STATE OF NEW YORK

4019

2021-2022 Regular Sessions

IN ASSEMBLY

February 1, 2021

Introduced by M. of A. ABINANTI, SMITH -- read once and referred to the Committee on Transportation

AN ACT to amend the transportation law, in relation to requiring the department of transportation to maintain a website or webpage where users may report defects on state highways and bridges

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

- Section 1. Section 14 of the transportation law is amended by adding a new subdivision 36 to read as follows:
- 36. (a) The department shall maintain a toll-free twenty-four hour defect-reporting hotline and shall develop and make available a website, or develop and make available a page on its website:
- (i) providing an opportunity for website users to report defects on state highways and bridges, as well as any other arteries within the department's jurisdiction; and
- 9 (ii) providing a web mapping service application displaying the
 10 locations of the reported defects and any departmental actions respond11 ing to and remedying the reported defects. Mapping service applications
 12 shall include any additional information the department deems necessary.
- 13 (b) The website shall (i) make provision for each defect reporter to
 14 provide his or her name, as well as an electronic mail address or tele15 phone number at which the reporter can be contacted by the department
 16 with updates on the defect reported, though anonymous reporting shall
- 17 <u>also be permitted;</u>

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- (ii) track and preserve defects reported in list and map format; and
- 19 <u>(iii) provide an option for reporting of region- and highway-wide</u> 20 <u>defects as well as specific defects along more particularized locations,</u> 21 <u>including, without limitation, mile markers.</u>
- 22 (c) The listing and map shall be updated no less than once every five 23 days to reflect any defects reported and repairs made. Defects and

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

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repairs reported shall be preserved for a minimum of three hundred sixty-five days from the time of reporting or repair.

- (d) The department may collect and report such additional information and issues with respect to highway and bridge conditions and defects as it deems necessary.
- 6 (e) The department shall also enable persons to report defects located 7 on the state thruway system on this interactive website and application, 8 and is authorized and directed to coordinate with the thruway authority in creating or modifying the interactive website and application to 9 10 share, or enable the thruway authority to receive, reports of defects in <u>locations</u> for which it is responsible no more than twenty-four hours 11 after the defect is reported. The department is authorized to provide 12 the thruway authority with joint access to maintain and monitor the 13 14 interactive website and application, and may enter into a cost-sharing 15 arrangement with the authority.
- 16 (f) To the extent practicable, the department shall communicate 17 defects reported to its interactive website and application on county roads and town highways to the local official responsible for such road 18 or highway. The commissioner shall discuss any difficulties she or he 19 20 encounters in implementing this paragraph during the joint legislative 21 budget hearing convened pursuant to article VII of the state constitution and section thirty-one of the legislative law, beginning no later 22 than the hearing to be scheduled in calendar year two thousand twenty-23 24 two.
 - (g) Nothing in this authorization shall preclude the department from permitting defects unrelated to the road and highway network from being reported to this website or application.
- 28 (h) Identifying information for the defect reporter shall be exempt
 29 from the provisions of section eighty-seven of the public officers law,
 30 and shall not be shared by the department or thruway authority or any
 31 entity with whom the department or authority contracts in implementing
 32 this legislation.
- § 2. This act shall take effect on the one hundred twentieth day after it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or before such effective date.