## STATE OF NEW YORK

6846

2023-2024 Regular Sessions

## IN SENATE

May 11, 2023

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

AN ACT to amend the transportation law, in relation to establishing a state high speed rail planning board

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

| 1  | Section 1. The transportation law is amended by adding a new article     |
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| 2  | 23 to read as follows:   |
| 3  | ARTICLE 23   |
| 4  | STATE HIGH SPEED RAIL PLANNING BOARD                                     |
| 5  | <u>Section 490. State high speed rail planning board.</u>                |
| 6  | 491. Powers and duties of the board.                                     |
| 7  | 492. Assistance of other agencies.                                       |
| 8  | <u>§ 490. State high speed rail planning board. 1. There is hereby</u>   |
| 9  | created in the department a board, to be known as the state high speed   |
| 10 | rail planning board. Such board shall be responsible for planning and    |
| 11 | advising the department on future improvements to the state's rail       |
| 12 | systems that are necessary to implement high speed rail service in the   |
| 13 | state, including making recommendations for the best governmental struc- |
| 14 | ture to design, build, operate, maintain and finance a high speed rail   |
| 15 | system. The board shall also be responsible for reviewing relevant       |
| 16 | recommendations as guidelines for future improvements, enhancements and  |
| 17 | additions to rail service in the state, including without limitation the |
| 18 | New York state rail plan put forth by the department in two thousand     |
| 19 | nine, the federal Railroad Administration's high speed rail intercity    |
| 20 | passenger rail program of two thousand nine, and Amtrak's northeast      |
| 21 | corridor vision reports.   |
| 22 | 2. Such board shall consist of the commissioner, the president of the    |
| 23 | Metro-North Railroad and nine other members. The governor shall appoint  |
| 24 | two members of the board upon recommendation of the temporary president  |
| 25 | of the senate and two upon recommendation of the speaker of the assem-   |
|    |  |

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

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bly. The governor shall appoint one member upon recommendation of the 1 minority leader of the senate and one upon recommendation of the minori-2 ty leader of the assembly. The remaining three members shall be 3 4 appointed by the governor without recommendation, provided, however, 5 that at least one selection shall be a regular mass transit or passenger 6 rail user and another selection shall represent a passenger rail advoca-7 cy organization. The governor may also select a non-voting member from a 8 labor organization representing railroad employees. Board members shall 9 be subject to confirmation by the senate. Any member appointed to a 10 term on the board shall have experience in one or more of the following 11 areas of expertise: transportation and railroad infrastructure projects, 12 public administration, financing of infrastructure, engineering, law, land use, urban and regional planning, management of large capital 13 14 projects, labor relations, or have experience in some other area of 15 activity central to the mission of the board. A majority of the entire board shall select a chair from among the members. 16 17 3. Board members shall be appointed within thirty days after the effective date of this article; provided, however, that after the expi-18 ration of the thirty day period, a majority of the appointed members 19 20 shall constitute a quorum. 21 4. Except for the commissioner and the president of the Metro-North 22 Railroad, the term of office of each such member shall be three years. Any member appointed to fill a vacancy occurring otherwise than by expi-23 ration of a term shall be appointed for the remainder of the unexpired 24 25 term. 26 5. The board shall meet publicly at least quarterly at the times and 27 places in the state that the chair designates until the final report is 28 submitted. 29 6. Members of the board, except the commissioner, shall be allowed the 30 necessary and actual expenses which he or she shall incur in the performance of his or her duties under this article. 31 32 7. The governor shall designate an executive director to render 33 assistance and service to the board, subject to the advice and consent 34 of the senate. § 491. Powers and duties of the board. The board shall have the 35 36 following powers and duties: 1. To provide the department with input on environmental impact 37 studies necessary for planning for a high speed rail system and the 38 39 development of a transportation investment program; 2. To solicit and receive public and stakeholder input on opinions and 40 proposals for building, designing, maintaining, operating and financing 41 42 a high speed rail system for the state, which shall include a process 43 for soliciting and receiving testimony from interested parties, a proc-44 ess for receiving public comments which shall include at least six 45 public hearings held in regionally diverse areas of the state as desig-46 nated by the chair, and a process for providing periodic public reports 47 and updates; 48 3. To evaluate all available high speed rail technologies, systems and 49 operators, and make recommendations on an appropriate high speed rail 50 system; 4. To research options, in coordination with the department, with 51 52 respect to agreements with private entities necessary to permit high speed trains, including but not limited to agreements relating to track 53 54 improvements and agreements to operate a high speed rail system, and to provide the department with recommendations on the form any such agree-55 56 ment should take;

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| 1  | 5. To advise and work with the department on making application for       |
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| 2  | any additional funding that may be available for the development and      |
| 3  | operation of a high speed rail system in the state, provided, however,    |
| 4  | that no such funding that requires a state match of funds may be sought   |
| 5  | except on approval of the governor and the director of the division of    |
| б  | the budget;   |
| 7  | 6. To make a report, within two years of the effective date of this       |
| 8  | article, to the governor and the legislature that will include but not    |
| 9  | be limited to a fully developed and consensus plan for financing of high  |
| 10 | speed rail and the organizational entity which should oversee and oper-   |
| 11 | ate New York state's high speed rail program. The board may provide       |
| 12 | additional or updated reports documenting the progress of the high speed  |
| 13 | <u>rail program from time to time.</u>                                    |
| 14 | 7. To accept gifts, grants, loans or contributions of funds or proper-    |
| 15 | ty in any form from the federal government or any agency or instrumen-    |
| 16 | tality thereof or from the state or any other source to use such          |
| 17 | resources for board purposes, notwithstanding any other provision of      |
| 18 | law. Such resources shall include without limitation undisbursed reap-    |
| 19 | propriations from the senate high speed rail task force.                  |
| 20 | <u>§ 492. Assistance of other agencies. To effectuate the purposes of</u> |
| 21 | this article, the board may request and shall receive from any depart-    |
| 22 | ment, division, board, bureau, commission or other agency or authority    |
| 23 | of the state such assistance, information and data as will enable the     |
| 24 | board properly to carry out its powers and duties hereunder. Such         |
| 25 | assistance shall not waive or impair the terms of an existing agreement   |
| 26 | negotiated between the relevant employer and employee organization nor    |
| 27 | limit any obligation to bargain terms and conditions of employment        |
| 28 | pursuant to article fourteen of the civil service law.                    |
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29 § 2. This act shall take effect on the sixtieth day after it shall 30 have become a law.