10714

IN ASSEMBLY

June 13, 2016

- Introduced by COMMITTEE ON RULES -- (at request of M. of A. Buchwald, Gantt, Brindisi, Abinanti) -- (at request of the Governor) -- read once and referred to the Committee on Transportation
- AN ACT to amend the railroad law, the transportation law, the highway law, and the vehicle and traffic law, in relation to requiring joint inspection of traffic signals, increasing penalties for the failure to comply with regulations, aligning railroad bridge inspection requirements with federal regulations, establishing and increasing penalties for failure to obey certain signals and stops

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "rail safety act of 2016."

3 S 2. The railroad law is amended by adding a new section 53-f to read 4 as follows:

5 S 53-F. JOINT INSPECTION OF TRAFFIC-CONTROL SIGNALS INTERCONNECTED 6 WITH HIGHWAY-RAIL AT-GRADE CROSSING WARNING SYSTEMS. 1. NOTWITHSTANDING 7 ANY OTHER LAW TO THE CONTRARY, THE COMMISSIONER IS PROVISIONS OF THE AUTHORIZED TO ESTABLISH, IMPLEMENT, AND EXERCISE OVERSIGHT OVER 8 А 9 PROGRAM TO COORDINATE THE INSPECTION OF TRAFFIC-CONTROL SIGNALS INTER-10 CONNECTED WITH HIGHWAY-RAIL AT-GRADE CROSSING WARNING SYSTEMS.

11 2. PURSUANT TO THE PROGRAM ESTABLISHED UNDER SUBDIVISION ONE THIS OF 12 DEPARTMENT OF TRANSPORTATION SHALL ESTABLISH A PROCEDURE SECTION. THE APPLICABLE TO EVERY RAILROAD CORPORATION AND EACH MUNICIPALITY HAVING 13 14 JURISDICTION OF A HIGHWAY ON WHICH THERE IS AN AT-GRADE RAIL CROSSING WARNING SYSTEM INTERCONNECTED WITH A TRAFFIC-CONTROL SIGNAL 15 FOR THE 16 COORDINATED OPERATION AND BIENNIAL INSPECTION OF ANY TRAFFIC-CONTROL SIGNAL INTERCONNECTED WITH A HIGHWAY-RAIL AT-GRADE CROSSING 17 WARNING NOTHING IN THIS SECTION SHALL BE DEEMED TO ALTER OR IMPAIR SUCH 18 SYSTEM. RAILROAD CORPORATION'S EXISTING RESPONSIBILITY FOR MAINTENANCE OF, AND 19 20 ACCESS TO, THE HIGHWAY-RAIL AT-GRADE CROSSING WARNING SYSTEM.

3. FOR THE PURPOSES OF THIS SECTION, THE TERM "TRAFFIC-CONTROL SIGNAL"
SHALL HAVE THE SAME MEANING AS SUCH TERM IS DEFINED BY SECTION ONE
HUNDRED FIFTY-FOUR OF THE VEHICLE AND TRAFFIC LAW.

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

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The transportation law is amended by adding a new section 131-a to read as follows: 131-A. PENALTIES FOR VIOLATIONS. 1. ANY RAILROAD COMPANY THAT OPER-ATES AS A COMMON CARRIER THAT VIOLATES ANY PROVISION OF ARTICLE FIVE CHAPTER AND REGULATIONS PROMULGATED PURSUANT THERETO SHALL, UPON DIRECTION BY THE COMMISSIONER, BE LIABLE FOR A PENALTY PAYABLE TO THE STATE OF NEW YORK IN THE AMOUNT NOT TO EXCEED FIVE THOU-2. ANY RAILROAD COMPANY THAT OPERATES AS A COMMON CARRIER OF PROPERTY VIOLATES ANY PROVISION OF ARTICLE FIVE OF THIS CHAPTER AND REGU-LATIONS PROMULGATED PURSUANT THERETO WITH RESPECT TO ONE OR MORE FREIGHT CARS REOUIRED TO BE PLACARDED BY FEDERAL HAZARDOUS MATERIALS REGULATIONS SHALL, UPON DIRECTION BY THE COMMISSIONER, BE LIABLE FOR A PENALTY PAYA-

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13 14 BLE TO THE PEOPLE OF THE STATE OF NEW YORK IN AN AMOUNT NOT TO EXCEED 15 FIFTEEN THOUSAND DOLLARS.

EACH VIOLATION SHALL BE A SEPARATE AND DISTINCT OFFENSE, AND, IN 16 3. CASE OF A CONTINUING VIOLATION, EVERY DAY'S CONTINUANCE THEREOF SHALL BE 17 18 A SEPARATE AND DISTINCT OFFENSE.

