STATE OF NEW YORK

8158

2017-2018 Regular Sessions

IN ASSEMBLY

June 1, 2017

Introduced by M. of A. DICKENS -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the public officers law, in relation to the accessibility of public hearings and meetings

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. Section 74-a of the public officers law, as added by chapter 368 of the laws of 1977, is amended to read as follows:

§ 74-a. Duty of public officers regarding [the physically hand-3 4 **icapped**] <u>accessibility</u>. <u>1.</u> It shall be the duty of each public officer 5 responsible for the scheduling or siting of any public hearing to make reasonable efforts to ensure (a) that such hearings are held in faciliб 7 ties that permit barrier-free physical access to the physically hand-8 icapped, as defined in subdivision five of section fifty of the public buildings law; and (b) that services of a qualified interpreter, if 9 available, are provided at such public hearings at no charge to persons 10 11 who are hearing impaired upon written request to the public officer responsible for the scheduling or siting of the public hearing within a 12 reasonable time prior to such hearing. If interpreter services are 13 14 requested, the public officer responsible for the scheduling or siting 15 of the public hearing shall engage the services of a qualified inter-16 preter, if available, to interpret the proceeding to, and the testimony of such persons who are hearing impaired; provided, however, that such 17 18 action does not impose an undue hardship on the public body holding such 19 <u>hearing</u>.

20 2. (a) On and after January first, two thousand twenty, such public 21 officers shall have the power and it shall be their individual duty to 22 equip any rooms used for public hearings which accommodate more than one 23 hundred persons with an assistive listening system for use by the hear-24 ing impaired; provided, however, that such action does not impose an

25 <u>undue hardship on the public body equipping such rooms.</u>

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

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(b) For purposes of this subdivision, the term "assistive listening 1 system" shall mean situational-personal acoustic communication equipment 2 designed to improve the transmission and auditory reception of sound. 3 Such system shall include but not be limited to the use of standard 4 5 amplitude modulation (AM), frequency modulation (FM), audio induction б loop, infrared light sound, or hard wire systems. 7 § 2. Subdivision (d) of section 103 of the public officers law, as 8 added by chapter 40 of the laws of 2010, is relettered subdivision (g) 9 and two new subdivisions (h) and (i) are added to read as follows: 10 (h) Public bodies shall make or cause to be made all reasonable 11 efforts to ensure that services of a qualified interpreter, if available, are provided at meetings at no charge to persons who are hearing 12 impaired upon written request to the public body within a reasonable 13 14 time prior to such meeting. If interpreter services are requested, the public body shall engage the services of a qualified interpreter, if 15 16 available, to interpret the proceedings of the meeting; provided, howev-17 er, that such action does not impose an undue hardship on the public body holding such meeting. 18 19 (i) (1) On and after January first, two thousand twenty, public bodies 20 shall have the power and it shall be their collective duty to equip 21 meeting rooms which accommodate more than one hundred persons with an assistive listening system for use by the hearing impaired; provided, 22 however, that such action does not impose an undue hardship on the 23 24 public body equipping such rooms. 25 (2) For purposes of this section, the term "assistive listening 26 system" shall mean situational-personal acoustic communication equipment 27 designed to improve the transmission and auditory reception of sound. Such system shall include but not be limited to the use of standard 28 29 amplitude modulation (AM), frequency modulation (FM), audio induction 30 loop, infrared light sound, or hard wire systems.

31 § 3. This act shall take effect January 1, 2019.