8830

IN SENATE

March 19, 2024

- Introduced by Sen. CANZONERI-FITZPATRICK -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications
- AN ACT to amend the public service law, in relation to limits on surcharge increases; directing a study of the costs associated with recent environmental and energy related laws and the value of stranded utility assets resulting in discontinuance and/or abandonment of utility gas infrastructure; and imposing a moratorium on new energy taxes, fees and regulations

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

Section 1. This act shall be known and may be cited as the "energy
assessment cap and consumer cost relief act of 2024".

3 § 2. The public service law is amended by adding a new section 18 to 4 read as follows:

§ 18. Limit on surcharge increases. Notwithstanding any law, rule, 5 б regulation or order to the contrary, the commission shall not increase 7 the amount of the surcharge on the system benefit charge or the 8 surcharge for the renewable portfolio standard or the surcharge for the energy efficiency portfolio standard or any similar fund that may be 9 10 created by order of the commission before the effective date of this 11 section, whether such fund is new or is a result of combining all or 12 some of the surcharges referenced herein. Nothing in this section shall 13 be construed as to prevent the commission from lowering the amount of 14 any surcharge either individually or collectively from the amount collected in two thousand nineteen, except that under no circumstances 15 shall the total cost of those charges exceed the total aggregate amounts 16 17 collected in two thousand nineteen.

18 § 3. The department of public service shall issue a request for 19 proposals to choose an independent vendor who will perform a thorough 20 analysis of the costs associated with environmental and energy related 21 laws, regulations, rules and policies adopted since 2019. Such analysis 22 shall establish not only the costs already incurred, but also those 23 anticipated future costs and specific cost impacts on all classes of

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

LBD14852-01-4

1 ratepayers. A request for proposal shall be issued within 90 days of the 2 effective date of this act and such study and report shall be completed 3 within 12 months of the award of the contract. Such report shall be 4 published on the department's website and provided to the governor, the 5 speaker of the assembly, the temporary president of the senate, the 6 minority leader of the senate and the minority leader of the assembly.

7 § 4. The department of public service shall issue a request for 8 proposals and choose a qualified vendor to conduct a study as to any 9 stranded utility assets resulting from legislative or regulatory actions 10 that, whether intentional or unintentional, lead to the discontinuance 11 and/or abandonment of utility gas infrastructure. Such study shall include, at a minimum, an analysis of the value and cost of said infras-12 tructure, the number, type and value of jobs lost due to the discontin-13 14 uance of its use and recommendations as to cost recovery for any inves-15 tor owned utility that holds such infrastructure. In addition, the study 16 shall measure the value of stranded assets of homeowners/businesses with 17 gas equipment with remaining useful life when gas is discontinued. A request for proposal shall be issued within 90 days of the effective 18 19 date of this act and such study and report shall be completed within 12 months of the award. Such report shall be published on the department's 20 21 website and provided to the governor, the speaker of the assembly, the 22 temporary president of the senate, the minority leader of the senate and 23 the minority leader of the assembly.

§ 5. Notwithstanding any law, rule, regulation or order to the contrary, the public service commission and the legislature shall not establish any new surcharge assessment, tax or fee or cost bearing regulation based on the analyses performed under sections three and four of this act on energy consumers for a period of five years.

29 § 6. This act shall take effect immediately.