STATE OF NEW YORK

897

2023-2024 Regular Sessions

IN SENATE

January 9, 2023

Introduced by Sen. HOYLMAN -- read twice and ordered printed, and when printed to be committed to the Committee on Environmental Conservation

AN ACT to amend the environmental conservation law, in relation to climate corporate accountability

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 "climate
2	corporate accountability act".
3	§ 2. The environmental conservation law is amended by adding a new
4	section 75-0118 to read as follows:
5	<u>§ 75-0118. Climate corporate accountability act.</u>
б	1. Definitions. As used in this section, the following terms shall
7	have the following meanings:
8	a. "Emissions registry" means an entity within the department or a
9	nonprofit emissions registry organization contracted by the department
10	pursuant to paragraph b of this subdivision that:
11	i. Currently operates a voluntary greenhouse gas emissions registry
12	for organizations operating in the United States; or
13	ii. Has experience with voluntary greenhouse gas emissions disclosure
14	by entities operating in New York.
15	b. "Reporting entity" means a business entity with total revenues in
16	excess of one billion dollars in the preceding calendar year, including
17	revenues received by all the business entity's subsidiaries that does
18	business in this state.
19	<u>c. "Scope one emissions" means all direct greenhouse gas emissions</u>
20	that stem from sources that a reporting entity owns or directly
21	controls, regardless of location, including, but not limited to, fuel
22	combustion activities.
23	d. "Scope two emissions" means indirect greenhouse gas emissions from
24	electricity purchased and used by a reporting entity, regardless of
25	location.

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

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S. 897

"Scope three emissions" means indirect greenhouse gas emissions, 1 e. other than scope two emissions, from activities of a reporting entity 2 3 that stem from sources that the reporting entity does not own or direct-4 ly control and may include, but are not limited to, emissions associated 5 with the reporting entity's supply chain, business travel, employee 6 commutes, procurement, waste, and water usage, regardless of location. 7 2. a. The department shall adopt regulations to require a reporting 8 entity to annually disclose and verify to the emissions registry all of 9 the reporting entity's scope one emissions, scope two emissions, and 10 scope three emissions. The regulations adopted pursuant to this subdivi-11 sion shall require, at a minimum, that: 12 i. (1) Except as provided in clause two of this subparagraph, on or before July first of each year, a reporting entity shall publicly 13 14 disclose to the emissions registry all of the reporting entity's scope 15 one emissions and scope two emissions for the prior calendar year, and its scope three emissions for that same calendar year no later than 16 17 December thirty-first, using the Greenhouse Gas Protocol Corporate Accounting and Reporting Standard and the Greenhouse Gas Protocol Corpo-18 rate Value Chain (Scope 3) Accounting and Reporting Standard developed 19 by the World Resources Institute and the World Business Council for 20 21 Sustainable Development, including guidance for scope three emissions 22 calculations that detail acceptable use of both primary and secondary data sources, including the use of industry average data, proxy data, 23 and other generic data in its scope three emissions calculations. 24 25 (2) The department shall review, and update as necessary, the public disclosure deadlines established pursuant to clause one of this subpara-26 27 graph to evaluate trends in scope three emissions reporting and consider 28 changes to the disclosure deadlines to ensure that scope three emissions data is disclosed to the emissions registry as close in time as practi-29 30 cable to the deadline for reporting entities to disclose scope one emis-31 sions and scope two emissions data. 32 The reporting timelines shall take into account the timelines by which 33 reporting entities typically receive scope one, scope two, and scope 34 three emissions data, as well as the capacity for independent verification to be performed by a third-party auditor, as approved by the 35 36 department. 37 ii. A reporting entity's public disclosure shall include the name of the reporting entity and any fictitious names, trade names, assumed 38 39 names, subsidiaries and logos used by the reporting entity. iii. A reporting entity's public disclosure shall be structured in 40 ways that maximize and streamline reporting and ease of use in meeting 41 the requirements of national and international disclosure programs and 42 43 standards, including, but not limited to, adopted rules from the United 44 States Securities and Exchange Commission and international standards 45 such as those established by CDP Global. 46 iv. (1) A reporting entity's public disclosure shall be independently 47 verified by the emissions registry or a third-party auditor approved by the department with expertise in greenhouse gas emissions accounting. 48 The reporting entity shall ensure that a copy of the complete, audited 49 greenhouse gas emissions inventory, including the name of the approved 50 third-party auditor, is provided to the emissions registry as part of or 51 52 in connection with the reporting entity's public disclosure. 53 (2) The department shall establish auditor gualifications and a proc-54 ess for approval of auditors that ensures sufficient auditor capacity, as well as timely reporting implementation as required under clause one 55

56 <u>of subparagraph i of this paragraph.</u>

S. 897

b. The department shall create or contract with, an emissions registry 1 to develop a reporting and registry program to receive and make publicly 2 available disclosures required by this section. Emissions registries 3 4 shall not be authorized to provide services to a company where a 5 conflict of interest exists. A conflict of interest shall include: 6 i. The emissions registry and reporting entity sharing any management 7 staff or board of directors membership, or any of the senior management 8 staff of the reporting entity having been employed by the emissions 9 registry or reporting entity within the previous five years. 10 ii. Any employee of the emissions registry, or any employee of a 11 related entity, or a subcontractor who is a member of the emissions 12 registry having provided the reporting entity with services related to the areas of emissions registry, or any services designated by the 13 department, within the previous five years. 14 15 iii. Any staff member of the emissions registry providing any type of non-monetary incentive to a reporting entity to secure a services 16 17 contract. c. The department may adopt or update any other regulations that it 18 deems necessary and appropriate to implement this subdivision. 19 20 3. a. The department shall prepare a report on the public disclosures 21 made by reporting entities to the emissions registry pursuant to subdi-22 vision two of this section and the regulations adopted by the department pursuant to such subdivision. In preparing the report, consideration 23 shall be given to, at a minimum, greenhouse gas emissions from reporting 24 25 entities in the context of state greenhouse gas emissions reduction and climate goals. The department shall not require reporting entities to 26 27 report any information beyond what is required pursuant to this section 28 or the regulations adopted by the department pursuant to subdivision two of this section. The department shall issue the report of its findings 29 30 to the governor, the speaker of the assembly and the temporary president 31 of the senate and shall publish such report on its website. 32 b. The emissions registry shall make the reporting entities' disclo-33 sures available on the department's website within thirty days of 34 receipt of such disclosures. 4. The attorney general may bring a civil action against a reporting 35 36 entity seeking civil penalties of one hundred thousand dollars per day 37 for willful failure to comply with the requirements of this section or regulations set forth by the department. 38 39 § 3. This act shall take effect two years after it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any

40 law. Effective immediately, the addition, amendment and/or repeal of any 41 rule or regulation necessary for the implementation of this act on its 42 effective date are authorized to be made and completed on or before such 43 effective date.