8496

2011-2012 Regular Sessions

IN ASSEMBLY

June 18, 2011

Introduced by M. of A. HEASTIE -- read once and referred to the Committee on Cities

AN ACT in relation to livery permits in the city of New York

5

8

9

10

11

12 13

14

15

16

17

18

19 20

21

22

23 24

26

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

Section 1. Legislative findings. The legislature finds and declares that the public health, safety and welfare of the residents of the state of New York traveling to, from and within the city of New York matter of substantial state concern, which includes access to safe and reliable mass transportation such as taxicabs. The majority of residents and nonresidents of the city of New York do not currently have access to the necessary amount of legal, licensed taxicabs available for when traveling within the city. Improving access to such mass hails transportation, including taxicabs, furthers this matter of substantial state concern. Additionally, the legislature finds and declares that there should be a greater amount of taxicabs serving the city of New that are designed to foster increased access, mobility and independence of persons with disabilities. The health, safety and welfare of these persons with disabilities is placed at risk without adequate and reliable transportation.

S 2. The city of New York may, acting by the mayor alone, administratively authorize the New York city taxi and limousine commission or its successor agency to issue up to one thousand five hundred taxicab licenses in addition to those already issued, provided, however, that five hundred sixty-nine of such taxicab licenses shall be restricted to vehicles that are accessible to individuals with disabilities, provided further that such additional licenses shall be issued by public sale and shall be fully transferable. The commission or successor thereto shall prescribe by regulation the procedures for the issuance and public sale of such additional licenses, by public auction, sealed bids or other competitive process. Such additional licenses may be issued on or after

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

LBD13200-01-1

A. 8496

3

49

50

51

52

53 54

55

56

July 1, 2012. The authorization provided in this section is conditioned upon the commission making available for issuance the permits authorized pursuant to sections three and four of this act and the establishment of the task force pursuant to section five of this act.

5 The New York city taxi and limousine commission or successor 6 agency is hereby authorized to issue non-transferable permits to owners 7 for-hire vehicles, as defined in subdivision g of section 19-502 of 8 the administrative code of the city of New York, allowing such vehicles pick up passengers by street hail in parts of New York city outside 9 10 Manhattan, excluding airports, and in Manhattan north of east ninety-11 sixth street and north of west one hundred tenth street ("hail privilege vehicle permits"), provided that no more than thirty thousand permits 12 shall be held at one time. Such geographic limitations may be extended 13 14 by such taxi and limousine commission or successor agency, acting pursu-15 to the recommendations of the task force established pursuant to 16 section five of this act. Such hail privilege vehicle permits shall be 17 issued beginning no later than the public sale of the additional taxicab 18 medallions issued pursuant to section two of this act, for a fee in the amount of one thousand five hundred dollars, and shall be valid for three years prior to renewal. Such right to renewal shall be automatic, 19 20 21 upon payment of a renewal fee, if the owner is in good standing. 22 amount may be increased by such taxi and limousine commission or successor agency to account for changes in the United States consumer 23 price index, adjusted for inflation. The initial sale of such hail priv-24 25 ilege vehicle permits shall be limited to current owners of for-hire 26 vehicles, as defined by subdivision g of section 19-502 of the administrative code of the city of New York, who have been licensed for at 27 least three years and are in good standing with the New York city taxi 28 29 and limousine commission. The city of New York, acting through such taxi 30 and limousine commission, is hereby authorized and empowered to take such actions as are necessary and desirable to implement the provisions 31 32 this section, subject only to the procedures and limitations set 33 forth in this section, and shall not be required to engage in any review provided for by any provision of law or make or obtain any determination 34 not expressly required by this section. Nothing in this section shall 35 prohibit an owner of a for-hire vehicle as defined by subdivision g of 36 37 section 19-502 of the administrative code of the city of New York, who 38 possesses a hail privilege vehicle permit pursuant to this section, from 39 accepting prearranged calls from a for-hire vehicle base station estab-40 lished pursuant to section 19-511 of the administrative code of the city of New York, provided that such owner is separately licensed to do 41 Nothing in this section shall prohibit such owner from allowing another 42 43 driver who meets such taxi and limousine commission's or successor agency's designated standards to use the vehicle and exercise the privileges 44 45 of the hail privilege vehicle permit. Such taxi and limousine commission or successor agency may by rule govern the equipment of such vehicles 46 47 with meters and the rates that may be charged for trips in such vehi-48 cles.

S 4. The New York city taxi and limousine commission is hereby authorized to issue non-transferable permits to for-hire vehicle base stations established pursuant to section 19-511 of the administrative code of the city of New York, allowing such base stations to be affiliated with holders of permits issued pursuant to section three of this act ("hail privilege base permit"), provided that no more than four hundred fifty permits shall be held at one time. Every holder of a hail privilege vehicle permit issued pursuant to section three of this act shall be

A. 8496

22

23

24

25

26

27

28 29

30

31 32

33

34 35

36

37 38

39

40

affiliated with one such base station. Hail privilege base permits shall issued to base stations pursuant to this section for a fee in the 3 amount of three thousand dollars, and shall be valid for three years prior to renewal. Such right to renewal shall be automatic, upon payment 5 of a renewal fee, if the base station is in good standing. Such fee 6 amount may be increased by such taxi and limousine commission or succes-7 sor agency to account for changes in the United States consumer price 8 index, adjusted for inflation. The initial sale of such hail privilege base permits will be limited to existing for-hire vehicle base stations 9 10 established pursuant to section 19-511 of the administrative code of the 11 city of New York, that have been in operation for at least three years. 12 Such hail privilege base permits shall be issued beginning no later than 13 the public sale of the additional taxicab medallions issued pursuant to 14 section two of this act. The city of New York, acting through such taxi 15 and limousine commission, is hereby authorized and empowered to take such actions as are necessary and desirable to implement the provisions 16 17 of this section, subject only to the procedures and limitations 18 forth in this section, and shall not be required to engage in any review 19 provided for by any provision of law or make or obtain any determination 20 not expressly required by this section. 21

5. There is established a task force on areas of New York city underserved by medallion taxicabs, consisting of four members to be appointed as follows: one by the mayor of the city of New York, one by the temporary president of the senate, one by the speaker of the assembly and one by the speaker of the New York city council. Such task force hold public hearings in each of the five boroughs of the city of New York. The task force shall prepare and, no later than two months after the date this act shall take effect, submit to the appointing authorities of such task force a report and recommendations identifying areas of New York city that are underserved by medallion taxicabs, areas are intensely served by medallion taxicabs and areas that are adequately served by medallion taxicabs. Such task force may also identify up to five locations, including airports, in each of the five boroughs of the city of New York, where for-hire vehicles shall be prohibited from accepting street hail passengers. Such report and recommendations must be approved by all of the members of the task force and shall be implemented by rule of such commission, provided, however, that the failure by the task force to present such report and recommendations shall in no way prevent the implementation of any provision of this act. S 6. This act shall take effect immediately.