3136

2009-2010 Regular Sessions

IN SENATE

March 11, 2009

- Introduced by Sens. GRIFFO, LARKIN, SEWARD, VOLKER -- read twice and ordered printed, and when printed to be committed to the Committee on Transportation
- AN ACT to amend the highway law and the vehicle and traffic law, in relation to the maintenance, improvement and repair of particular town roads

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

Section 1. Legislative purpose. The legislature hereby finds, deter-1 2 mines and declares it necessary to assist local governments, particular-3 ly town governments, having collective jurisdiction over eighty-five 4 percent of approximately one hundred thirteen thousand miles of roads in 5 this state and half of such towns expending at least fifty-seven percent б their fiscal budget on maintaining such roads, by establishing a new of 7 special standard of road maintenance for particular town roads designated as "low-volume roads" which have not been previously abandoned. 8 This new standard shall, in turn, conserve the fiscal budget of such 9 10 local governments and shall preserve and promote the safety of motorists and the traditional character of the small rural towns of this state. 11 S 2. The highway law is amended by adding a new article 8-B to read as 12

13	follows:
14	ARTICLE VIII-B
15	TOWN LOW-VOLUME ROADS
16	SECTION 229-L. DEFINITIONS.
17	229-M. LOCAL CLASSIFICATION.
18	229-N. LOCAL DESIGNATION OF MINIMUM MAINTENANCE ROADS; PUBLIC
19	HEARINGS.
20	229-0. FINDINGS AND REVIEW.
21	229-P. EFFECT OF MINIMUM MAINTENANCE CLASSIFICATION.
22	229-Q. DISCONTINUANCE OF MINIMUM MAINTENANCE DESIGNATION.

229-R. FINANCING IMPROVEMENTS.

