## STATE OF NEW YORK

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9731

## IN ASSEMBLY

March 28, 2022

Introduced by M. of A. ANDERSON, COOK, HYNDMAN, WALKER, JACKSON, DICK-ENS, BICHOTTE HERMELYN -- read once and referred to the Committee on Cities

AN ACT to amend the administrative code of the city of New York, in relation to allowing commuter vans to accept hails from prospective passengers in the street; and to repeal certain provisions of such law relating thereto

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

Section 1. Subdivision p of section 19-502 of the administrative code of the city of New York, as amended by local law number 37 of the city of New York for the year 2019, is amended to read as follows:

p. "Commuter van" means a commuter van service having a seating capacity of at least nine passengers but not more than twenty passengers or such greater capacity as the commission may establish by rule and carrying passengers for hire in the city duly licensed as a commuter van by the commission [and not permitted to ascept hails from prospective passengers in the street]. For purposes of the provisions of this chap-10 ter relating to prohibitions against the operation of an unauthorized 11 commuter van service or an unlicensed commuter van, the enforcement of such prohibitions and the imposition of penalties for violations of such 13 prohibitions and to the seizure and forfeiture of commuter vans, the 14 term shall also include any common carrier of passengers by motor vehicle not subject to licensure as a taxicab, for-hire vehicle, or wheel-16 chair accessible van and not operating as a public or private bus transit service operated pursuant to a contract with the city, any county 17 within the state of New York, the state of New York or any other state 18 19 or local government that follows the applicable procurement rules and 20 regulations of such jurisdiction regardless of the seating capacity of 21 any such vehicle. The commission shall submit to the council the text of 22 any proposed rule relating to the maximum capacity of commuter vans at 23 the time such proposed rule is published in the City Record.

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

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§ 2. Paragraph 1 of subdivision a of section 19-504 of the administrative code of the city of New York, as amended by local law number 115 of the city of New York for the year 1993, is amended to read as follows:

- (1) A taxi-cab, coach, wheelchair accessible van, commuter van or for-hire vehicle shall operate within the city of New York only if the owner shall first have obtained from the commission a taxicab, coach, wheelchair accessible van, commuter van or for-hire vehicle license for such vehicle and only while such license is in full force and effect. Vehicle licenses shall be issued for a term of not less than one nor 10 more than two years and shall expire on the date set forth on the license unless sooner suspended or revoked by the commission. No motor vehicle other than a duly licensed taxicab or commuter van shall be permitted to accept hails from passengers in the street. No commuter van 13 shall be operated within the city of New York unless it is operated as 15 part of a current, valid authorization to operate a commuter van service duly issued by the commission pursuant to section 19-504.2 of this chap-
- 18 3. The section heading and subdivision a of section 19-516 of the 19 administrative code of the city of New York, the section heading as amended by local law number 115 of the city of New York for the year 20 21 1993 and subdivision a as amended by chapter 9 of the laws of 2012, are 22 amended to read as follows:

Acceptance of passengers by for-hire vehicles [and commuter vans]. [ a- ] For-hire vehicles that do not possess a valid HAIL license may accept passengers only on the basis of telephone contract or prearrangement. The commission or successor agency may establish such disciplinary actions as it deems appropriate for failure to abide by the provisions of this chapter.

- 29 § 4. Subdivision b of section 19-516 of the administrative code of the 30 city of New York is REPEALED.
- 31 § 5. This act shall take effect immediately.