's determination of significant threat pursuant section 27-1411 of this title, the department must provide notice to individuals on the brownfield site contact list. Such notice shall include a fact sheet describing the basis of the department's determination.

26 (f) Before the department finalizes a proposed remedial work plan or 27 makes a determination that site conditions meet the requirements of this 28 title without the necessity for remediation pursuant to section 27-1411 of this title, the department, in consultation with the applicant, must 29 30 notify individuals on the brownfield site contact list. Such notice 31 shall include a fact sheet describing such plan and provide for a 32 forty-five day public comment period. The commissioner shall hold a 33 public meeting if requested by the affected community and the commis-34 sioner has found that the site constitutes a significant threat to the public health or the environment. Further, the affected community may 35 36 request a public meeting at sites that do not constitute a significant 37 threat. (1) To the extent that the department has determined that site conditions do not pose a significant threat and the site is being 38 39 addressed by a volunteer, the notice shall state that the department has 40 determined that no remediation is required for the off-site areas and that the department's determination of a significant threat is subject 41 42 to this forty-five day comment period. (2) If the remedial work plan 43 includes a Track 2, Track 3 or Track 4 remedy at a non-significant 44 threat site, such comment period shall apply both to the approval of the 45 alternatives analysis by the department and the proposed remedy selected 46 by the applicant.

47 (g) Before the applicant commences construction at the brownfield 48 site, the applicant, in cooperation with the department, shall provide 49 notice to the individuals on the brownfield site contact list.

50 (h) Before the department approves a proposed final engineering 51 report, the department, in consultation with the applicant, must notify 52 individuals on such contact list. Such notice shall include a fact sheet 53 describing the brownfield site report, including any proposed institu-54 tional or engineering controls.

55 (i) Within ten days of the issuance of a certificate of completion at 56 a site which will utilize institutional or engineering controls, the

applicant, in cooperation with the department, shall provide notice to 1 the brownfield site contact list. Such notice shall include a fact sheet 2 3 describing such controls. assistance grants. (a) Within the limits of appropri-4 4. Technical 5 ations made available pursuant to paragraph  $[\frac{1}{2}]$  of subdivision three 6 of section ninety-seven-b of the state finance law, the commissioner [is 7 authorized to ] shall provide grants to the New York city community 8 board, established pursuant to section twenty-eight hundred of the New 9 York city charter, with jurisdiction over the site or to any not-for-10 profit corporation exempt from taxation under section 501(c)(3) of the internal revenue code at any site [determined to pose a significant 11 12 threat by the department and which may be affected by a brownfield site 13 remedial program, provided only one such grant may be made available for 14 any brownfield site. To qualify to receive such assistance, a community 15 group must demonstrate that its membership represents the interests of 16 the community affected by such site. Furthermore, the commissioner [is 17 authorized to ] shall direct any applicant who is a responsible party, as defined in section 27-1313 of this article, to provide such grants. Such 18 grants shall be known as technical assistance grants and may be used to 19 obtain technical assistance in interpreting information with regard to 20 21 the nature of the hazard posed by contamination located at or emanating 22 from a brownfield site or sites and the development and implementation 23 a brownfield site remedial program or programs. Such grants may also of 24 be used to hire health and safety experts to advise affected residents on any health assessments and for the education of interested affected 25 26 community members to enable them to more effectively participate in the 27 remedy selection process. Grants awarded under this section may not be 28 used for the purposes of collecting field sampling data, political 29 activity or lobbying legislative bodies. 30 (b) The amount of any grant awarded under this section may not exceed 31 fifty thousand dollars at any one site. 32 (c) No matching contribution from the grant recipient shall be required for a technical assistance grant. Following a grant award, a

33 required for a technical assistance grant. Following a grant award, a 34 portion of the grant shall be made available to the grant recipient, in 35 advance of the expenditures to be covered by the grant, in five thousand 36 dollar installments.

37 § 5. This act shall take effect immediately.