7166

IN SENATE

March 18, 2010

Introduced by Sen. ADAMS -- 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 providing for municipalities to require qualified manholes to contain locking devices

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

- Section 1. The public service law is amended by adding a new section 73 to read as follows:
 - S 73. MANHOLE BARRIER LOCKING DEVICES. 1. AS USED IN THIS SECTION, THE FOLLOWING TERMS SHALL HAVE THE FOLLOWING MEANINGS:
 - (A) "QUALIFIED MANHOLE" MEANS SURFACE-LEVEL ACCESS TO HIGHLY CRITICAL UNDERGROUND INFRASTRUCTURE WHICH IS AT OR NEAR GRADE, AND UNSECURED BY MEANS OTHER THAN A COVER OR GRATE OVER SUCH OPENING.

5

7

8

9

12

- "SELF CONTAINED INDEPENDENT MANHOLE BARRIER LOCKING DEVICE" MEANS A SELF CONTAINED MECHANICAL LOCKING BARRIER DEVICE WHICH IS READILY REMOVABLE AND REUSABLE, AND REQUIRES A PROPRIETARY, CUSTOM, OR UNIQUE 10 KEY OR WRENCH TO REMOVE, AND ANY ASSOCIATED KEY OR WRENCHES TO LOCK AND 11 UNLOCK SUCH DEVICE.
- 13 2. A CITY HAVING A POPULATION OF ONE MILLION OR MORE SHALL REQUIRE ALL OUALIFIED MANHOLES LOCATED WITHIN SUCH CITY TO CONTAIN A SELF CONTAINED 14 INDEPENDENT MANHOLE BARRIER LOCKING DEVICE PURSUANT TO THE PROVISIONS OF 15 THIS SECTION. 16
- 17 3. NOTHING CONTAINED IN THIS SECTION SHALL BE CONSTRUED TO RESTRICT THE POWER OF ANY COUNTY, CITY OF LESS THAN ONE MILLION IN POPULATION, 18 TOWN OR VILLAGE, OR ANY DISTRICT, AGENCY, BOARD, BODY OR COMMISSION 19 20 THEREOF TO ADOPT AND ENFORCE LOCAL LAWS THAT COMPLY WITH THE PROVISIONS SET FORTH IN THIS SECTION. 21
- S 2. This act shall take effect on the one hundred twentieth day after 22 23 it shall have become a law.

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

LBD06702-02-0