## ASSEMBLY, No. 2485

# STATE OF NEW JERSEY

### 218th LEGISLATURE

INTRODUCED FEBRUARY 1, 2018

Sponsored by:
Assemblyman VINCENT MAZZEO
District 2 (Atlantic)
Assemblyman JOHN ARMATO
District 2 (Atlantic)
Assemblyman WAYNE P. DEANGELO
District 14 (Mercer and Middlesex)

Co-Sponsored by: Assemblyman Johnson

#### **SYNOPSIS**

Requires BPU consideration and approval of amended application for qualified wind energy project offshore in certain NJ territorial waters.

#### **CURRENT VERSION OF TEXT**

As introduced.

(Sponsorship Updated As Of: 3/23/2018)

1	AN ACT concerning offshore wind energy and amending P.L.2010,
2	c.57.
3	
4	BE IT ENACTED by the Senate and General Assembly of the State
5	of New Jersey:
6	
7	1. Section 4 of P.L.2010, c.57 (C.48:3-87.2) is amended to read
8	as follows:
9	4. a. The board [may] shall approve, subject to the project
10	obtaining the necessary permits, approvals, and authorizations from
11	the Department of Environmental Protection, a qualified wind
12	energy project located in territorial waters offshore of a
13	municipality in which casino gaming is authorized, and authorize
14	offshore wind renewable energy certificates for that project. Any
15	such project shall be a nominal 20 megawatts and no more than 25
16	megawatts in nameplate capacity and comply with the requirements
17	set forth in section 3 of P.L.2010, c.57 (C.48:3-87.1), and the
18	cumulative number of wind turbines approved for the project shall
19	not exceed six .
20	b. Within 30 days following the date of enactment of P.L.
21	c. (pending before the Legislature as this bill), the board shall
22	provide a 90-day period for the submission of an amended
23	application under this section for the qualified wind energy project
24	to be located in territorial waters offshore of a municipality in
25	which casino gaming is authorized for which an original application
26	therefor had been submitted to the board prior to the date of
27	enactment of P.L. , c. (pending before the Legislature as this
28	bill). The board's review of this amended application shall be
29	limited to addressing any modifications that may be needed to meet
30	any concerns expressed or considered by the board prior to the date
31	of enactment of P.L. , c. (pending before the Legislature as this
32	bill) specifically concerning the issues of turbine selection and
33	substantiation of financial viability.
34	Following conclusion of the 90-day period required by this
35	subsection, the board shall from time to time provide a period for
36	submission of applications under this subsection that may differ in
37	length from the 90-day period provided in this subsection.
38	(cf: P.L.2010, c.57, s.4)
39	
40	2. This act shall take effect immediately.
41	·
42	STATEMENT
43	
44	This bill would require the New Jersey Board of Public Utilities
45	(board) to provide for the submission of an amended application for

 $\textbf{EXPLANATION}-\textbf{Matter enclosed in bold-faced brackets \ \cbar{lembers} thus \ \cbar{lembers} in the above bill is not enacted and is intended to be omitted in the law.}$ 

#### A2485 MAZZEO, ARMATO

the qualified wind energy project that the board is currently authorized to approve under existing law. Specifically, under section 4 of P.L.2010, c.57 (C.48:3-87.2), the board is authorized to approve a qualified wind energy project that is located in territorial waters offshore of a municipality in which casino gaming is authorized.

This bill would require the board, within 30 days after enactment, to provide a 90-day period for the submission of an amended application for such a project for which an original application therefor had been submitted to the board prior to the date of enactment of this bill. The board's review of this amended application would be limited to addressing any modifications that may be needed to meet any concerns previously expressed or considered by the board specifically concerning the issues of turbine selection and substantiation of financial viability. This bill also provides that the cumulative number of wind turbines approved for the project would not exceed six.

Lastly, the bill would require the board, following conclusion of the required 90-day period, to provide from time to time a submission period that may differ from the 90-day application period.