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2023-2024 Regular Sessions

IN ASSEMBLY

February 9, 2023

- Introduced by M. of A. McMAHON, SIMONE, MAMDANI -- read once and referred to the Committee on Environmental Conservation -- recommitted to the Committee on Environmental Conservation in accordance with Assembly Rule 3, sec. 2 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the highway law, in relation to reductions in vehicle miles traveled in state highway projects; and to amend the New York state climate leadership and community protection act, in relation to clean energy goals

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

Section 1. Paragraph d of subdivision 12 of section 1 of chapter 106 of the laws of 2019, constituting the New York state climate leadership and community protection act, is amended to read as follows:

d. the adoption of a state energy plan establishing clean energy goals
for the year 2030 aimed at reducing greenhouse gas emission levels by
40% from 1990 levels, reducing the annual total of vehicle miles traveled within the state by 20% by 2050, producing 70% of electricity from
renewable sources, increasing energy efficiency from 2012 levels by 23%
and the additional expressed goal of reducing 100% of the electricity
sector's greenhouse gas emissions by 2040;

§ 2. Vehicle miles traveled assessment working group. 1. There is 11 hereby established a vehicle miles traveled assessment working group. 12 The vehicle miles traveled assessment working group shall meet regularly 13 and shall study the options and best practices available and make recom-14 mendations for implementing vehicle miles traveled assessments in a 15 16 manner which aligns with the targets set by the New York state climate 17 leadership and community protection act and developing a plan to assess, 18 monitor, and approve a project's impact mitigation actions. The working 19 group shall aid the commissioner of transportation in establishing 20 procedures to assist counties and towns seeking to comply with their

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

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1 2	vehicle miles traveled assessment requirements, as outlined in sections one hundred two and one hundred four of the highway law.
3 4	2. The working group shall include a representative from the depart- ment of transportation, the office of the governor, the department of
5	environmental conservation, the department of state, the department of
б	agriculture and markets, the office of general services, the empire
7	state development corporation, the New York energy research and develop-
8	ment authority, the port authority of New York and New Jersey, the
9	metropolitan transportation authority, the New York City department of
10	transportation, the office of the mayor of New York City, and the New
11	York metropolitan transportation council. The working group shall
12	include representatives from relevant community organizations and other
13	necessary parties.
14 15	3. The working group shall report its findings and recommendations to the commissioner of transportation, the governor, the temporary presi-
16	dent of the senate and the speaker of the assembly no later than twelve
17	months after the effective date of this section. Such report shall be
18	made publicly available on the department of transportation's website.
19	§ 3. The highway law is amended by adding a new section 10-h to read
20	as follows:
21	§ 10-h. Reductions to vehicle miles traveled in state highway
22	projects. 1. Definitions. As used in this section, the following terms
23	shall have the following meanings:
24	(a) "Vehicle miles traveled" shall mean a measurement of the total
25	miles of motor vehicle traffic in New York state over a one-year period.
26	(b) "Highway capacity expansion project" shall mean a project that
27	expands highway capacity, including but not limited to the construction
28	of new highways, highway widening projects, and projects that establish
29	grade separation at an intersection, excluding auxiliary lanes with a
30	length of less than two thousand five hundred feet.
31	(c) "Vehicle miles traveled impact assessment" shall mean an assess-
32	ment conducted to determine the net change of vehicle miles traveled by
33	a highway capacity expansion project.
34	2. Vehicle miles traveled assessment. Prior to the approval of any
35	construction, reconstruction, or maintenance of state highways that
36	would be considered a highway capacity expansion project, as defined by paragraph (b) of subdivision one of this section, the commissioner of
37 38	transportation shall conduct a vehicle miles traveled impact assessment,
39	as defined by paragraph (c) of subdivision one of this section, to eval-
40	uate whether the project aligns with the vehicle miles traveled
41	reduction targets set by the New York state climate leadership and
42	community protection act. This assessment shall recognize and consider
43	that highway capacity expansion projects result in induced demand, wher-
44	eas more vehicles utilize a highway after a highway capacity expansion
45	project, and therefore, these projects do not significantly reduce
46	pollution, congestion, or vehicle miles traveled. If a highway capacity
47	expansion project does not result in a reduction of vehicle miles trav-
48	eled which aligns with the targets set by the New York state climate
49	leadership and community protection act, the project shall be altered to
50	align with these targets by changing its design or sufficiently offset-
51	ting its net change to vehicle miles traveled with impact mitigation
52	efforts, as outlined in subdivision three of this section.
53	3. Impact mitigation. (a) Impact mitigation shall be deemed sufficient
54 55	if the cumulative net change on vehicle miles traveled from impact miti- gation actions and a highway capacity expansion project over the same

