1537

2013-2014 Regular Sessions

IN SENATE

(PREFILED)

January 9, 2013

- Introduced by Sens. PERKINS, ADDABBO, AVELLA, CARLUCCI, DILAN, HASSELL-THOMPSON, LANZA, MONTGOMERY, PERALTA, RIVERA, SAVINO, STAVISKY, STEWART-COUSINS -- read twice and ordered printed, and when printed to be committed to the Committee on Energy and Telecommunications
- AN ACT to amend the public service law, in relation to requiring a safety and reliability inspection of all telephone poles used by telephone corporations providing telephone service to more than one million subscribers and requiring a safety and reliability inspection of all utility poles used by electric corporations providing electric service to over 300,000 customers and the replacement or removal of deficient poles

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Legislative findings. The legislature hereby declares that 1 unsafe, inadequate or unreliable telephone and electrical utility poles 2 3 a danger to the general public and to telecommunications and elecare trical utility workers; that such telephone and electrical utility poles 4 5 impair the effective delivery of telecommunications services; and that the public interest requires increased oversight of the safety and reli-6 7 ability of jurisdictional telecommunications and electrical utility 8 services carried over or by above ground telephone and electrical utili-9 ty lines, as such are defined in article 1 of the public service law; 10 and that the public interest requires a set of minimum fines to ensure compliance with this statute by each telephone corporation serving over 11 one million subscribers and each electric corporation serving over 12 300,000 subscribers. 13

14 S 2. The public service law is amended by adding a new section 98-a to 15 read as follows:

16 S 98-A. SAFETY AND RELIABILITY INSPECTION. 1. THE PUBLIC SERVICE 17 COMMISSION SHALL, WITHIN THIRTY DAYS OF THE EFFECTIVE DATE OF THIS

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

LBD04233-01-3

(A) THE TOTAL NUMBER OF TELEPHONE AND ELECTRIC POLES PER COUNTY;

8 (B) THE NUMBER OF TELEPHONE AND ELECTRIC POLES WITHIN EACH COUNTY THAT 9 ARE SPLIT OR SHATTERED FOR MORE THAN FIVE PERCENT OF THE LENGTH OF SUCH 10 POLES;

11 (C) THE NUMBER OF TELEPHONE AND ELECTRIC POLES PER COUNTY THAT ARE 12 SEVERED OR PARTIALLY SEVERED FROM THEIR BASE;

NUMBER OF TELEPHONE AND ELECTRIC POLES PER COUNTY THAT ARE 13 (D) THE14 ATTACHED DIRECTLY TO OTHER TELEPHONE POLES ("STRAPPED") BY MEANS OTHER 15 THAN THE UTILITY LINES CONNECTING SUCH POLES;

16 (E) THE NUMBER OF STRAPPED POLES, OF WHICH EITHER OR BOTH POLES ARE 17 SPLIT OR SHATTERED FOR MORE THAN FIVE PERCENT OF THE LENGTH OF SUCH 18 POLES;

19 (F) ANY POLES THAT NO LONGER COMPLY WITH ANSI SAFETY STANDARD 05.1; 20 AND

21 (G) ANY TELEPHONE AND ELECTRIC POLES FROM WHICH ALL ELECTRICAL, TELE-PHONE AND CABLE EQUIPMENT OR ELECTRICAL, TELEPHONE AND CABLE LINES HAVE 22 23 BEEN PREVIOUSLY REMOVED FROM THE POLES AND TO WHICH NO NEW TELEPHONE, 24 ELECTRICAL OR CABLE PLANT AND EQUIPMENT HAS BEEN ATTACHED FOR AT LEAST 25 THIRTY DAYS.

26 2. TELEPHONE AND ELECTRIC POLES IDENTIFIED IN SUBDIVISIONS (B), (C), 27 (D), (E), (F) AND (G) OF SUBDIVISION ONE OF THIS SECTION SHALL BE PRESUMED TO BE NO LONGER SAFE, ADEQUATE OR RELIABLE FOR TELECOMMUNI-28 CATIONS AND ELECTRIC SERVICE AND AN ENDANGERMENT TO THE GENERAL PUBLIC 29 AND TELECOMMUNICATIONS AND ELECTRIC UTILITY WORKERS, AND SHALL BE 30 SUBJECT TO SUCH STANDARDS FOR REPLACEMENT OF UNSAFE POLES, OR FINES, OR 31 32 BOTH, AS MAY BE REQUIRED BY THIS SECTION.

3. THE TELEPHONE AND ELECTRIC POLE SAFETY AND RELIABILITY STUDY 33 34 REOUIRED BY THIS SECTION SHALL BE COMPLETED BY EACH TELEPHONE CORPO-RATION SERVING MORE THAN ONE MILLION SUBSCRIBERS AND EACH ELECTRIC 35 CORPORATION SERVING MORE THAN THREE HUNDRED THOUSAND SUBSCRIBERS WITHIN 36 37 ONE HUNDRED TWENTY DAYS OF THE EFFECTIVE DATE OF THIS SECTION. THE 38 TELEPHONE AND ELECTRIC POLE SAFETY AND RELIABILITY STUDY REQUIRED BY 39 THIS SECTION SHALL CONTAIN SUCH TELEPHONE AND ELECTRIC CORPORATION'S 40 (THE "CORRECTIVE PLAN") FOR REPLACING, WITHIN THREE HUNDRED SIXTY-PLAN DAYS OF THE ISSUANCE OF SUCH REPORT 41 FIVE (THE CORRECTIVE PLAN "COMPLETION DATE"), ALL POLES SPLIT OR SHATTERED FOR MORE THAN FIVE 42 PERCENT OF THE LENGTH OF SUCH POLES, ALL POLES SEVERED OR PARTIALLY 43 SEVERED FROM THEIR BASE, ALL POLES THAT ARE STRAPPED DIRECTLY TO OTHER 44 45 TELEPHONE OR ELECTRIC POLES, ALL POLES FROM WHICH ALL ELECTRICAL, TELE-PHONE AND CABLE EQUIPMENT OR ELECTRICAL, TELEPHONE AND CABLE LINES HAVE 46 47 BEEN PREVIOUSLY REMOVED FROM THE POLES AND TO WHICH NO NEW TELEPHONE, 48 ELECTRICAL OR CABLE PLANT AND EQUIPMENT HAS BEEN ATTACHED FOR AT LEAST 49 THIRTY DAYS, (COLLECTIVELY, "UNSAFE" POLES).