19 4. BEFORE IMPOSING A PENALTY SET FORTH IN THIS SECTION, COMMIS-THE 20 SIONER SHALL AFFORD THE RAILROAD COMPANY NOTICE AND AN OPPORTUNITY TO BE 21 HEARD. ASSESSING THE PENALTY, THE COMMISSIONER MAY CONSIDER THE IN 22 FOLLOWING:

23 A. THE RAILROAD COMPANY'S HISTORY OF VIOLATING THE LAW OR THE REGU-24 LATIONS OF THE COMMISSIONER;

25 IF THE VIOLATION ARISES OUT OF AN ACCIDENT, WHETHER DEATH OR SERIв. 26 OUS INJURY OCCURRED AS A RESULT OF THE ACCIDENT, WHETHER THE ACCIDENT 27 RESULTED IN AN EVACUATION OF THE GENERAL PUBLIC FOR ONE HOUR OR MORE, 28 AND WHETHER THE ACCIDENT RESULTED IN THE CLOSURE OF A MAJOR TRANSPORTA-29 TION ARTERY OR FACILITY FOR ONE HOUR OR MORE; AND

C. ANY OTHER FACTORS THE COMMISSIONER DEEMS RELEVANT. 30

IF SUCH PENALTY IS NOT PAID WITHIN FOUR MONTHS, THE AMOUNT THEREOF 31 5. 32 MAY BE ENTERED AS A JUDGMENT IN THE OFFICE OF THE CLERK OF THE COUNTY OF 33 ALBANY AND IN ANY OTHER COUNTY IN WHICH THE RAILROAD COMPANY HAS A PLACE 34 OF BUSINESS OR THROUGH WHICH IT OPERATES.

35 S 4. Section 236 of the highway law, as amended by chapter 455 of the the laws of 1998, is amended to read as follows: 36

37 S 236. Program of railroad bridge inspection. 1. Program establish-38 ment. Notwithstanding any other provision of law to the contrary, the commissioner is authorized and directed to establish, implement and 39 40 exercise oversight over a program of railroad bridge inspection IN CONFORMITY WITH THE RAIL SAFETY IMPROVEMENT ACT OF 2008, SUBCHAPTER I OF 41 201 OF PART A OF SUBTITLE V OF TITLE 49 OF THE UNITED STATES 42 CHAPTER 43 CODE AS SUCH LAW MAY, FROM TIME TO TIME, BE AMENDED AND PART 237 OF 44 TITLE 49 OF THE CODE OF FEDERAL REGULATIONS AS SUCH REGULATIONS MAY, 45 FROM TIME TO TIME, BE AMENDED, by all railroads as defined herein which shall apply to all railroad bridges whether publicly or privately owned. 46 47 Bridge inventory. [(a)] Each railroad shall provide to the commis-2. 48 sioner an inventory of every railroad bridge either owned or used by 49 such railroad whether exclusively or with another railroad or rail-50 roads[. Each such inventory shall contain a statement as to the owner-51 ship of all railroad bridges listed thereon and, if not owned by the filing railroad, such railroad shall state the circumstances under which 52 it is operating over such railroad bridges. With regard to bridges owned 53 or maintained by the filing railroad, such inventory may be in the 54 55 format currently maintained by each railroad provided the inventory identifies: (i) the owner of the railroad if different from the rail-56

road submitting the inventory; (ii) a description of each bridge reflecting the condition of the bridge as determined by the latest 1 2 3 inspection report; and (iii) the maximum load for each of its lines. 4 Each inventory submitted shall contain the following administrative data 5 with regard to each bridge owned or maintained by the filing railroad: the bridge identification number; the railroad bridge number; the rail-6 7 road line code (if applicable); the railroad mile post; the county; the 8 operating railroad or railroads; other features carried (if applicable); features intersected description; features intersected code; owner or 9 10 owners; maintenance responsibilities; and inspection responsibilities. 11 Each inventory submitted shall also contain the following general data with regard to each bridge owned or maintained by the filing railroad: 12 the year built; the year rehabilitated; the number of tracks crossing 13 14 the bridge; the type of rail service; the number of spans; and the bridge type] AS REQUIRED TO BE MAINTAINED BY PART 237 OF TITLE 49 OF THE 15 16 CODE OF FEDERAL REGULATIONS AS SUCH REGULATIONS MAY, FROM TIME TO TIME, 17 BE AMENDED.

18 [(b) In any instance in which more than one railroad operates over a 19 bridge, the inventory shall identify which railroad has responsibility 20 for the inspection and maintenance.]