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

> > LBD03881-01-9

S 229-L. DEFINITIONS. WHEN USED IN THIS ARTICLE, UNLESS OTHERWISE 1 2 EXPRESSLY STATED, OR UNLESS THE CONTEXT OR SUBJECT MATTER OTHERWISE 3 REQUIRES, THE TERM: 4 1. "LOW-VOLUME ROAD" SHALL MEAN A TOWN ROAD OR PORTION THEREOF LOCATED 5 IN A TOWN WHICH HAS AN AVERAGE DAILY TRAFFIC COUNT OF LESS THAN FOUR 6 HUNDRED MOTOR VEHICLES PER DAY. SUCH TERM SHALL NOT APPLY TO ANY HIGHWAY 7 OR ROAD OR PORTION THEREOF WHICH HAS PREVIOUSLY BEEN ABANDONED PURSUANT 8 SUBDIVISION ONE OF SECTION TWO HUNDRED FIVE OF THIS CHAPTER BECAUSE TO 9 IT SHALL NOT HAVE BEEN USED OR TRAVELED AS A HIGHWAY FOR SIX YEARS. 10 2. "LOW-VOLUME COLLECTOR ROAD" SHALL MEAN A ROAD CLASSIFICATION THAT 11 COLLECTS TRAFFIC FROM ANY OTHER CLASSIFICATION AND CHANNELS IT TO A HIGHER LEVEL ROAD, SUCH AS A STATE HIGHWAY, ARTERIAL OR INTERSTATE HIGH-12 13 WAY. 14 3. "RESIDENTIAL ACCESS ROAD" SHALL MEAN A ROAD CLASSIFICATION THAT 15 PROVIDES ACCESS TO RESIDENCES. THE TRAFFIC GENERATED DEPENDS ON THE NUMBER OF RESIDENCES. ALL YEAR ACCESS FOR EMERGENCY VEHICLES AND SCHOOL 16 17 BUSES MUST BE PROVIDED. 18 "FARM ACCESS ROAD" SHALL MEAN A ROAD CLASSIFICATION THAT PROVIDES 4. ACCESS TO A FARM'S CENTER OF OPERATIONS INCLUDING RESIDENCE. TRAFFIC 19 20 VOLUME IS GENERALLY LOW, BUT MAY INCLUDE OCCASIONAL HEAVY VEHICLES AND 21 FARM EQUIPMENT. 22 5. "RESOURCE/INDUSTRIAL ACCESS ROAD" SHALL MEAN A ROAD CLASSIFICATION 23 THAT PROVIDES ACCESS TO FORESTS OR INDUSTRIAL OR MINING OPERATIONS. TRAFFIC VOLUME CAN VARY AND INCLUDE HEAVY TRUCKS, EXTRACTIVE MACHINERY 24 25 AND SIGNIFICANT NUMBERS OF EMPLOYEES' CARS. 26 6. "AGRICULTURAL LAND ACCESS ROAD" SHALL MEAN A ROAD CLASSIFICATION THAT PROVIDES ACCESS TO FARM LAND. TRAFFIC VOLUMES ARE LOW AND VARY 27 28 SEASONALLY. THESE ROADS SHOULD ACCOMMODATE FARM EQUIPMENT THAT CAN BE UP 29 TO TWENTY FEET WIDE. 30 7. "RECREATION LAND ACCESS ROAD" SHALL MEAN A ROAD CLASSIFICATION THAT PROVIDES ACCESS TO RECREATIONAL LAND INCLUDING SEASONAL DWELLINGS, PARKS 31 32 AND RECREATIONAL LANDS. VOLUMES CAN VARY WITH THE TYPE OF RECREATION FACILITY, ACTIVITY AND SEASON OF THE YEAR. 33 8. "MINIMUM MAINTENANCE ROAD" SHALL MEAN A LOW-VOLUME ROAD OR PORTION 34 35 THEREOF IN A TOWN HAVING AN AVERAGE DAILY TRAFFIC VOLUME OF ZERO TO FIFTY VEHICLES PER DAY WHICH PRINCIPALLY OR EXCLUSIVELY PROVIDES AGRI-36 37 CULTURAL OR RECREATIONAL LAND ACCESS. IN NO WAY SHALL THE TERM "MINIMUM 38 MAINTENANCE" BE CONSTRUED TO MEAN "NO MAINTENANCE" OR "ABANDONMENT". FURTHER, SUCH TERM SHALL NOT APPLY TO THOSE ROADS, OR PORTIONS THEREOF 39 40 WHICH PROVIDE FARM ACCESS AS DEFINED IN THIS SECTION OR ACCESS TO AN INDIVIDUAL YEAR-ROUND RESIDENCE. 41 42 "MOTOR VEHICLE" SHALL MEAN A MOTOR VEHICLE AS DEFINED BY SECTION 9. 43 ONE HUNDRED TWENTY-FIVE OF THE VEHICLE AND TRAFFIC LAW. 44 S 229-M. LOCAL CLASSIFICATION. 1. THE TOWN BOARD OF ANY TOWN MAY, BY 45 RESOLUTION, DESIGNATE CERTAIN TOWN ROADS AS LOW-VOLUME ROADS OR PORTIONS THEREOF PURSUANT TO THE CLASSIFICATION AS DEFINED IN SECTION TWO HUNDRED 46 47 TWENTY-NINE-L OF THIS ARTICLE. IN CLASSIFYING SUCH ROADS, THE TOWN BOARD SHALL BASE THE CLASSIFICATION ON TRAFFIC VOLUMES, TYPES OF VEHICLES 48 USING THE ROAD OR PORTION THEREOF, AND THE CURRENT ADJACENT LAND USES. 49 50 LEAST FORTY-FIVE DAYS PRIOR TO THE ADOPTION OF SUCH RESOLUTION CLAS-AΤ SIFYING LOW-VOLUME ROADS THE TOWN BOARD SHALL REFER PROPOSED CLASSIFICA-51 TIONS TO THE TOWN HIGHWAY SUPERINTENDENT AND THE TOWN PLANNING BOARD, IF 52 53 PRESENT IN SUCH TOWN. 54 2. UPON RECEIPT OF THE PROPOSED RESOLUTION, THE TOWN HIGHWAY SUPER-INTENDENT AND, WHERE APPLICABLE, TOWN PLANNING BOARD, SHALL REPORT THEIR 55 RECOMMENDATIONS TO THE TOWN BOARD, ACCOMPANIED BY A STATEMENT OF THE 56

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1 REASONS FOR SUCH RECOMMENDATIONS. THIS REFERRAL IS DIRECTORY AND FAILURE 2 TO REFER SHALL NOT BE DEEMED A JURISDICTIONAL DEFECT. UPON RECEIPT OF 3 THE RECOMMENDATIONS FROM THE TOWN HIGHWAY SUPERINTENDENT AND TOWN PLAN-4 NING BOARD, OR UPON THE EXPIRATION OF FORTY-FIVE DAYS FROM THE DATE THE 5 PROPOSED RESOLUTION WAS REFERRED, THE TOWN BOARD MAY ADOPT BY MAJORITY 6 VOTE, THE LOCAL CLASSIFICATION RESOLUTION.

