STATE OF NEW YORK

5106

2017-2018 Regular Sessions

IN SENATE

March 8, 2017

Introduced by Sens. KENNEDY, MARCHIONE, VALESKY -- read twice and ordered printed, and when printed to be committed to the Committee on Transportation

AN ACT to amend the public authorities law, in relation to various transportation authorities

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

1 Section 1. Section 1299-a of the public authorities law is amended by 2 adding two new subdivisions 18 and 19 to read as follows:

3 <u>18. "Transit dependent" shall mean an individual who is limited to</u> 4 public transit as their primary mode of transportation because the indi-5 vidual, (a) has no means of private transportation; (b) is elderly (over 6 age 65); (c) is a youth (under age 18); or (d) lives below the poverty 7 or median income levels as defined by the U.S. Census Bureau.

8 <u>19. "Para-transit dependent" shall mean an individual who is limited</u>
9 <u>to public transit as their primary mode of transportation and who has</u>
10 <u>either a permanent or temporary disability.</u>

S 2. Subdivision 1 of section 1299-c of the public authorities law, as amended by chapter 220 of the laws of 2012, paragraph (c) as amended by chapter 176 of the laws of 2012, is amended to read as follows:

14 1. (a) There is hereby created the "Niagara Frontier transportation 15 authority." The authority shall be a body corporate and politic constituting a public benefit corporation. The authority shall consist of a 16 chairman, [ten] not more than twelve other members and shall have two 17 non-voting members as described in paragraphs (b) and (c) of this subdi-18 19 vision appointed by the governor by and with the advice and consent of 20 the senate. The chairman and all members shall be residents of the 21 district. Of the [ten] members other than the chairman, one shall be 22 appointed upon the written recommendation of the Erie county executive 23 [and], one shall be appointed upon the written recommendation of the 24 Erie county legislature, at least one shall be appointed as a represen-

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

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tative of the transit dependent community and at least one shall be appointed as a representative of the para-transit dependent community, as described in paragraph (d) of this subdivision. The chairman and each of the members shall be appointed for a term of eight years, provided however, that the chairman first appointed shall serve for a term ending June thirtieth, nineteen hundred seventy-three, and of the eight other members first appointed, one shall serve for a term ending June thirtieth, nineteen hundred sixty-eight, two shall serve for a term ending June thirtieth, nineteen hundred sixty-nine, one shall serve for a term ending June thirtieth, nineteen hundred seventy, two shall serve for a term ending June thirtieth, nineteen hundred seventy-one, one shall serve for a term ending June thirtieth, nineteen hundred seventyand one shall serve for a term ending June thirtieth, nineteen

14 hundred seventy-three. The term of one of the members appointed to 15 memberships first created by law after April first, nineteen hundred 16 sixty-nine shall end on June thirtieth, nineteen hundred seventy-four, 17 and the term of the other such member shall end on June thirtieth, nineteen hundred seventy-five. Following the expiration of any term ending 18 19 on or after June thirtieth, nineteen hundred eighty-seven, each member 20 shall be appointed for a term of five years beginning on the day after 21 the expiration date of such prior term; provided, however, that the term of the member first appointed upon the written recommendation of the 22 Erie county executive and the term of the member first appointed upon 23 24 the written recommendation of the Erie county legislature shall be for a 25 term ending on June thirtieth, nineteen hundred ninety-six.

26 (b) The first non-voting member of the authority who shall not be 27 considered in determining a quorum, shall be recommended to the governor 28 by the labor organization representing the plurality of the employees 29 within the authority and shall be a resident of the Niagara Frontier 30 transportation district as described in section twelve hundred ninety-31 nine-b of this title. Such first non-voting member shall be appointed 32 for a term of eight years, provided, however, that if at any time during 33 term of appointment such non-voting member ceases to be affiliated the 34 with the labor organization representing the plurality of employees 35 within the authority, then such labor organization may at any time 36 during such term recommend a new member to the governor who shall serve 37 the remainder of the term. If the local bargaining unit decertifies its 38 existing union affiliation and certifies a new union, the union which 39 represents the plurality of the employees may recommend a new member to the governor who shall serve the remainder of the term. The chairman of 40 41 the authority, at his or her discretion, may exclude such non-voting 42 member from attending any portion of a meeting of the authority or of 43 any committee held for the purpose of discussing negotiations with labor 44 organizations, pending litigation involving the labor organization, or 45 the investigation, evaluation, or discipline of an employee.

