STATE OF NEW YORK

1338

2023-2024 Regular Sessions

IN SENATE

January 11, 2023

Introduced by Sen. COMRIE -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the administrative code of the city of New York, in relation to requiring notice to members of the legislature and certain local officials relating to certain construction and other projects affecting such members' and officials' districts; and to amend a chapter of the laws of 2022 amending the administrative code of the city of New York and the public authorities law relating to requiring notice to members of the legislature and certain local officials relating to certain construction and other projects affecting such members' and officials' districts, as proposed in legislative bills numbers S. 4013-A and A. 355-A, in relation to the effectiveness thereof

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

Section 1. Section 19-159.6 of the administrative code of the city of New York, as added by a chapter of the laws of 2022 amending the administrative code of the city of New York and the public authorities law relating to requiring notice to members of the legislature and certain local officials relating to certain construction and other projects affecting such members' and officials' districts, as proposed in legislative bills numbers S. 4013-A and A. 355-A, is amended to read as follows:

§ 19-159.6 Notice requirement for public utility companies. a. A public utility company, as defined in section two of the public service law, issued a permit valid for more than seven days by the commissioner pursuant to this subchapter to provide impactful work shall provide notice of such work to the affected borough president, the council member or members of the affected council district or districts, the senator or senators of the affected senate district or districts, the member or members of assembly of the affected assembly district or

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

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districts and the district managers of the affected community board or boards. For purposes of this section, impactful work is planned work that shall at a minimum include street or lane closures; parking space closures for twenty-four hours or more; rerouting of traffic; closure of 5 or rerouting of traffic near entrances or exits to bridges or tunnels; relocation of bus stops or public bicycle sharing stations; and work 7 between 8pm and 8am that includes noise, vibrations or bright lighting.

- b. Such notice shall include the following information:
- 1. The name and contact information of the [permittee] public utility;
- 2. The anticipated start and end dates of the work; and
- 3. The location, nature and extent of the work to be performed[+ and 4. The permit type].
- § 2. Section 15 of a chapter of the laws of 2022 amending the administrative code of the city of New York and the public authorities law relating to requiring notice to members of the legislature and certain local officials relating to certain construction and other projects affecting such members' and officials' districts, as proposed in legislative bills numbers S. 4013-A and A. 355-A, is amended to read as follows:
- § 15. This act shall take effect [immediately] on the one hundred eightieth day after it shall have become a law.
- § 3. This act shall take effect immediately; provided, however, that the amendments to section 19-159.6 of the administrative code of the city of New York, made by section one of this act shall take effect on the same date and in the same manner as a chapter of the laws of 2022 amending the administrative code of the city of New York and the public authorities law relating to requiring notice to members of the legislature and certain local officials relating to certain construction and other projects affecting such members' and officials' districts, as proposed in legislative bills numbers S. 4013-A and A. 355-A, takes 29 31 effect.