

6989

2015-2016 Regular Sessions

I N   A S S E M B L Y

April 16, 2015

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Introduced by M. of A. COLTON, ABBATE, OTIS, BENEDETTO, ROSENTHAL, COOK,  
BROOK-KRASNY -- Multi-Sponsored by -- M. of A. BRAUNSTEIN, GOTTFRIED,  
MOSLEY, PERRY -- read once and referred to the Committee on Corpora-  
tions, Authorities and Commissions

AN ACT to amend the public authorities law, in relation to mandating the  
NYC transit authority to create annual reports concerning actions to  
reduce noise

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

1     Section 1. Subdivision 4 of section 1204-a of the public authorities  
2     law, as added by chapter 736 of the laws of 1982, is amended to read as  
3     follows:  
4     4. [Within twelve months of the completion of the study conducted  
5     pursuant to subdivision two of this section, and at twelve month inter-  
6     vals thereafter, the] THE authority shall submit to the governor and the  
7     legislature [comprehensive] ANNUAL reports detailing the authority's  
8     progress to date in abating subway noise. The report shall include, but  
9     not be limited to an itemized summary of all monies spent, bids  
10    requested and received, contracts let, and actual work done on noise  
11    abatement programs during the previous period. Any and all subway noise  
12    measurements made during the previous period shall be included, with,  
13    whenever possible, analyses of such measurements.  
14    Such ANNUAL report shall also include a detailed analysis of all  
15    FUTURE noise abatement activities planned for the [next] UPCOMING twelve  
16    months. [Following the first twelve month interval these] THESE reports  
17    shall also include comprehensive statements of progress made on all  
18    planned noise abatement activities included in the previous annual  
19    report.  
20    Nothing herein shall preclude such report from being incorporated in  
21    the authority's annual capital report submitted pursuant to the "capital  
22    financing and services system act of nineteen hundred eighty-one," so  
23    long as it is maintained as a separate, distinct and identifiable compo-  
24    nent in such report.  
25    S 2. This act shall take effect immediately.

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

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