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1	period of time align with vehicle miles traveled reduction targets set
2	by the New York state climate leadership and community protection act.
	(b) Impact mitigation shall include projects, programs, and operation
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4	modifications in one or more of the following areas:
5	(i) alternative means of transportation infrastructure, including but
6	not limited to public transit expansion, public transit service improve-
7	ments, pedestrian and cyclist transportation infrastructure expansion
8	and improvements, and micro-mobility transportation infrastructure
9	expansion and improvements;
10	(ii) transportation demand management, including but not limited to
11	vanpool and shared vehicle programs, remote work, and broadband access
12	expansion;
13	(iii) parking demand management, including but not limited to
14	reductions in parking requirements and parking cost adjustments;
15	(iv) changes to land use which reduce vehicle miles traveled, includ-
16	ing but not limited to residential density increases, mixed-use develop-
17	ment, and public transit oriented development; and
18	(v) other measures which reduce vehicle miles traveled, as determined
19	by the commissioner.
20	(c) Whenever feasible, impact mitigation actions shall be conducted in
21	at least one of the municipalities where a highway capacity expansion
22	project shall take place. The commissioner is hereby authorized to
23	determine whether these impact mitigation actions are sufficiently
24	localized to reduce vehicle net miles traveled in the communities where
25	a highway capacity expansion project will result in a net change that
26	increases vehicle miles traveled or insufficiently reduces vehicle miles
27	traveled.
28	4. Technical advisory committee. The commissioner shall appoint a
29	technical advisory committee made up of technical experts to advise the
30	commissioner in the vehicle miles traveled assessment process. The
31	committee members shall be appointed based on demonstrated expertise in
32	travel demand modeling, traffic forecasting or transportation-related
33	greenhouse gas emissions assessment and analysis and other expertise as
34	determined necessary by the commissioner. The committee shall evaluate
35	and recommend tools for calculating the vehicle miles traveled and
36	induced demand of a highway capacity expansion project, evaluate and
37	recommend additional impact mitigation actions which reduce vehicle
38 39	miles traveled, and identify and recommend best practices for calculat-
	ing the net change of vehicle miles traveled for a highway capacity expansion project inclusive of impact mitigation measures. The commis-
40	
41	sioner shall hereby be authorized to request the technical advisory
42	committee assess and provide recommendations on other elements of the
43	vehicle miles traveled assessment process, as they deem necessary.
44	5. Reporting. The commissioner shall submit a report every twenty-four
45	months to the governor and the legislature which includes a list of
46	state, county, and town highway capacity expansion projects approved in
47	New York. The report shall include the results of the vehicle miles
48	traveled assessment for each highway capacity expansion project includ-
49	ing any impact mitigation actions and their status. Such report shall
50	also be made publicly available on the department's website.
51	§ 4. Section 102 of the highway law is amended by adding a new subdi-
52	vision 19 to read as follows:
53	19. Conduct a vehicle miles traveled assessment, as defined by subdi-
54	vision one of section ten-h of this chapter, prior to the approval of
55	any construction, reconstruction, or maintenance of town highways that
56	would be considered a highway capacity expansion project, as defined in

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1	subdivision one of section ten-h of this chapter. If a highway capacity
2	expansion project does not result in a reduction of vehicle miles trav-
3	eled which aligns with the targets set by the New York state climate
4	leadership and community protection act, the project shall be altered to
5	align with these targets by changing its design or sufficiently offset-
б	ting its net change to vehicle miles traveled with impact mitigation
7	efforts, as outlined in subdivision three of section ten-h of this chap-
8	ter. The county superintendent may request any resources and technical
9	assistance necessary from the commissioner to complete the vehicle miles
10	traveled assessment.
11	§ 5. Section 140 of the highway law is amended by adding a new subdi-
12	vision 20 to read as follows:
13	20. Conduct a vehicle miles traveled assessment, as defined by subdi-
14	vision one of section ten-h of this chapter, prior to the approval of
15	any construction, reconstruction, or maintenance of town highways that
16	would be considered a highway capacity expansion project, as defined in
17	subdivision one of section ten-h of this chapter. If a highway capacity
18	expansion project does not result in a reduction of vehicle miles trav-
19	eled which aligns with the targets set by the New York state climate
20	leadership and community protection act, the project shall be altered to
21	align with these targets by changing its design or sufficiently offset-
22	ting its net change to vehicle miles traveled with impact mitigation
23	efforts, as outlined in subdivision three of section ten-h of this chap-
24	ter. The town superintendent may request any resources and technical
25	assistance necessary from the commissioner of transportation to complete
26	the vehicle miles traveled assessment.
27	§ 6. This act shall take effect immediately; provided that sections

27 § 6. This act shall take effect immediately; provided that sections 28 three, four and five of this act shall take effect on the first of Janu-29 ary two years after it shall have become a law.