7 S 229-N. LOCAL DESIGNATION OF MINIMUM MAINTENANCE ROADS; PUBLIC HEAR-8 INGS. 1. THE TOWN BOARD OF ANY TOWN MAY, BY LOCAL LAW, DESIGNATE ANY 9 LOW-VOLUME ROAD OR PORTION THEREOF PROVIDING AGRICULTURAL OR RECREATION-10 AL LAND ACCESS AT THE TIME OF DESIGNATION AS MINIMUM MAINTENANCE ROADS.

12 AGRICULTURAL AND RECREATIONAL LAND ACCESS ROADS SO DESIGNATED SHALL 12 NOT INCLUDE ROADS OR PORTIONS THEREOF, WHICH PROVIDE FARM CENTERS OF 13 OPERATION, INCLUDING THE RESIDENCE, WITH PRINCIPAL MOTOR VEHICLE ACCESS 14 TO GOODS AND SERVICES NECESSARY FOR EFFECTIVE SUPPORT OF SUCH FARM.

15 3. AT LEAST THIRTY DAYS BEFORE THE PUBLIC HEARING ON SUCH LOCAL LAW, WRITTEN NOTICE OF SUCH HEARING SHALL BE SERVED BY CERTIFIED MAIL UPON 16 17 EVERY OWNER OF REAL PROPERTY, AS DETERMINED BY THE LATEST COMPLETED 18 ASSESSMENT ROLL, ABUTTING SUCH ROAD OR PORTION THEREOF. NO LOCAL LAW 19 DESIGNATING A MINIMUM MAINTENANCE ROAD, SHALL BE EFFECTIVE UNTIL MINIMUM 20 MAINTENANCE STANDARDS ARE ADOPTED AND SIGNS FIRST ARE POSTED ADVISING 21 THE PUBLIC THAT SUCH ROAD IS A MINIMUM MAINTENANCE ROAD. NO ROAD, ONCE DESIGNATED A MINIMUM MAINTENANCE ROAD, SHALL BE DETERMINED TO HAVE BEEN 22 ABANDONED PURSUANT TO THE PROVISIONS OF SUBDIVISION ONE OF SECTION TWO 23 HUNDRED FIVE OF THIS CHAPTER SOLELY BECAUSE IT HAS BEEN DESIGNATED A 24 25 MINIMUM MAINTENANCE ROAD.

S 229-O. FINDINGS AND REVIEW. 1. PRIOR TO ANY PUBLIC HEARING RELATING TO THE ADOPTION OF A LOCAL LAW DESIGNATING A LOW-VOLUME ROAD OR PORTION HEREOF AS A MINIMUM MAINTENANCE ROAD, THE TOWN BOARD HAVING JURISDIC-TION OVER SUCH ROAD SHALL ISSUE FINDINGS THAT SUCH ROAD OR PORTION THER-OEOF SHOULD BE DESIGNATED A MINIMUM MAINTENANCE ROAD. SUCH FINDINGS SHALL INCLUDE, BUT NOT BE LIMITED TO:

(A) THE VOLUME AND TYPE OF MOTOR VEHICLE TRAFFIC ON SUCH ROAD;

(B) A DETERMINATION THAT THE PROPERTY OWNERS OF LAND ABUTTING THE ROAD
 SHALL CONTINUE TO HAVE REASONABLE ACCESS TO THEIR PROPERTY;

35 (C) A DETERMINATION THAT THE USERS OF THE ROAD TRAVELING AT A REASON-36 ABLE AND PRUDENT SPEED, UNDER THE CIRCUMSTANCES, SHALL NOT BE PLACED IN 37 A HAZARDOUS SITUATION; AND

38 (D) A DETERMINATION THAT SUCH ROAD, OR PORTION THEREOF, DOES NOT 39 CONSTITUTE A FARM ACCESS ROAD AS DEFINED PURSUANT TO SECTION TWO HUNDRED 40 TWENTY-NINE-L OF THIS ARTICLE.

2. (A) AT LEAST FORTY-FIVE DAYS PRIOR TO THE HEARING ON THE PROPOSED
LOCAL LAW DESIGNATING A ROAD, OR PORTION THEREOF, AS A MINIMUM MAINTENANCE ROAD, A COPY OF THE TOWN BOARD'S FINDING SHALL BE MADE AVAILABLE
FOR PUBLIC INSPECTION IN THE TOWN CLERK'S OFFICE.