3. Bridge inspection. [(a) The department shall develop and publish railroad bridge inspection standards. Such standards shall be developed in consultation with representatives of railroads operating within the state and insofar as practicable, shall not be inconsistent with current American railway engineering and maintenance of way association recommended practices.

Each railroad shall develop A BRIDGE SAFETY MANAGEMENT 27 (b)] (A) PROGRAM and submit to the department written bridge management and 28 inspection procedures[. Such procedures shall be developed under the 29 30 supervision of a licensed professional engineer, and shall be consistent 31 with generally accepted railway engineering standards and procedures for 32 railroad bridge inspection and shall be in conformance with the stand-33 ards developed by the department as set forth in paragraph (a) of this subdivision. The procedures shall contain a format for the reporting 34 35 document to be submitted to the department. Such reports shall contain 36 the qualifications of the individuals performing bridge inspection 37 activities] AS REQUIRED TO BE MAINTAINED AND DEVELOPED BY PART 237 OF TITLE 49 OF THE CODE OF FEDERAL REGULATIONS AS SUCH REGULATIONS MAY, 38 FROM TIME TO TIME, BE AMENDED. 39

40 (B) Railroad bridge inspections shall be performed [by techni-[(C)] cians whose training and experience enable them to detect and record 41 indications of distress on a bridge. Inspectors must provide accurate 42 43 measurements and other information about the condition of the bridge in 44 sufficient detail to a licensed professional engineer who shall make an 45 evaluation of the capacity and safety of the bridge] BY RAILROAD BRIDGE INSPECTORS IN CONFORMITY WITH PART 237 OF TITLE 49 OF THE CODE OF FEDER-46 47 AS SUCH REGULATIONS MAY, FROM TIME TO TIME, BE AMENDED. AL REGULATIONS THE TERM "RAILROAD BRIDGE INSPECTORS" SHALL HAVE THE 48 SAME MEANING AS SUCH TERM IS DEFINED BY SECTION 237.53 OF TITLE 49 OF THE CODE OF FEDER-49 AL REGULATIONS AS SUCH REGULATIONS MAY, FROM TIME TO TIME, BE AMENDED. 50

[(d)] (C) Each railroad shall conduct an inspection of every railroad bridge located in the state for which it has inspection responsibility[, in accordance with the bridge inventory set forth in subdivision two of this section, at least once in each calendar year and following an occurrence which the railroad reasonably believes may have reduced the capacity of any bridge] CONSISTENT WITH PART 237 OF TITLE 49 OF THE CODE 1 OF FEDERAL REGULATIONS AS SUCH REGULATIONS MAY, FROM TIME TO TIME, BE 2 AMENDED.

3 [(e)] (D) A copy of the inspection report for each railroad bridge 4 shall, CONSISTENT WITH PART 237 OF TITLE 49 OF THE CODE OF FEDERAL REGU-LATIONS AS SUCH REGULATIONS MAY, FROM TIME TO TIME, BE AMENDED, be main-5 6 tained by the appropriate railroad for a period [of not less than five 7 years. The reports shall be comprehensible to a competent person without 8 interpretation by the reporting inspector] OF NOT LESS THAN TWO YEARS, PROVIDED THAT EACH COPY OF AN UNDERWATER INSPECTION REPORT 9 SHALL BE 10 RETAINED UNTIL THE COMPLETION AND REVIEW OF THE NEXT UNDERWATER 11 INSPECTION OF THE BRIDGE. IF REQUESTED BY THE DEPARTMENT, THE RAILROAD SHALL SUBMIT THE INSPECTION REPORT WITHIN THIRTY BUSINESS DAYS TO THE 12 13 DEPARTMENT.

14 [(f)] (E) Not later than March fifteenth of licensed each year, а 15 professional engineer or other responsible officer of each railroad shall file a certification that each bridge has been inspected in 16 accordance with [the bridge management and inspection procedures and 17 that every structure is safe for the loading imposed, ] PART 237 OF TITLE 18 19 49 OF THE CODE OF FEDERAL REGULATIONS AS SUCH REGULATIONS MAY, FROM TIME 20 TO TIME, BE AMENDED, and additionally, shall advise the commissioner of 21 any change affecting bridge safety which has occurred since the last 22 certification.

