STATE OF NEW YORK

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2021-2022 Regular Sessions

IN ASSEMBLY

January 11, 2021

Introduced by M. of A. CARROLL -- read once and referred to the Committee on Corporations, Authorities and Commissions committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the public authorities law, in relation to enacting the metropolitan transportation authority open data act

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

Section 1. This act shall be known and may be cited as the "metropol-2 itan transportation authority open data act".

§ 2. Legislative findings. The legislature finds that the release of data, in a format that is easily accessible, understandable and usable by the public, can increase civic engagement with government. In addition, in an authority providing a public service and operating an enterprise as vast as that of the Metropolitan Transportation Authority, transparency in data is in the public's best interest. It is the intent of the legislature that the authority and its subsidiaries release as 10 much data as is feasible in open formats, so that the public can access that data, analyze it, and engage with the authority with suggestions 12 and solutions to improve its operations.

13 § 3. The public authorities law is amended by adding a new section 14 1279-j to read as follows:

§ 1279-j. Open data reporting. 1. The metropolitan transportation authority and its subsidiaries and affiliates, including the New York city transit authority and the Triborough bridge and tunnel authority, 18 shall fully comply with the provisions of Executive Order 95 of 2013, "Using Technology to Promote Transparency, Improve Government Perform-20 ance and Enhance Citizen Engagement," and shall provide the New York 21 state office of information technology services and legislature all data as defined in this section.

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

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2. For the purposes of this section, the following terms shall have the following meanings:

- (a) "open data website" shall mean the website data.ny.gov or such other successor website maintained by, or on behalf of, the state, as deemed appropriate by the New York state office of information technology services under Executive Order 95 of 2013, or any successor agency or order;
- (b) "data" shall mean final versions of statistical or factual information that (i) are in alphanumeric form reflected in a list, table, graph, chart or other non-narrative form, that can be digitally transmitted or processed; (ii) are regularly created or maintained by or on behalf of the metropolitan transportation authority, its subsidiaries and affiliates and are controlled by such entities; and (iii) record a measurement, transaction or determination related to the mission of the metropolitan transportation authority, its subsidiaries and affiliates. The term "data" shall not include image files, such as designs, drawings, photos or scanned copies of original documents; provided, however, that the term "data" shall include statistical or factual information about image files and geographic information system data;
- (c) "data set" shall mean a named collection of related records maintained on a storage device, with the collection containing data organized or formatted in a specific or prescribed way, often in tabular form; and
- (d) "publishable MTA data" shall mean data that is collected by the metropolitan transportation authority, its subsidiaries and affiliates where the authority, subsidiary or affiliate is permitted, required or able to make the data available to the public, consistent with any and all applicable laws, rules, regulations, ordinances, resolutions, policies or other restrictions, requirements or rights associated with the publishable MTA data, including but not limited to contractual or other legal orders, restrictions or requirements. Data shall not be publishable MTA data if making such data available on the open data website would violate statute or regulation, including, but not limited to, disclosures that would constitute an unwarranted invasion of personal privacy, endanger the public health, safety or welfare, hinder the operation of government, including criminal and civil investigations, or impose an undue financial, operational or administrative burden on the authority or its subsidiaries or affiliates.
- 3. As required by Executive Order 95 of 2013, the metropolitan transportation authority shall designate a data coordinator, who shall:
- (a) have authority equivalent to that of a deputy commissioner or the head of a division or department;
 - (b) have knowledge of data and resources in use by the entity; and
 - (c) be responsible for the compliance of the authority, its subsidiaries and affiliates with the order.
- 4. The authority and its subsidiaries and affiliates shall make their publishable MTA data available on its website and the open data website as follows:
- (a) The authority shall create a catalogue of publishable MTA data within one hundred eighty days of the effective date of this section;
- 51 (b) The metropolitan transportation authority shall within one hundred 52 eighty days of the effective date of this section, submit to the legis-53 lature and publish on its shared internet website a schedule for making 54 its publishable MTA data publicly available. Such schedule shall provide 55 for updating the data catalogue as appropriate; and

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8 9 (c) The metropolitan transportation authority shall create schedules for publishing all publishable MTA data within three years of the effective date of this section.