46 (C) There shall also be a second non-voting member of the authority, 47 who shall not be considered in determining a quorum. The second non-voting member shall be appointed by the governor as a representative of the 48 49 transit dependent community and/or people with disabilities. The second 50 non-voting member shall be appointed for a term of five years.

51 (d) There shall be at least two members of the authority appointed by 52 the governor as representatives of the transit dependent and para-tran-53 sit dependent community. The governor shall make initial appointments to 54 the authority in such number and from lists submitted as follows: at least two members shall be appointed to the authority from a list of not 55 56 less than four names, submitted to the governor by local and statewide

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transit advocacy organizations. The members shall be residents of a 1 county described in paragraph (a) of this subdivision. 2 The members 3 shall be appointed for a term of five years. If a vacancy shall occur 4 for these member positions, a replacement shall be appointed within six 5 months. \S 3. Section 1299-bb of the public authorities law is amended by adding two new subdivisions 25 and 26 to read as follows: б 7 8 25. "Transit dependent" shall mean an individual who is limited to 9 public transit as their primary mode of transportation because the individual, (a) has no means of private transportation; (b) is elderly (over 10 11 age 65); (c) is a youth (under age 18); or (d) lives below the poverty or median income levels as defined by the U.S. Census Bureau. 12 13 26. "Para-transit dependent" shall mean an individual who is limited 14 to public transit as their primary mode of transportation and who has 15 either a permanent or temporary disability. 16 § 4. Subdivision 1 of section 1299-dd of the public authorities law, 17 as amended by chapter 388 of the laws of 2007, is amended to read as 18 follows: 19 1. (a) There is hereby created the Rochester-Genesee regional trans-20 portation authority. The authority shall be a body corporate and politic 21 constituting a public benefit corporation. It shall consist of at least one member from each county that elects to join the authority except 22 that the county of Monroe shall have seven members of whom three shall 23 be appointed from the city of Rochester and four at large from the coun-24 25 ty of Monroe and shall have one non-voting member as described in para-26 graph (b) of this subdivision, at least one shall be appointed as a 27 representative of the transit dependent community and at least one shall be appointed as a representative of the para-transit dependent communi-28 ty, as described in paragraph (c) of this subdivision. 29 The members 30 shall be appointed by the governor by and with the advice and consent of 31 the senate. The governor shall make initial appointments to the authoriin such number and from lists submitted as follows: three members 32 ty 33 shall be appointed to the authority from a list of not less than six names, all of whom must be residents of the city of Rochester, submitted 34 35 to the governor by the council of the city of Rochester; four persons 36 from a list of not less than eight persons, all of whom must be resi-37 dents of the county of Monroe submitted by the legislature of the county of Monroe. Other counties electing to participate shall each submit to 38 39 the governor a list of not less than two persons for each one hundred thousand or major fraction of the total population, as determined by the 40 41 last federal decennial or federal county-wide special census. From the 42 counties outside the county of Monroe which shall elect to participate, 43 the governor shall appoint one member for each one hundred thousand or major fraction of the total population, as determined by the last feder-44 45 al decennial or federal county-wide special census, with a minimum of 46 one member to represent each county outside the county of Monroe so 47 electing to participate. All members of the authority shall be residents of the area from which they are nominated. 48 (b) There shall also be one non-voting member of the authority, which 49 50 shall not be considered in determining a quorum. The non-voting member 51 shall be recommended to the governor by the labor organization repres-52 enting the plurality of the employees within the authority and shall be 53 a resident of the Rochester-Genesee regional transportation district as 54 described in section twelve hundred ninety-nine-cc of this title. The 55 non-voting member shall be appointed for a term of five years, provided,