45 (B) A COPY OF THE FINDINGS SHALL ALSO BE SENT TO THE SCHOOL BOARD OF THE SCHOOL DISTRICT IN WHICH EACH ROAD IS LOCATED AND TO THE TOWN PLAN-46 NING BOARD. SUCH SCHOOL BOARD AND PLANNING BOARD SHALL REVIEW THE FIND-47 48 INGS OF THE TOWN BOARD AND WITHIN FORTY-FIVE DAYS FILE WITH THE TOWN 49 CLERK THEIR RECOMMENDATION AND FINDINGS. IN THE EVENT THE SCHOOL OR 50 PLANNING BOARD TAKES NO ACTION WITHIN THE FORTY-FIVE DAY REVIEW PERIOD 51 THE TOWN BOARD MAY PROCEED WITHOUT SAID BOARD'S RECOMMENDATION AND FIND-SCHOOL OR PLANNING BOARD REVIEW MAY BE WAIVED, SHORTENED OR 52 INGS. EXTENDED UPON MUTUAL CONSENT OF SAID BOARD AND THE TOWN BOARD. 53

54 (C) THE TOWN BOARD OF THE TOWN MAY, BY RESOLUTION, ACCEPT, ACCEPT IN 55 PART, OR REJECT THE RECOMMENDATIONS OF EITHER THE SCHOOL OR PLANNING 56 BOARD PRIOR TO ANY VOTE UPON THE PROPOSED LOCAL LAW. 1 (D) A COPY OF THE FINDINGS SHALL ALSO BE SENT TO THE DEPARTMENT OF 2 ENVIRONMENTAL CONSERVATION IF THE HIGHWAY OR ROAD PASSES OVER, OR 3 PROVIDES ACCESS TO, STATE LAND UNDER THE JURISDICTION OF THE DEPARTMENT 4 OF ENVIRONMENTAL CONSERVATION. THE DEPARTMENT OF ENVIRONMENTAL CONSERVA-5 TION SHALL HAVE THE RIGHT TO MAINTAIN SUCH ROAD IF IT SO DESIRES.

6 229-P. EFFECT OF MINIMUM MAINTENANCE CLASSIFICATION. A ROAD OR ROAD S 7 SEGMENT, WHICH HAS BEEN DESIGNATED MINIMUM MAINTENANCE SHALL BE MAIN-8 TAINED AT A LEVEL WHICH ALLOWS THE ROAD TO BE MADE PASSABLE AND FUNC-TIONAL IN A MANNER DETERMINED BY THE TOWN HIGHWAY SUPERINTENDENT TO BE 9 10 CONSISTENT WITH THE VOLUME AND TYPE OF TRAFFIC TRAVELING ON SUCH ROAD. NORMAL ROAD MAINTENANCE PRACTICES INCLUDING, BUT NOT LIMITED TO, SNOW 11 AND ICE REMOVAL AND PAVING, PATCHING, BLADING, DRAGGING OR MOWING MAY BE 12 DONE LESS FREQUENTLY DEPENDING UPON THE EXISTING CONDITIONS AND USE OF 13 14 THE ROAD BUT SHALL, AT A MINIMUM, BE CONSISTENT WITH THE STANDARDS AND GUIDELINES DEVELOPED BY THE LOCAL ROADS RESEARCH AND COORDINATION COUN-15 CIL PURSUANT TO CHAPTERS FIVE HUNDRED SIXTY-FIVE AND SIX HUNDRED FIFTY-16 TWO OF THE LAWS OF NINETEEN HUNDRED NINETY. IF THE ROAD PASSES OVER, OR 17 PROVIDES ACCESS TO, STATE LAND, THE DEPARTMENT OF ENVIRONMENTAL CONSER-18 19 VATION SHALL HAVE THE RIGHT TO MAINTAIN SUCH ROAD IF IT SO DESIRES. 20 SUCH ROADS MAY BE CLOSED DURING CERTAIN TIMES OF THE YEAR BY THE TOWN 21 BOARD IN WHICH CASE NO SNOW OR ICE REMOVAL SHALL BE REQUIRED. MINIMUM 22 MAINTENANCE ROADS SHALL CONTINUE TO BE CONSIDERED PART OF THE TOWN HIGH-WAY SYSTEM AND SUCH DESIGNATION SHALL NOT AFFECT FEDERAL OR STATE AID 23 24 FORMULA CALCULATIONS OF PARTICIPATING MUNICIPALITIES.

