## September 24, 2021

The Honorable Kathy Hochul Governor State of New York Executive Chamber State Capitol Albany, NY 12224

## Dear Governor Hochul:

Thank you for your leadership, and your long standing support for renewable energy across New York State. We are proud of New York's nation-leading climate and clean energy commitments, including the Climate Leadership and Community Protection Act's (CLCPA's) mandate to achieve 100 percent zero emissions electricity by 2040. P.S.L. § 66-p(2). We are therefore writing to urge you to call on the Public Service Commission (Commission) to reject the petition (Petition) filed by the Independent Power Producers of New York (IPPNY) on August 18th, 1 which threatens the integrity of the CLCPA.

IPPNY's Petition requests that the Commission establish a new tier of New York's Clean Energy Standard to subsidize a minimum of one gigawatt of non-renewable "zero emitting electric generating facilities" to commence commercial operation by 2030.<sup>2</sup> The Petition offers a novel definition of "zero emissions" that would include all energy systems that "do not lead to a net increase in greenhouse gas emissions into the atmosphere at any time in the process of generating electricity."<sup>3</sup> And the Petition requests that the Commission import labor standards already codified for renewable energy facilities to these non-renewable "zero emissions" energy systems. Claiming support from recommendations by the Power Generation Advisory Panel to the Climate Action Council, IPPNY urges the Commission to "act quickly" to approve the Petition.<sup>4</sup>

The Petition is deeply misguided and, if granted, would undermine New York's climate goals by forcing ratepayers to subsidize new, unneeded fossil fuel-based generation rather than the truly clean resources the Power Generation Advisory Panel actually supported. IPPNY's attempt to redefine "zero emissions" as "non-emissions-increasing" and to exclude renewable energy resources from the newly proposed CES tier would pull in new fossil fuel power plants and could lead to the State's electric customers being compelled to underwrite polluting fracked gas and other environmentally harmful facilities at precisely the time the State is striving to wean itself off of these resources.

<sup>&</sup>lt;sup>1</sup> Petition of Independent Power Producers of New York, Inc., New York State Building and Construction Trades Council and New York State AFL-CIO for the Establishment of a Zero Emissions Energy Systems Program Under the Clean Energy Standard, PSC Case No. 15-E-0302 (Aug. 18, 2021).

<sup>&</sup>lt;sup>2</sup> *Id.* at 1.

<sup>&</sup>lt;sup>3</sup> *Id.* at 2.

<sup>4</sup> Id. at 9.

Indeed, the Petition is likely to exacerbate environmental injustice in the State by opening the door for further investments in fossil generation or small nuclear reactors in environmental justice communities. Lower income communities and communities of color currently bear a disproportionate share of power plant pollution in New York. That door must remain firmly shut.

The non-fossil fuel alternatives identified by IPPNY in the Petition (including blue and green hydrogen and so-called "renewable natural gas") are undemonstrated in New York and have recently been expressly rejected as commercially unavailable by fossil fuel developers in the State.<sup>5</sup> Moreover, both hydrogen and biogas have non-zero greenhouse gas emissions and significant conventional air pollution impacts rendering them incompatible with the CLCPA's zero emissions mandate.<sup>6</sup>

Truly zero emissions dispatchable technologies such as multi-day or seasonal storage, while rapidly moving toward commercialization, are not yet available. While the Power Generation Advisory Panel encourages support for long-duration storage through research and demonstration projects, support through a new Clean Energy Standard tier is premature at this time. The Petition also misstates the intent of the CLCPA, erroneously claiming that the legislature intended to create a distinct category of *non-renewable* "zero emissions" resources, when in fact the CLCPA established 70 percent renewable generation as a *minimum* to be achieved by 2030,<sup>7</sup> and no such non-renewable tier is needed.

IPPNY attempts to cloak its Petition in the mantle of the Power Generation Advisory Panel (Panel) recommendations when in fact the Petition is directly at odds with the Panel's recommended approach. The Panel recognized that dispatchable non-renewable technologies are unstudied and unproven and recommended that "[f]urther analysis, technical development, and research is needed in order to determine the feasibility, climate impact, and health impacts of advanced fuels *prior to infrastructure investment*." PPNY's Petition would have the

<sup>&</sup>lt;sup>5</sup> NRG DSEIS for Astoria at 4-21 (rejecting renewable natural gas and "green" hydrogen alternatives as "not technically feasible because currently there are no commercially available sources of either green hydrogen or RNG on the high pressure natural gas pipeline system.")