however, that if at any time during the term of appointment the non-vot-

ing member ceases to be affiliated with the labor organization repres-1 2 enting the plurality of employees within the authority, then such labor organization may at any time during such term recommend a new member to 3 4 the governor who shall serve the remainder of the term. If the local 5 bargaining unit decertifies its existing union affiliation and certifies б a new union, the union which represents the plurality of the employees 7 may recommend a new member to the governor who shall serve the remainder 8 of the term. The chairman of the authority, at his or her discretion, 9 may exclude such non-voting member from attending any portion of a meet-10 ing of the authority or of any committee held for the purpose of discussing negotiations with labor organizations, pending litigation 11 12 involving the labor organization, or the investigation, evaluation, or 13 discipline of an employee. 14 (c) There shall be at least two members of the authority appointed by 15 the governor as representatives of the transit dependent and para-tran-16 sit dependent community. The governor shall make initial appointments to 17 the authority in such number and from lists submitted as follows: at least two members shall be appointed to the authority from a list of not 18 19 less than four names, submitted to the governor by local and statewide 20 transit advocacy organizations. The members shall be residents of a 21 county described in paragraph (a) of this subdivision. The members shall be appointed for a term of five years. If a vacancy shall occur 22 for these member positions, a replacement shall be appointed within six 23 24 months. 25 § 5. Section 1301 of the public authorities law is amended by adding 26 two new subdivisions 26 and 27 to read as follows: 27 26. "Transit dependent" shall mean an individual who is limited to 28 public transit as their primary mode of transportation because the indi-29 vidual, (a) has no means of private transportation; (b) is elderly (over 30 age 65); (c) is a youth (under age 18); or (d) lives below the poverty 31 or median income levels as defined by the U.S. Census Bureau. 32 27. "Para-transit dependent" shall mean an individual who is limited 33 to public transit as their primary mode of transportation and who has 34 either a permanent or temporary disability. § 6. Subdivision 1 of section 1303 of the public authorities law, 35 as 36 amended by chapter 388 of the laws of 2007, is amended to read as 37 follows: 38 1. (a) There is hereby created the Capital District transportation authority. The authority shall be a body corporate and politic consti-39 tuting a public benefit corporation. It shall consist of not less than 40 41 eight nor more than fifteen members, including a chairman and shall have 42 one non-voting member as described in paragraph (b) of this subdivision_ 43 at least one shall be appointed as a representative of the transit dependent community and at least one shall be appointed as a represen-44 45 tative of the para-transit dependent community, as described in para-46 graph (c) of this subdivision. The members shall be appointed by the 47 governor by and with the advice and consent of the senate. The governor shall make initial appointments to the authority in such number and from 48 lists submitted as follows: three members shall be appointed to the 49 50 authority from a list of six names, all of whom shall be residents of 51 the county of Albany, four of which names shall be submitted to the governor by the majority party of the legislature of the county of Alba-52

53 ny and two of which names shall be submitted by the minority party of 54 such legislature; two members shall be appointed to the authority from a 55 list of four names, all of whom shall be residents of the county of 56 Schenectady, three of which names shall be submitted to the governor by

the majority party of the legislature of the county of Schenectady and 1 one of which names shall be submitted by the minority party of such 2 legislature; two members shall be appointed to the authority from a list 3 4 of four names, all of whom shall be residents of the county of Rensse-5 laer, three of which names shall be submitted to the governor by the б majority party of the legislature of the county of Rensselaer and one of 7 which names shall be submitted by the minority party of such legislature; two members shall be appointed to the authority from a list of 8 9 four names, all of whom shall be residents of the county of Saratoga, 10 three of which names shall be submitted to the governor by the majority party of the legislature of the county of Saratoga and one of which 11 names shall be submitted by the minority party of such legislature. 12 13 Other counties electing to participate shall each submit to the governor 14 list of two persons each of whom shall be a resident of such county, а 15 one of which names shall be submitted to the governor by the majority 16 party of the legislature of such county and one of which names shall be 17 submitted by the minority party of such legislature, from which number 18 the governor shall appoint one member for each such county so electing 19 to participate.

20 (b) There shall also be one non-voting member of the authority, which 21 shall not be considered in determining a quorum. The non-voting member shall be recommended to the governor by the labor organization repres-22 enting the plurality of the employees within the authority and shall be 23 a resident of the Capital District transportation district as described 24 25 in section thirteen hundred two of this title. The non-voting member 26 shall be appointed for a term of five years, provided, however, that if 27 any time during the term of appointment the non-voting member ceases at to be affiliated with the labor organization representing the plurality 28 29 employees within the authority, then such labor organization may at of 30 any time during such term recommend a new member to the governor who 31 shall serve the remainder of the term. If the local bargaining unit 32 decertifies its existing union affiliation and certifies a new union, 33 the union which represents the plurality of the employees may recommend 34 a new member to the governor who shall serve the remainder of the term. 35 The chairman of the authority, at his or her discretion, may exclude 36 such non-voting member from attending any portion of a meeting of the 37 authority or of any committee held for the purpose of discussing negoti-38 ations with labor organizations, pending litigation involving the labor 39 organization, or the investigation, evaluation, or discipline of an 40 employee.