23 [(q)] (F) If, as a result of an inspection, a bridge is determined to 24 unsafe, the railroad shall immediately notify the commissioner and be 25 shall take appropriate remedial action to ensure that such structure is 26 safe. Upon completion of such remedial action, the railroad shall 27 provide the commissioner with a certification by a licensed professional 28 engineer OR OTHER RESPONSIBLE OFFICER that the bridge is now safe for 29 the loadings imposed. If a railroad shall fail to take remedial action, the commissioner may direct the railroad to take appropriate action, 30 including requiring the closing of the bridge. Any order of the commis-31 32 sioner shall be reviewable in accordance with article seventy-eight of 33 the civil practice law and rules.

[(h)] (G) For purposes of this section, a "licensed professional engiser" shall mean a professional engineer who is authorized to practice engineering under title eight of the education law.

37 4. Powers of the commissioner. The commissioner shall have the power 38 adopt, promulgate, amend and rescind such rules and regulations, to CONSISTENT WITH PART 237 OF TITLE 49 OF THE CODE OF FEDERAL REGULATIONS 39 40 SUCH REGULATIONS MAY, FROM TIME TO TIME, BE AMENDED, as the commis-AS sioner deems appropriate to carry out the provisions and purposes of 41 this article or to enforce any standards established hereunder. [All 42 43 existing rules and regulations requiring inspection and certification of 44 railroad bridges shall remain in effect until such time as new rules and 45 regulations are promulgated.] Additionally the commissioner shall be authorized to review the inspection reports, inventories and other 46 47 supporting documents, to compel the production of any books, papers, 48 records and documents relevant to the railroad bridge inspection program, and to subpoena witnesses, administer oaths and take testimony, 49 50 and to maintain a civil suit against any public or private entity to 51 compel compliance with the provisions of this chapter.

52 [5. Phase in of program. In order to permit the orderly implementation 53 of the railroad bridge inspection program, the inventory of railroad 54 bridges as herein provided shall be submitted to the commissioner by 55 January twenty-ninth, nineteen hundred ninety-seven. All railroad bridg-56 es over which passenger rail service is provided shall be inspected not

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later than January first, nineteen hundred ninety-nine, and certif-1 ication submitted to the department not later than March fifteenth, 2 3 nineteen hundred ninety-nine. All other railroad bridges shall be 4 inspected and certified not later than July first, nineteen hundred 5 ninety-nine.] 6 S 5. The vehicle and traffic law is amended by adding a new section 7 135-a to read as follows: 8 S 135-A. RAILROAD GRADE CROSSING. A LOCATION WHERE A PUBLIC HIGHWAY OR 9 PRIVATE ROAD, INCLUDING ASSOCIATED SIDEWALKS, CROSSES ONE OR MORE RAIL-10 ROAD TRACKS AT GRADE. 11 S 6. Section 1170 of the vehicle and traffic law, as amended by chapter 300 of the laws of 1960, subdivision (b) as amended and subdivisions 12 (c) and (d) as added by chapter 430 of the laws of 1996, is amended to 13 14 read as follows: 15 S 1170. Obedience to signal indicating approach of train. (a) Whenever any person driving a vehicle approaches a railroad grade crossing under 16 any of the circumstances stated in this section, the driver of such 17 18 vehicle shall stop not less than fifteen feet from the nearest rail of such railroad, and shall not proceed until he can do so safely. The foregoing requirements shall apply when: 19 20 21 1. An audible or clearly visible electric or mechanical signal device 22 gives warning of the immediate approach of a railroad train; 2. A crossing gate is lowered or when a human flagman gives or contin-23 ues to give a signal of the approach or passage of a railroad train; 24 25 3. A railroad train approaching within approximately one thousand five 26 hundred feet of the highway crossing emits a signal audible from such 27 distance and such railroad train, by reason of its speed or nearness to 28 such crossing, is an immediate hazard; or 29 4. An approaching railroad train is plainly visible and is in hazard-30 ous proximity to such crossing. 5. EVERY PERSON CONVICTED OF A VIOLATION OF THIS SUBDIVISION SHALL FOR 31 32 A FIRST CONVICTION THEREOF BE PUNISHED BY A FINE OF NOT MORE THAN ONE 33 HUNDRED FIFTY DOLLARS OR BY IMPRISONMENT FOR NOT MORE THAN FIFTEEN DAYS 34 OR BY BOTH SUCH FINE AND IMPRISONMENT; FOR A CONVICTION OF A SECOND BOTH OF WHICH WERE COMMITTED WITHIN A PERIOD OF EIGHTEEN 35 VIOLATION, MONTHS, SUCH PERSON SHALL BE PUNISHED BY A FINE OF NOT MORE 36 THAN FIVE 37 HUNDRED DOLLARS OR BY IMPRISONMENT FOR NOT MORE THAN FORTY-FIVE DAYS OR 38 BY BOTH SUCH FINE AND IMPRISONMENT; UPON A CONVICTION OF A THIRD OR SUBSEQUENT VIOLATION, ALL OF WHICH WERE COMMITTED WITHIN A PERIOD OF 39 40 EIGHTEEN MONTHS, SUCH PERSON SHALL BE PUNISHED BY A FINE OF NOT MORE HUNDRED FIFTY DOLLARS OR BY IMPRISONMENT FOR NOT MORE THAN 41 THAN SEVEN NINETY DAYS OR BY BOTH SUCH FINE AND IMPRISONMENT. 42 43 (b) No person shall drive any vehicle through, around, or under any 44 crossing gate or barrier at a railroad crossing while such gate or barrier is closed or is being opened or closed. Every person convicted of a violation of this subdivision shall for a first conviction thereof 45 46 47 be punished by a fine of not less than two hundred fifty dollars nor more than four hundred dollars or by imprisonment for not more than 48 49 thirty days or by both such fine and imprisonment; for a conviction of a 50 second violation, both of which were committed within a period of [eigh-51 teen] THIRTY months, such person shall be punished by a fine of not less than three hundred fifty dollars nor more than [five] SEVEN hundred 52 FIFTY dollars or by imprisonment for not more than ninety days or by 53 54 both such fine and imprisonment; upon a conviction of a third or subse-55 quent violation, all of which were committed within a period of [eigh-

