**S06924 Text:**

 **STATE OF NEW YORK**

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 6924

 2023-2024 Regular Sessions

 **IN SENATE**

 May 15, 2023

 \_\_\_\_\_\_\_\_\_\_\_

 Introduced by Sen. SKOUFIS -- read twice and ordered printed, and when

 printed to be committed to the Committee on Transportation

 AN ACT to amend the railroad law, in relation to requiring railroad

 corporations to inform the division of homeland security and emergency

 services, department of environmental conservation, and department of

 transportation about freight rail trains transporting hazardous mate-

 rials prior to traveling on tracks within the state

 **The People of the State of New York, represented in Senate and Assem-**

 **bly, do enact as follows:**

 1 Section 1. The railroad law is amended by adding a new section 109 to

 2 read as follows:

 3 **§ 109. Transportation of hazardous materials. 1. Every railroad corpo-**

 4 **ration which operates any freight train within the state shall inform**

 5 **the division of homeland security and emergency services, department of**

 6 **environmental conservation, and department of transportation about**

 7 **freight rail trains transporting hazardous materials prior to traveling**

 8 **on tracks within the state, and shall promptly update the hazardous**

 9 **waste manifest. Such information to be provided pursuant to this section**

 10 **shall include the same information required to be provided to local**

 11 **municipalities pursuant to Public Law 114-94, the federal Fixing Ameri-**

 12 **ca's Surface Transportation Act.**

 13 **2. Information provided pursuant to subdivision one of this section**

 14 **shall be confidential and shall not be subject to disclosure under arti-**

 15 **cle six of the public officers law or any other provision of law.**

 16 **3. The commissioners shall promulgate all rules and regulations neces-**

 17 **sary for the implementation of this section.**

 18 § 2. This act shall take effect on the thirtieth day after it shall

 19 have become a law; provided, however, that this act shall be deemed

 20 repealed if any federal agency determines in writing that this act would

 21 render New York state ineligible for the receipt of federal funds or any

 22 court of competent jurisdiction finally determines that this act would

 EXPLANATION--Matter in **italics** (underscored) is new; matter in brackets

 [] is old law to be omitted.

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 1 render New York state out of compliance with federal law or regulation;

 2 and provided that the commissioner of transportation shall notify the

 3 legislative bill drafting commission upon any such determination in

 4 order that the commission may maintain an accurate and timely effective

 5 data base of the official text of the laws of the state of New York in

 6 furtherance of effectuating the provisions of section 44 of the legisla-

 7 tive law and section 70-b of the public officers law. Effective imme-

 8 diately, the addition, amendment and/or repeal of any rule or regulation

 9 necessary for the implementation of this act on its effective date are

 10 authorized to be made and completed on or before such effective date.