41 (c) There shall be at least two members of the authority appointed by the governor as representatives of the transit dependent and para-tran-42 43 sit dependent community. The governor shall make initial appointments to the authority in such number and from lists submitted as follows: at 44 45 least two members shall be appointed to the authority from a list of not 46 less than four names, submitted to the governor by local and statewide 47 transit advocacy organizations. The members shall be residents of a county described in paragraph (a) of this subdivision. The members 48 shall be appointed for a term of five years. If a vacancy shall occur 49 for these member positions, a replacement shall be appointed within six 50 51 months. 52 Section 1326 of the public authorities law is amended by adding § 7. 53 two new subdivisions 26 and 27 to read as follows:

54 <u>26. "Transit dependent" shall mean an individual who is limited to</u> 55 <u>public transit as their primary mode of transportation because the indi-</u> 56 <u>vidual, (a) has no means of private transportation; (b) is elderly (over</u> S. 5106

1	age 65); (c) is a youth (under age 18); or (d) lives below the poverty
2	or median income levels as defined by the U.S. Census Bureau.
3	27. "Para-transit dependent" shall mean an individual who is limited
4	to public transit as their primary mode of transportation and who has
5	either a permanent or temporary disability.
б	§ 8. Subdivision 1 of section 1328 of the public authorities law, as
7	separately amended by chapters 388 and 396 of the laws of 2007, is
8	amended to read as follows:
9	1. (a) There is hereby created the central New York regional transpor-
10	tation authority. The authority shall be a body corporate and politic
11	constituting a public benefit corporation. It shall consist of not more
12	than twelve members, including a chairman and shall have one non-voting
13	member as described in paragraph (b) of this subdivision, at least one
14	shall be appointed as a representative of the transit dependent communi-
15	ty and at least one shall be appointed as a representative of the para-
16	transit dependent community, as described in paragraph (c) of this
17	subdivision. The members shall be appointed by the governor by and with
18	the advice and consent of the senate. The governor shall make initial
19	appointments to the authority in such number and from lists submitted as
20	follows: three members shall be appointed to the authority from a list
21	of not less than six names, submitted to the governor by the common
22	council of the city of Syracuse, five persons from a list of not less
23	than ten names, submitted by the legislature of the county of Onondaga
24	and two members shall be appointed from a list of not less than four
25	names submitted by the legislature of the county of Oneida. Other coun-
26	ties electing to participate shall each submit to the governor a list of
27	not less than two persons for each one hundred thousand or major frac-
28	tion of the total population, as determined by the nineteen hundred
29	seventy or any subsequent federal decennial or federal county-wide
30	special census, of the counties outside the county of Onondaga which
31	shall elect to participate, from which number the governor shall appoint
32	one member for each one hundred thousand or major fraction of the total
33	population, as determined by such federal decennial or federal county-
34	wide special census, with a maximum of three members to represent such
35	counties outside the county of Onondaga so electing to participate.
36	(b) There shall also be one non-voting member of the authority, which
37	shall not be considered in determining a quorum. The non-voting member
38	shall be recommended to the governor by the labor organization repres-
39	enting the plurality of the employees within the authority. The non-vot-
40	ing member shall be appointed for a term of seven years, provided,
41	however, that if at any time during the term of appointment the non-vot-
42	ing member ceases to be affiliated with the labor organization repres-
43	enting the plurality of employees within the authority, then such labor
44	organization may at any time during such term recommend a new member to
45	the governor who shall serve the remainder of the term. If the local
46	bargaining unit decertifies its existing union affiliation and certifies
47	a new union, the union which represents the plurality of the employees
48	may recommend a new member to the governor who shall serve the remainder
49	of the term. The chairman of the authority, at his or her discretion,
50	may exclude such non-voting member from attending any portion of a meet-
51	ing of the authority or of any committee held for the purpose of
52	discussing negotiations with labor organizations, pending litigation
53	involving the labor organization, or the investigation, evaluation, or
54	discipline of an employee.
55	(c) There shall be at least two members of the authority appointed by
56	the governor as representatives of the transit dependent and para-tran-

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1	sit dependent community. The governor shall make initial appointments to
2	the authority in such number and from lists submitted as follows: at
3	least two members shall be appointed to the authority from a list of not
4	less than four names, submitted to the governor by local and statewide
5	transit advocacy organizations. The members shall be residents of a
б	county described in paragraph (a) of this subdivision. The members
7	shall be appointed for a term of five years. If a vacancy shall occur
8	for these member positions, a replacement shall be appointed within six
9	months.
10	§ 9. This act shall take effect on the ninetieth day after it shall
11	have become a law.