STATE OF NEW YORK

4155--A

2021-2022 Regular Sessions

IN SENATE

February 2, 2021

Introduced by Sens. COMRIE, JACKSON, LIU, MYRIE, PARKER, SANDERS -- read twice and ordered printed, and when printed to be committed to the Committee on Insurance -- recommitted to the Committee on Insurance in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the insurance law, in relation to commuter van and ambulette or paratransit vehicles classification review

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

Section 1. The insurance law is amended by adding a new section 346 to read as follows:

§ 346. Commuter van and ambulette or paratransit vehicles classification review. (a) For the purposes of this section:

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- (1) "Commuter van" shall have the same meaning as such term is defined in section 19-502 of the administrative code of the city of New York. "Ambulette or paratransit vehicle" shall mean a special-purpose vehicle, designed and equipped to provide non-emergency transport, that has wheelchair-carrying capacity, stretcher-carrying capacity, or the ability to carry disabled individuals.
- 11 (3) "Assigned risk plan" or "plan" shall mean the plan established 12 pursuant to article fifty-three of this chapter.
- (b) The superintendent shall conduct a review of the classification used by authorized insurers in this state issuing auto insurance coverage for commuter vans and ambulette or paratransit vehicles, including 16 coverage in the assigned risk plan. This review shall include determinations of whether commuter vans and ambulette or paratransit vehicles 18 <u>are properly classified, including a review of:</u>
- (1) whether the assumed risks used in the calculation of premiums for 19 20 commuter vans and ambulette or paratransit vehicles by authorized insur-21 <u>ers are appropriate;</u>

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

LBD07811-02-2

S. 4155--A 2

(2) whether the current classification and risk assessment of commuter vans and ambulette or paratransit vehicles by authorized insurers is the most cost effective classification based on the assumed risks, if another classification could be more cost effective, and a detailed analysis of the reason or reasons for such differences in costs and the average amount of difference in costs; and

- (3) the cost differential between the premium for being classified as "other buses" by authorized insurers, and the premium for being classified as a commuter van or ambulette or paratransit vehicle where such premium is based solely on the risks specific to commuter vans or ambulette or paratransit vehicles in such plan.
- (c) If, after review, the premium for being classified as "other buses" is greater than the premium for being classified as a commuter van or ambulette or paratransit vehicle, the superintendent shall make a determination of whether a new classification for commuter vans or ambulette or paratransit vehicles should be created and, if so, shall require authorized insurers issuing auto insurance policies in this state, including policies issued through the assigned risk plan, to use such classification for commuter vans and ambulette or paratransit vehicles at the inception of all new policies and, with respect to all other policies, upon renewal.
- 22 (d) The superintendent shall conduct and complete this review and make
 23 all required determinations within ninety days after the effective date
 24 of this section. The superintendent shall also provide a report to the
 25 governor, the temporary president of the senate, the speaker of the
 26 assembly, the chair of the assembly insurance committee and the chair of
 27 the senate insurance committee, of the department's findings and deter28 minations within sixty days after completing such review.
 - § 2. This act shall take effect immediately.