- 5. The metropolitan transportation authority, its subsidiaries and affiliates shall not be prevented from publishing data in advance of the dates set in their schedules.
- § 4. Paragraph (b) of subdivision 4 of section 1263 of the public authorities law, as amended by chapter 425 of the laws of 2018, is amended to read as follows:

10 (b) The chairman shall establish committees to assist him in the 11 performance of his duties and shall appoint members of the authority to such committees. Among such committees, there shall be a committee on 12 operations of the New York city transit authority, the Manhattan and 13 14 Bronx surface transit operating authority and the Staten Island rapid 15 transit operating authority; a committee on operations of the Long 16 Island Rail Road and the metropolitan suburban bus authority; a commit-17 tee on operations of the Metro-North commuter railroad; a committee on operations of the Triborough bridge and tunnel authority; a committee on 18 19 finance; a committee on capital program oversight; a committee on tech-20 nology and open data; and a committee on safety. In addition to such 21 appointed members, each of the non-voting members referred to in subparagraph two of paragraph (a) of subdivision one of this section shall 22 23 serve on the committee on capital program oversight, the committee on 24 finance, the committee on safety, the committee on operations of the 25 Triborough bridge and tunnel authority, and the operations committee 26 relevant to the commuter council that recommended such member. The 27 alternate non-voting members shall each serve on the respective oper-28 ations committee relevant to the commuter council that recommended each 29 member. The committee on capital program oversight and the committee on 30 safety shall include not less than three members, and shall include the 31 chairpersons of the committee on operations of the New York city transit 32 authority, the Manhattan and Bronx surface transit operating authority 33 and the Staten Island rapid transit operating authority, the committee 34 on operations of the Long Island Rail Road and the metropolitan suburban 35 bus authority, and the committee on operations of the Metro-North commu-36 ter railroad. The committee on safety shall convene at least once annu-37 ally and each committee chairperson, that is a member of the committee 38 on safety, shall report to the committee on safety any and all initi-39 atives, concerns, improvements, or failures involving the safety of: (1) customers; (2) employees; and (3) the public at large, in relation to 40 authority facilities and services. The capital program committee shall, 41 42 with respect to any approved or proposed capital program plans, (i) 43 monitor the current and future availability of funds to be utilized for 44 such plans approved or proposed to be submitted to the metropolitan 45 transportation capital program review board as provided in section 46 twelve hundred sixty-nine-b of this title; (ii) monitor the contract 47 awards of the metropolitan transportation authority and the New York city transit authority to insure that such awards are consistent with 48 (A) provisions of law authorizing United States content and New York 49 50 state content; (B) collective bargaining agreements; (C) provisions of 51 law providing for participation by minority and women-owned businesses; 52 (D) New York state labor laws; (E) competitive bidding requirements including those regarding sole source contracts; and (F) any other rele-54 vant requirements established by law; (iii) monitor the award of 55 contracts to determine if such awards are consistent with the manner in which the work was traditionally performed in the past provided, howevA. 1442--A 4

1 er, that any such determination shall not be admissible as evidence in any arbitration or judicial proceeding; (iv) review the relationship 3 between capital expenditures pursuant to each such capital program plan 4 and current and future operating budget requirements; (v) monitor the progress of capital elements described in each capital program plan approved as provided in section twelve hundred sixty-nine-b of this title; (vi) monitor the expenditures incurred and to be incurred for 7 each such element; and (vii) identify capital elements not progressing 9 on schedule, ascertain responsibility therefor and recommend those 10 actions required or appropriate to accelerate their implementation. The 11 capital program committee shall issue a quarterly report on its activ-12 ities and findings, and shall in connection with the preparation of such 13 quarterly report, consult with the state division of the budget, the 14 state department of transportation, the members of the metropolitan 15 transportation authority capital program review board and any other 16 group the committee deems relevant, including public employee organiza-17 tions, and, at least annually, with a nationally recognized independent transit engineering firm. Such report shall be made available to the 18 members of the authority, to the members of the metropolitan transporta-19 20 tion authority capital program review board, and the directors of the 21 municipal assistance corporation for the city of New York. 22

§ 5. This act shall take effect immediately; provided, however, that the amendments to paragraph (b) of subdivision 4 of section 1263 of the public authorities law made by section four of this act shall not affect the expiration of such paragraph and shall be deemed to expire therewith.