<sup>&</sup>lt;sup>6</sup> Hydrogen combustion (whether a blend grey and green hydrogen or 100 percent green hydrogen) can produce up to six times the level of NOx emissions as methane combustion. See, e.g., Earthjustice, Reclaiming Hydrogen for a Renewable Future: Distinguishing Oil & Gas Industry Spin from Zero-Emission Solutions 24–26 (Aug. 2021), <a href="https://earthjustice.org/sites/default/files/files/hydrogen\_earthjustice.pdf">https://earthjustice.org/sites/default/files/files/hydrogen\_earthjustice.pdf</a>; Clean Energy Group, Hydrogen Hype in the Air (Dec. 2020),

https://www.cleanegroup.org/hydrogen-hype-in-the-air/; Justin Mikulka, Decoding the Hype Behind the Natural Gas Industry's Hydrogen Push, Desmog Blog (Jan. 14, 2021),

https://www.desmogblog.com/2021/01/14/decoding-hype-behind-natural-gas-industry-hydrogen-push; NRDC, Issue Brief: A Pipe Dream or Climate Solution? The Opportunities and Limits of Biogas and Synthetic Gas to Replace Fossil Fuels (June 2020), at 3,

https://www.nrdc.org/sites/default/files/pipe-dream-climate-solution-bio-synthetic-gas-ib.pdf; .Earthjustice & Sierra Club, Rhetoric v Reality: The Myth of "Renewable Natural Gas" for Building Decarbonization (July 2020),

https://earthjustice.org/sites/default/files/feature/2020/report-decarb/Report\_Building-Decarbonization-2020\_0.pdf.

<sup>&</sup>lt;sup>7</sup> Pub. Serv. L. § 66-p(2)(a).

<sup>&</sup>lt;sup>8</sup> Power Generation Advisory Panel Recommendations (May 3, 2021), at Slide 46 (emphasis added), available at <a href="https://climate.ny.gov/Climate-Action-Council/Meetings-and-Materials">https://climate.ny.gov/Climate-Action-Council/Meetings-and-Materials</a>.

Commission skip these critical steps in its rush to compel electric customers to subsidize investments in these speculative technologies before truly zero emission alternatives are commercially available.

While IPPNY's Petition would thwart New York's critical climate efforts and should be rejected, there are urgent recommendations from the Power Generation Advisory Panel that we hope you will encourage the Commission to pursue today. In particular, New York's energy storage goals and support programs have not kept pace with the projected need to support the State's emissions-free grid in 2040. A new or revamped docket to update those goals and develop a strategy to support their development was a top near-term priority of the Panel and would be timely and important. Likewise, phasing down New York's present heavy reliance on fossil fuel generation to enable a seamless and reliable transition to a zero emissions grid will take intentional and thoughtful planning. A docket to identify essential grid services provided by these resources and to begin to plan for their systematic replacement would also be extremely beneficial at this time.

We strongly support quality-based contracting and labor provisions aligned with those enacted in the 2021 State budget for renewable energy systems pursuant to PSL Section 66-r and Section 224-d of the Labor Law, in terms of prevailing wage, project labor agreements, and the Buy American provisions. The Petition's aim to support apprenticeship programs and create good-paying union jobs is critical for achieving an economically and socially just transition, but need not be paired with the misguided redefinition of zero-emissions that could prolong New York's reliance on fossil fuel energy.

Thank you for your attention to the critical climate goals enacted in the CLCPA, and we look forward to working together to achieve them.

