

STATE OF NEW YORK

11407

IN ASSEMBLY

May 15, 2026

Introduced by M. of A. SANTABARBARA -- read once and referred to the Committee on Energy

AN ACT to amend the public authorities law, in relation to giving priority to certain sites when developing renewable energy generating projects and to the definition of agrivoltaics

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

1 Section 1. Section 1901 of the public authorities law is amended by
2 adding two new subdivisions 10 and 11 to read as follows:

3 10. "Agrivoltaics" shall mean the simultaneous use of areas of land
4 for both solar power generation and agriculture through a ground-mounted
5 photovoltaic solar energy system constructed, installed, and operated to
6 achieve integrated and simultaneous production of both solar energy and
7 marketable agricultural products and activities by an agricultural
8 producer, provided that such use:

9 (a) is constructed, installed, and operated to achieve integrated and
10 simultaneous production of both solar energy and marketable agricultural
11 products consistent with commercial agricultural production, as soon as
12 agronomically feasible and continuing until decommissioning, on land
13 beneath or between rows of solar panels;

14 (b) has been intentionally planned and designed with agricultural
15 producers or experts;

16 (c) has provisions for decommissioning to protect the land's agricul-
17 tural resources and utility; and

18 (d) does not significantly displace farming activity.

19 11. "Agricultural products and activities" shall include: (a) crop
20 production; (b) animal husbandry; and (c) livestock grazing or cattle
21 grazing; provided, however, that agricultural products and activities
22 shall not include sheep grazing as the sole farming activity except
23 where the land utilized is currently utilized exclusively for such
24 purpose; and provided further, however, that agricultural products and
25 activities shall not include pollinator habitats, apiaries, or both as
26 the sole farming activities.

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

LBD11834-04-6

1 § 2. Paragraph (b) of subdivision 1 of section 1902 of the public
2 authorities law, as amended by section 2 of part M of chapter 58 of the
3 laws of 2024, is amended to read as follows:

4 (b) (i) In making such assessment the authority shall give priority to
5 previously developed sites, existing or abandoned commercial sites,
6 including without limitation brownfields, landfills, former commercial
7 or industrial sites, dormant electric generating sites, parking lots as
8 defined in section one hundred twenty-nine-b of the vehicle and traffic
9 law, warehouse distribution centers as defined in section seven hundred
10 eighty of the labor law, correctional facilities as defined in article
11 one of the corrections law, retail establishments of greater than twen-
12 ty-five thousand square feet, roadside rest areas pursuant to section
13 twenty of the highway law, or otherwise underutilized sites; and

14 (ii) the authority may establish a renewable energy generation project
15 in furtherance of an [~~agrivoltaic~~] agrivoltaics project, [~~where "agri-~~
16 ~~voltaic project" shall mean the simultaneous use of areas of land for~~
17 ~~both solar power generation and agriculture, specific to the practice of~~
18 ~~such dual-use solar energy project,~~] where any of the previously devel-
19 oped sites listed in subparagraph (i) of this paragraph is reclaimed as
20 farmland.

21 § 3. This act shall take effect immediately; provided, however, that
22 the amendments to section 1901 of the public authorities law made by
23 section one of this act shall not affect the repeal of such section and
24 shall be deemed repealed therewith; and provided further, however, that
25 the amendments to paragraph (b) of subdivision 1 of section 1902 of the
26 public authorities law made by section two of this act shall not affect
27 the repeal of such section and shall be deemed repealed therewith.