## ASSEMBLY, No. 5190

# **STATE OF NEW JERSEY**

### 219th LEGISLATURE

INTRODUCED DECEMBER 21, 2020

Sponsored by: Assemblyman JOHN F. MCKEON District 27 (Essex and Morris)

#### **SYNOPSIS**

Prohibits municipal zoning ordinances from regulating solar panels under certain circumstances; limits fees for certain renewable energy installations.

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

As introduced.



#### A5190 MCKEON

2

1 2	AN ACT concerning renewable energy and supplementing P.L.1975, c.291 (C.40:55D-1 et seq.).
3	
4	BE IT ENACTED by the Senate and General Assembly of the State
5	of New Jersey:
6	
7	1. a. No governing body may adopt a zoning ordinance
8	regulating the installation on residential property of photovoltaic
9	solar energy systems when:
10	(1) in the case of a roof-mounted system, the photovoltaic solar
11	panels and all accessory equipment extend 12 inches or less beyond
12	the edge of the roofline or above the highest point of the roof
13	surface or structure; or
14	(2) in the case of a surface level or ground-mounted system, the
15	system consists of 10 or less photovoltaic solar panels and is
16	situated more than 50 feet from the nearest property boundary line.
17	b. A municipality may adopt an ordinance regulating the
18	installation on residential property of photovoltaic solar energy
19	systems that do not meet the standards established in subsection a.
20	of this section; however, nothing in this subsection shall preclude
21	an applicant from seeking a variance from any such ordinance.
22	c. As used in this section, "photovoltaic solar panel" means an
23	elevated panel or plate, or a canopy or array thereof, that captures
24	and converts solar radiation to produce power, and includes flat
25	plate, focusing solar connectors, or photovoltaic solar cells.
26	
27	2. A municipal ordinance regulating the installation on
28	residential property of photovoltaic solar energy systems or small
29	wind energy systems shall not require payment of any fee that
30	exceeds the municipality's costs for reviewing and approving an
31	application pertaining to the installation or operation of a system.
32	As used in this section, "small wind energy system" shall have
33	the same meaning as set forth in section 1 of P.L.2009, c.244
34	(C.40:55D-66.12).
35	
36	3. This act shall take effect immediately.
37	
38	
39	STATEMENT
40	
41	This bill would supplement the "Municipal Land Use Law" to
42	prohibit a municipality from adopting an ordinance which limits the
43	right of a property owner to install solar panels on a residential
44	property under certain circumstances. A municipal ordinance

would not be authorized to regulate the installation of photovoltaic

45

46

solar energy systems when:

#### A5190 MCKEON

1) in the case of a roof mounted system, the panels, and all accessory equipment, extend 12 inches or less beyond the edge of the roofline or above the highest point of the roof surface or structure; or

2) in the case of a surface level or ground mounted system, the system consists of 10 or less photovoltaic panels and is situated more than 50 feet from the nearest property boundary line.

Section 2 of the bill would provide that a municipal ordinance regulating the installation of a photovoltaic solar energy system or small wind energy system on residential property shall not require payment of a fee that exceeds the municipality's costs for reviewing and approving an application pertaining to the installation or operation of a system. The purpose of section 2 of the bill is to prevent municipalities from imposing excessive fees unrelated to application and review costs because it is the State's policy to encourage installation of photovoltaic solar energy systems or small wind energy systems wherever possible in the State and to discourage actions that would have a chilling effect on such installations.