50 4. UPON ITS COMPLETION, THE TELEPHONE AND ELECTRIC POLE SAFETY AND 51 RELIABILITY STUDY REQUIRED BY THIS SECTION SHALL BE SUBMITTED AS A REPORT, BY EACH TELEPHONE CORPORATION SERVING MORE THAN ONE MILLION 52 SUBSCRIBERS AND EACH ELECTRIC CORPORATION SERVING MORE THAN THREE 53 54 HUNDRED THOUSAND SUBSCRIBERS TO THE PUBLIC SERVICE COMMISSION, THE 55 GOVERNOR, THE TEMPORARY PRESIDENT OF THE SENATE, THE SPEAKER OF THE 1 ASSEMBLY, AND THE CHAIR OF BOTH THE SENATE AND ASSEMBLY STANDING COMMIT-2 TEES ON CORPORATIONS, AUTHORITIES AND COMMISSIONS.

3 TO BE COMPLETED BY THE TELEPHONE AND ELECTRIC CORPO-5. THE STUDY 4 RATIONS SHALL INCORPORATE REPORTS OF POLES NONCOMPLIANT WITH THE FACTORS 5 IDENTIFIED IN SUBDIVISION ONE OF THIS SECTION PROVIDED TO THE TELEPHONE 6 ELECTRIC CORPORATIONS BY MEMBERS OF THE GENERAL PUBLIC, TELEPHONE AND 7 CORPORATION UNIONS, AND LOCAL, MUNICIPAL, COUNTY, AND STATE GOVERNMENT 8 AND AGENCIES.

9 6. ALL TELEPHONE AND ELECTRIC POLES IDENTIFIED AS UNSAFE OR NONCOMPLI-10 ANT WITH ANSI SAFETY STANDARD 05.1, IN THE CORRECTIVE PLAN REQUIRED IN 11 THE TELEPHONE AND ELECTRIC POLE SAFETY AND RELIABILITY STUDY, SHALL BE 12 REPLACED BY THE TELEPHONE OR THE ELECTRIC CORPORATION OWNING SUCH POLES, 13 WITHIN THREE HUNDRED SIXTY-FIVE DAYS OF THE ISSUANCE OF SUCH REPORT.

REPLACEMENT OF THE POLES IDENTIFIED AS UNSAFE OR NONCOMPLIANT IN
 THE CORRECTIVE PLAN SHALL BE CONDUCTED BY PROPERLY TRAINED, EXPERIENCED
 AND EQUIPPED EMPLOYEES OF EACH TELEPHONE CORPORATION SERVING OVER ONE
 MILLION SUBSCRIBERS AND EACH ELECTRIC CORPORATION SERVING MORE THAN
 THREE HUNDRED THOUSAND SUBSCRIBERS PREPARING THE STUDY.

19 8. A FINE OF ONE HUNDRED FIFTY DOLLARS PER MONTH PER UN-REPLACED POLE 20 SHALL BE ASSESSED AGAINST EACH TELEPHONE POLE THAT A TELEPHONE CORPO-21 RATION SERVING MORE THAN ONE MILLION SUBSCRIBERS HAS IDENTIFIED AS UNSAFE OR NONCOMPLIANT IN ITS STUDY, AND HAS NOT REPLACED WITHIN 22 THREE HUNDRED SIXTY-FIVE DAYS OF THE ISSUANCE OF THE TELEPHONE AND ELECTRIC 23 POLE SAFETY AND RELIABILITY REPORT AND FOR EACH ELECTRIC POLE 24 THAT AN 25 ELECTRIC CORPORATION SERVING MORE THAN THREE HUNDRED THOUSAND SUBSCRIB-26 ERS HAS IDENTIFIED AS UNSAFE OR NONCOMPLIANT IN ITS STUDY, AND HAS NOT 27 REPLACED WITHIN THREE HUNDRED SIXTY-FIVE DAYS OF THE ISSUANCE OF THE 28 TELEPHONE AND ELECTRIC POLE SAFETY AND RELIABILITY REPORT.

29 S 3. The public service commission shall begin, within ninety days of 30 effective date of this act, a rulemaking proceeding to establish the statewide safety and reliability standards for wooden telephone and 31 32 electric poles, and to establish penalties for the violation of such 33 standards. Penalties for violation of established standards shall not be 34 less than \$150 per month per un-replaced pole. The rulemaking proceeding 35 to establish statewide safety and reliability standards for wooden telephone and electric poles and to establish penalties for the violation of 36 37 such standards shall be completed within one year of its inception.

S 4. Severability. If any provision of this act, or the application thereof to any person or circumstance, shall be adjudged by any court of competent jurisdiction to be invalid or unconstitutional, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to the provision of this act, or in its application to the person or circumstance, directly involved in the controversy in which such judgment shall have been rendered.

45 S 5. This act shall take effect immediately.