25 S 229-0. DISCONTINUANCE OF MINIMUM MAINTENANCE DESIGNATION. 1. ANY 26 PERSON OR PERSONS OWNING OR OCCUPYING REAL PROPERTY ABUTTING A ROAD OR 27 PORTION THEREOF WHICH HAS BEEN DESIGNATED A MINIMUM MAINTENANCE ROAD MAY PETITION THE TOWN HAVING JURISDICTION OVER SUCH ROAD OR PORTION 28 THEREOF 29 ТΟ DISCONTINUE THE DESIGNATION OF SUCH ROAD AS A MINIMUM MAINTENANCE ROAD. SUCH PETITION SHALL BE FILED WITH THE CLERK OF THE TOWN HAVING 30 JURISDICTION OVER SUCH ROAD. SUCH PETITION SHALL IDENTIFY THE ROAD OR 31 32 PORTION THEREOF TO BE DISCONTINUED AS A MINIMUM MAINTENANCE ROAD AND SET 33 FORTH THE REASONS FOR SUCH DISCONTINUANCE. THE TOWN BOARD HAVING JURIS-34 DICTION OVER SUCH ROAD SHALL HOLD A PUBLIC HEARING UPON SUCH PETITION WITHIN THIRTY DAYS AFTER ITS RECEIPT. THE TOWN CLERK SHALL GIVE 35 NOTICE OF SUCH HEARING BY THE PUBLICATION OF A NOTICE IN AT LEAST ONE NEWSPAPER 36 37 CIRCULATING IN THE TOWN, SPECIFYING THE TIME WHEN AND THE PLACE WHERE 38 SUCH HEARING WILL BE HELD, AND IN GENERAL TERMS DESCRIBING THE PROPOSED 39 RESOLUTION. SUCH NOTICE SHALL BE PUBLISHED ONCE AT LEAST TEN DAYS PRIOR 40 TO THE DAY SPECIFIED FOR SUCH HEARING.

2. IN THE EVENT THE TOWN BOARD, AFTER SUCH PUBLIC HEARING, DETERMINES
THAT SUCH ROAD SHALL CONTINUE AS A MINIMUM MAINTENANCE ROAD, NO PETITION
MAY BE SUBMITTED PURSUANT TO THIS SECTION UNTIL THE LAPSE OF AT LEAST
TWENTY-FOUR MONTHS FROM THE DATE OF THE FILING OF THE PETITION.

45 3. NOTWITHSTANDING THE PROVISIONS OF SUBDIVISION ONE OF THIS SECTION, 46 THE TOWN BOARD HAVING JURISDICTION OVER A MINIMUM MAINTENANCE ROAD MAY 47 ADOPT A LOCAL LAW DISCONTINUING SUCH MINIMUM MAINTENANCE ROAD DESIG-48 NATION IN THE EVENT IT DETERMINES SUCH DISCONTINUANCE TO BE IN THE 49 PUBLIC INTEREST.

4. IN THE EVENT IT IS DETERMINED THAT SUCH ROAD SHALL BE DISCONTINUED
AS A MINIMUM MAINTENANCE ROAD, SUCH DISCONTINUANCE SHALL TAKE EFFECT SIX
MONTHS AFTER THE COMMENCEMENT OF THE NEXT FISCAL YEAR OR WHENEVER THE
ROAD HAS BEEN SUFFICIENTLY IMPROVED TO MEET TOWN STANDARDS, BUT IN NO
EVENT LATER THAN THIRTY-SIX MONTHS.

55 S 229-R. FINANCING IMPROVEMENTS. WHERE THE MINIMUM MAINTENANCE ROAD 56 STANDARD IS DISCONTINUED, OR A LOW-VOLUME ROAD CLASSIFICATION IS 1

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3 ACCORDANCE WITH SECTION TWO HUNDRED OF THE TOWN LAW. 4 S 3. The vehicle and traffic law is amended by adding a new section 5 124 to read as follows:

6 S 124. MINIMUM MAINTENANCE ROAD. A LOW-VOLUME ROAD OR PORTION THEREOF 7 WHICH IS DESIGNATED BY THE TOWN HAVING JURISDICTION OVER SUCH ROAD 8 PURSUANT TO ARTICLE EIGHT-B OF THE HIGHWAY LAW.

9 S 4. Subdivision (a) of section 1683 of the vehicle and traffic law is 10 amended by adding a new paragraph 18 to read as follows:

18. DESIGNATE A ROAD OR PORTION THEREOF AS A MINIMUM MAINTENANCE ROAD. 11 S 5. This act shall take effect on the one hundred twentieth day after 12 it shall have become a law, provided, however, that effective immediate-13 14 ly, the addition, amendment and/or repeal of any rule or regulation 15 necessary for the implementation of this act on its effective date, including the guidelines as developed by the local roads research and 16 coordination council pursuant to chapters 565 and 652 of the laws of 17 1990, is authorized to be made and completed on or before such date. 18