Sincerely,

Allison Considine
NY Campaign Representative
Sierra Club

Mandy DeRoche Deputy Managing Attorney, Coal Program Earthjustice

Conor Bambrick
Director of Climate Policy
Environmental Advocates NY

Shravanthi Kanekal Resiliency Planner NYC Environmental Justice Alliance Anthony Rogers-Wright
Director of Environmental Justice
NY Lawyers for the Public Interest

Jake Elliot Impact Partnership Manager SunCommon

Stephan Roundtree Northeast Director Vote Solar

Katherine Nadeau Deputy Director Catskill Mountainkeeper Kathleen Nolan, MD, MSL

Director

Physicians for Social Responsibility

Franchelle Parker Executive Director Open Buffalo

Clarke Gocker

Director of Policy and Strategy

**PUSH Buffalo** 

Hayley Carlock

Director of Environmental Advocacy

Scenic Hudson

Sonal Jessel Director of Policy

WE ACT for Environmental Justice

Kelly Andreuzzi
Coalition President

**Environmental Action Coalition** 

Lisa Tyson Director

Long Island Progressive Coalition

Jennifer Metzger Senior Policy Advisor

New Yorkers for Clean Power

Margaret Tran

NY Organizing Manager Mothers Out Front NY

Gordian Raacke Executive Director

Renewable Energy Long Island

Barbara Warren
Executive Director

Citizens' Environmental Coalition

George Povall
Executive Director
All Our Energy

Summer Sandoval

**Energy Democracy Coordinator** 

**UPROSE** 

Bob Cohen

Policy and Research Director

Citizen Action NY

Andra Leimanis

Communications & Outreach Director

Alliance for a Green Economy

Matt Salton

Environmental Action Associate Hudson River Sloop Clearwater

Abigail McHugh-Grifa
Executive Director

Climate Solutions Accelerator of the Genesee-Finger Lakes Region

Russ Haven General Counsel

New York Public Interest Research Group

(NYPIRG)

Brian Weiner President

South Shore Audubon Society

Brahvan Ranga Political Coordinator

Nobody Leaves Mid-Hudson

Alex Beauchamp

Northeast Region Director Food and Water Watch

Matt Gove

Mid-Atlantic Policy manager

Surfrider Foundation

John Rath

**Director of Operations** 

New York Geothermal Energy Organization

Sara Gronim

Co-Leader

350BK

Jess Mullen

Chair

New Paltz Climate Action Coalition

John Whitney

Chairperson

Western New York Environmental Alliance

Carmi Orenstein

**Program Director** 

Concerned Health Professionals of NY

Michael Heimbinder

**Executive Director** 

**Habitat Map** 

Irene Weiser

Coordinator

Fossil Free Tompkins

Ling Tsou

Co-Founder

United for Action

Jenille Scott

NY Field Organizer

Our Climate

Ceci Pineda

**Executive Director** 

**BKRot** 

Timothy Judson

**Executive Director** 

Nuclear Information and Resource Service

Eileen Duffy

Founder

Let's Visit Lee Zeldin

Rick Sprout

Brooke Tioga Green Party

Yvonne Taylor

Vice President

Seneca Lake Guardian

Joseph Campbell

President

Gas Free Seneca

Teresa Kotturan

Sisters of Charity Federation

Gay Nicholson

President

Sustainable Tompkins, Inc.

Shayok Mukhopadhyay

Steering Committee

350NYC

John Keevert

Co-Chair

**Environmental Justice Ministry of First** 

Unitarian Church Rochester

Mazeda Uddin

CEO

South Asian Fund For Education,

Scholarship, and Training INC

Sharon Golden

Together We Will Long Island

JK Canepa Co-Coordinator

Coalition Against the Rockaway Pipeline

Mary Smith

**Communications Director** 

Church Women United in New York State

Guy Jacob

**Conservation Chair** 

Nassau Hiking & Outdoor Club

Brian Eden Vice-Chair

Campaign for Renewable Energy

Vicki McFayden Coordinator

Peace Action Bay Ridge

Jessica Clegg Coordinator

Citizens for Local Power

Jerry Moss Coordinator

Peace Action Manhattan

Winslow Lewis

**Program Coordinator** 

Solstice Initiative

John Whitney

Chairperson

Western NY Environmental Alliance

Linda Reik

**Board Member** 

Sullivan Alliance for Sustainable

Development

Ruth Foster

**Executive Director** 

NY Climate Advocacy Project

Emily Rubino

**Executive Director** 

Peace Action New York State

Carol Baum

Organizer

Syracuse Peace Council

Reverend John Flack

Our Saviour's Atonement Lutheran Church

Larry Wittner

Steering Committee

Upper Hudson Peace Action