STATE OF NEW YORK

1316--В

2019-2020 Regular Sessions

IN ASSEMBLY

January 14, 2019

Introduced by M. of A. PAULIN, SANTABARBARA, FAHY, McDONALD, THIELE, ARROYO, GALEF, D'URSO, BLAKE, GOTTFRIED, COOK, GRIFFIN, McDONOUGH, LAWRENCE, STECK -- Multi-Sponsored by -- M. of A. DeSTEFANO -- read once and referred to the Committee on Transportation -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- recommitted to the Committee on Transportation in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to establish the stretch limousine passenger safety task force; and providing for the repeal of such provisions upon expiration thereof

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

Section 1. Stretch limousine passenger safety task force. 1. There is 2 hereby created the "stretch limousine passenger safety task force", 3 hereinafter referred to as the "task force", to conduct a comprehensive 4 review of matters influencing the safety, adequacy, efficiency, and reliability of stretch limousine transportation of passengers for compensation.

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2. Such task force shall consist of twenty-one members which shall include the commissioner of motor vehicles or his or her designee, the commissioner of transportation or his or her designee, the superintendent of the New York state police or his or her designee, and eighteen 11 other members to be appointed by the governor as follows: three upon the 12 recommendation of the temporary president of the senate, three upon the 13 recommendation of the speaker of the assembly, one upon the recommenda-14 tion of the minority leader of the senate, one upon the recommendation 15 of the minority leader of the assembly, and ten without recommendation 16 from any other person. Of the appointed members, two shall have exper-17 tise in fields or disciplines related to motor vehicle occupant

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

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1 protection, two shall have expertise in fields or disciplines related to motor vehicle crash avoidance and crash-worthiness, two shall have expertise in fields or disciplines related to motor vehicle alteration 3 4 and construction, two shall have expertise in fields or disciplines related to commercial motor vehicle driver training, two shall be representative of the traffic safety community, two shall be representative 7 of the consumer protection and public health and safety community, and six shall be representative of owner or commercial operator of stretch 9 limousines from each of the six motor carrier safety assistance program 10 (MCSAP) regions as established by the commissioner of transportation.

- 3. Members of the task force shall serve without compensation. vacancies on the task force shall be filled in the manner provided for in the initial appointment.
- 4. The commissioner of transportation and the commissioner of motor vehicles shall serve as joint chairs of the task force.
- The task force shall be authorized to hold public hearings and meetings, and to consult with any organization, educational institution, or other government entity or person, to enable it to accomplish its duties. The task force shall hold at least one public hearing in the state for the purpose of soliciting public comment on stretch limousine safety.
- 6. To effectuate the purposes of this act, the task force may request and shall receive from any department, division, board, bureau, commission or other agency of the state or any state public authority such assistance, information and data as will enable the task force to properly carry out its powers and duties hereunder.
- 7. The task force shall undertake a review of the actions and measures that are needed to ensure safe, adequate, efficient and reliable forhire passenger transportation by stretch limousine and make recommendations regarding:
- enhanced coordination between the department of motor vehicles and the department of transportation regarding the regulation of stretch limousines, including an examination into how the department of transportation and department of motor vehicles can share necessary information related to stretch limousines and their operators including, but not limited to, inspection status, registration status, operating certificate permit status, and relevant traffic or criminal or convictions, in real time, and regarding the best uses for a smartphone application, website, or hotline;
- b. the establishment and adoption of a uniform safety training program for drivers of stretch limousines, including a component to train such drivers to conduct a safety demonstration with passengers instructing them on the use of seatbelts and any other relevant safety measures that may be deemed useful;
- c. the appropriateness of extending vehicle and traffic law requirements and regulations that currently apply to bus drivers under article 19-A of such law to drivers of stretch limousines;
- the appropriateness of establishing a limit on the maximum allowable time frame for stretch limousines to be permitted to operate on roadways within the state, such as a possible limit of ten years or 350,000 miles;
- e. a review of federal laws and rules as they relate to the regulation of stretch limousines, including but not limited to, identification of 54 the subject areas specifically regulated by federal laws and rules, whether and to what extent federal laws and rules preempt state action 55 with respect to the regulation of stretch limousines, and areas of

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stretch limousine regulation which are subject to oversight by the states; and

- f. the need for additional safety measures for stretch limousines, including, but not limited to, increasing the minimum age for drivers to obtain a license to operate stretch limousines; the installation of safety features in such vehicles such as multiple anti-intrusion bars in side panels, roll-over protection devices such as cages or pillars, rear emergency exits including push-out windows, rear view cameras, airbags, carbon monoxide monitors, and speed restriction or governing devices to limit top vehicle speeds; appropriate notice or signage for customers 11 and passengers; and the feasibility and necessity of having New York state run crash testing for stretch limousines. 12
- 13 8. The task force shall, on or before May 1, 2021, issue a final 14 report and recommendations to the governor, the temporary president of 15 the senate, and the speaker of the assembly.
- 16 9. For the purposes of this act, the term "stretch limousine" shall 17 mean any motor vehicle with a chassis which was altered post-manufacture and having a seating capacity of nine or more passengers, including the 18 driver, used in the business of transporting passengers for compen-19 20 sation.
- 21 § 2. This act shall take effect on the thirtieth day after it shall 22 have become a law and shall expire and be deemed repealed December 31, 23 2021.