teen] THIRTY months, such person shall be punished by a fine of not less

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4 (c) 1. Any person convicted of a violation of this section while driv-5 ing any vehicle carrying passengers under eighteen years of age, any bus 6 carrying passengers, any school bus or any vehicle carrying explosive 7 substances or flammable liquids as a cargo or part of a cargo, shall, 8 upon conviction of a first offense, be guilty of a class A misdemeanor, 9 and shall, upon conviction of a second or subsequent offense committed 10 within five years of the prior offense, be guilty of a class E felony.

11 2. Any person convicted of a violation of this section resulting in an 12 accident which causes physical injury, as that term is defined pursuant 13 to subdivision nine of section 10.00 of the penal law, serious physical 14 injury, as that term is defined pursuant to subdivision ten of section 15 10.00 of the penal law, or death to another person, shall be guilty of a 16 class E felony.

17 (d) Nothing contained in this section shall be construed to prohibit 18 or limit the prosecution of any violation, crime or other offense other-19 wise required or permitted by law.

20 S 7. Section 1171 of the vehicle and traffic law is amended by adding 21 a new subdivision (f) to read as follows:

22 (F) EVERY PERSON CONVICTED OF A VIOLATION OF THIS SECTION SHALL FOR A 23 FIRST CONVICTION THEREOF BE PUNISHED BY A FINE OF NOT MORE THAN ONE 24 HUNDRED FIFTY DOLLARS OR BY IMPRISONMENT FOR NOT MORE THAN FIFTEEN DAYS 25 SUCH FINE AND IMPRISONMENT; FOR A CONVICTION OF A SECOND BOTH OR ΒY 26 VIOLATION, BOTH OF WHICH WERE COMMITTED WITHIN A PERIOD OF THIRTY 27 SUCH PERSON SHALL BE PUNISHED BY A FINE OF NOT MORE THAN FIVE MONTHS, HUNDRED DOLLARS OR BY IMPRISONMENT FOR NOT MORE THAN FORTY-FIVE DAYS 28 OR 29 ΒY BOTH SUCH FINE AND IMPRISONMENT; UPON A CONVICTION OF A THIRD OR SUBSEQUENT VIOLATION, ALL OF WHICH WERE COMMITTED WITHIN A 30 PERIOD OF THIRTY MONTHS, SUCH PERSON SHALL BE PUNISHED BY A FINE OF NOT MORE THAN 31 32 SEVEN HUNDRED FIFTY DOLLARS OR BY IMPRISONMENT FOR NOT MORE THAN NINETY 33 DAYS OR BY BOTH SUCH FINE AND IMPRISONMENT.

34 S 8. This act shall take effect immediately; provided, that sections three, six and seven of this act shall take effect on December 1, 35 2016; provided further, that effective immediately, the commissioner of trans-36 37 portation is authorized to promulgate any rules or regulations necessary for the implementation of this act; and provided further, that effective 38 39 immediately, the commissioner of transportation shall coordinate with 40 every railroad corporation, relevant state authority, and municipality having jurisdiction of a highway on which there is an at-grade rail 41 crossing warning system interconnected with a traffic-control signal, to 42 43 establish a public awareness and education campaign related to the provisions of sections three, six and seven of this act. 44