"P" 17 (2022)

"M" 17 (2022)

Albany, New York

November 1, 2022

TO: All Enforcement Agencies and Magistrates

SUBJECT: Chapter 504 of the Laws of 2022 - Green lights on ice and snow removal vehicles

Effective November 15, 2022, Chapter 504 of the Laws of 2022 amends the Vehicle and Traffic Law (VTL) in relation to affixing and using green lights on certain hazard vehicles designed for ice and snow removal. The Chapter also amends the VTL in relation to actions motorists must take when approaching such vehicles displaying lights.

Paragraph 5 of subdivision 41 of VTL section 375 is amended to allow one or more green lights, or combination green and amber lights, to be affixed to a hazard vehicle designed for ice and snow removal that is owned and operated by the state or by a county, city, town, or village. Such green lights may not be displayed when engaged in hazardous operation unless such vehicles also display amber lights.

The Chapter also amends subdivision (b) of VTL section 1144-a to require motorists to use due care to avoid colliding with such hazard vehicles that are parked, stopped or standing on the shoulder or any portion of highway and display amber, green or amber/green combination lights. On parkways and controlled access highways, due care includes moving from the lane closest to where such vehicle is parked, stopped, or standing on the shoulder or any portion of the highway.

A copy of Chapter 504 of the Laws of 2022 is attached for reference.

Please share this information with appropriate staff. Thank you.

Mark J.F. Schroeder Commissioner

Attachment

LAWS OF NEW YORK, 2022

CHAPTER 504

AN ACT to amend the vehicle and traffic law, in relation to the use of green lights on municipal hazard vehicles designed for ice and snow removal and in relation to the operation of vehicles when approaching such a parked, stopped or standing hazard vehicle

Became a law August 17, 2022, with the approval of the Governor. Passed by a majority vote, three-fifths being present.

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

Section 1. Paragraph 5 of subdivision 41 of section 375 of the vehicle and traffic law, as added by chapter 197 of the laws of 1970, the opening paragraph as amended by chapter 349 of the laws of 2004, is amended to read as follows:

- 5. Green light. (a) One green light may be affixed to any motor vehicle owned by a member of a volunteer ambulance service, or on a motor vehicle owned by a member of such person's family, or by a business enterprise in which such person has a proprietary interest or by which he is employed, provided such member has been authorized in writing to so affix a green light by the chief officer of such service as designated by the members thereof. Such green light may be displayed exclusively by such member of a volunteer ambulance service only when engaged in an emergency operation. The use of green lights on vehicles shall be restricted for use only by a member of a volunteer ambulance service as provided for in this paragraph except as otherwise provided for in subparagraph c of this paragraph.
- (i) As used in this paragraph volunteer ambulance service means: [a.]
 (i) a non-profit membership corporation (other than a fire corporation) incorporated under or subject to the provisions of the membership corporations law, or any other law, operating its ambulance or ambulances on a non-profit basis for the convenience of the members thereof and their families or of the community or under a contract with a county, city, town or village pursuant to section one hundred twenty-two-b of the general municipal law; or
- [b.] <u>(ii)</u> an unincorporated association of persons operating its ambulance or ambulances on a non-profit basis for the convenience of the members and their families or of the community.
- (c) (i) In addition to the amber light authorized to be displayed pursuant to paragraph three of this subdivision, one or more green lights or combination green and amber lights may be affixed to a hazard vehicle designed for ice and snow removal owned and operated by the state or by a county, city, town or village. Such green light or lights may be displayed on a hazard vehicle designed for ice and snow removal owned and operated by the state or by a county, city, town or village when such vehicle is engaged in a hazardous operation and is also displaying the amber light or lights required to be displayed during a hazardous operation pursuant to paragraph three of this subdivision.

EXPLANATION--Matter in $\underline{\text{italics}}$ is new; matter in brackets [-] is old law to be omitted.

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use of green lights on hazard vehicles designed for ice and snow removal owned and operated by the state or by a county, city, town or village unless such hazard vehicles also display one or more amber lights as otherwise authorized in this subdivision.

- (ii) The commissioner is authorized to promulgate rules and regulations relating to the use, placement, power and display of green lights on a hazard vehicle designed for ice and snow removal owned and operated by the state or by a county, city, town or village.
- § 2. Subdivision (b) of section 1144-a of the vehicle and traffic law, as amended by section 3 of part C of chapter 58 of the laws of 2020, is amended to read as follows:
- (b) Every operator of a motor vehicle shall exercise due care to avoid colliding with a hazard vehicle which is parked, stopped or standing on the shoulder or on any portion of such highway and such hazard vehicle is displaying one or more amber lights pursuant to the provisions of paragraph three of subdivision forty-one of section three hundred seventy-five of this chapter or, if such hazard vehicle is designed for the towing or pushing of disabled vehicles such hazard vehicle is displaying one or more amber lights or one or more blue or combination blue and amber lights pursuant to the provisions of paragraph three or subparagraph b-1 of paragraph four, as applicable, of subdivision forty-one of section three hundred seventy-five of this chapter or, if such hazard vehicle owned and operated by the state or by a county, city, town or village is designed for the removal of ice and snow such hazard vehicle is displaying one or more amber lights or one or more green or combination green and amber lights pursuant to the provisions of paragraph three or subparagraph (c) of paragraph five, as applicable, of subdivision forty-one of section three hundred seventy-five of this chapter. For operators of motor vehicles on parkways or controlled access highways, such due care shall include, but not be limited to, moving from a lane which contains or is immediately adjacent to the shoulder where (i) such hazard vehicle displaying one or more amber lights pursuant to the provisions of paragraph three of subdivision forty-one of section three hundred seventy-five of this chapter or (ii) such hazard vehicle designed for the towing or pushing of disabled vehicles displaying one or more amber lights or one or more blue or combination blue and amber lights pursuant to the provisions of paragraph three or subparagraph b-1 of paragraph four, as applicable, of subdivision forty-one of section three hundred seventy-five of this chapter or (iii) such hazard vehicle owned and operated by the state or by a county, city, town or village is displaying one or more amber lights or one or more green or combination green and amber lights pursuant to the provisions of paragraph three or subparagraph (c) of paragraph five, as applicable, of subdivision forty-one of section three hundred seventy-five of this chapter, is parked, stopped or standing to another lane, provided that such movement otherwise complies with the requirements of this chapter including, but not limited to, the provisions of sections eleven hundred ten and eleven hundred twenty-eight of this title.
- § 3. This act shall take effect on the ninetieth 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.

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The Legislature of the STATE OF NEW YORK ss:

Pursuant to the authority vested in us by section 70-b of the Public Officers Law, we hereby jointly certify that this slip copy of this session law was printed under our direction and, in accordance with such section, is entitled to be read into evidence.

ANDREA STEWART-COUSINS

CARL E. HEASTIE

Temporary President of the Senate

Speaker of the Assembly