## ASSEMBLY, No. 5464 STATE OF NEW JERSEY 219th LEGISLATURE

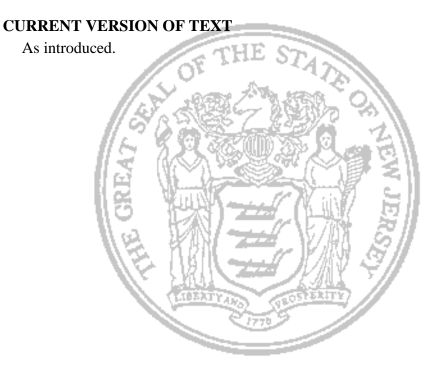
INTRODUCED MARCH 15, 2021

Sponsored by: Assemblyman DANIEL R. BENSON District 14 (Mercer and Middlesex) Assemblyman ANTHONY S. VERRELLI District 15 (Hunterdon and Mercer) Assemblywoman VALERIE VAINIERI HUTTLE District 37 (Bergen)

Co-Sponsored by: Assemblywomen Jasey, Timberlake, Chaparro, Assemblymen Giblin, Stanley, Wimberly and Spearman

## **SYNOPSIS**

Requires induction loop listening system installation in certain buildings open to public upon new construction or substantial renovation.



(Sponsorship Updated As Of: 12/9/2021)

1 AN ACT concerning induction loop listening system installation and 2 supplementing P.L.1975, c.217 (C.52:27D-119 et seq.).

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**BE IT ENACTED** by the Senate and General Assembly of the State of New Jersey:

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7 1. a. In accordance with the rules and regulations promulgated 8 by the commissioner pursuant to subsection c. of this section, the 9 owner of an area of public assembly or service shall maintain an 10 induction loop listening system, and shall post prominently-visible 11 permanently-mounted signage to indicate to visitors that the 12 induction loop listening system is available. This requirement shall 13 apply when, in association with a building permit application that is initially submitted following the effective date of this section, an 14 15 area of public assembly or service is newly constructed or 16 undergoes a substantial renovation. Following initial installation, 17 an owner of an area of public assembly or service for whom this section applies shall, on a biennial basis, complete a self-18 19 certification form and submit the form to the applicable code 20 enforcing agency, attesting that the induction loop listening system continues to be functional. 21

22 b. In association with a building permit application, the permit 23 applicant may assert that installation of an induction loop listening 24 system would be impractical, and request that the enforcing agency 25 reviewing the application evaluate that assertion. Notwithstanding 26 any provision of subsection a. of this section to the contrary, an 27 owner of an area of public assembly or service shall not be required 28 to install an induction loop listening system if the enforcing agency 29 reviewing the application determines that the installation of an 30 induction loop listening system would be impractical.

31 The commissioner shall promulgate rules and regulations c. pursuant to the "Administrative Procedure Act," P.L.1968, c.410 32 33 (C.52:14B-1 et seq.) in order to adjust the State Uniform 34 Construction Code to effectuate the purposes of this section. The 35 rules and regulations shall include, but not be limited to, standards 36 for:

(1) the installation of an induction loop listening system;

(2) the conditions that would render the installation of an 38 39 induction loop listening system impractical pursuant to subsection 40 b. of this section;

41 (3) the placement and appearance of the required signage, using 42 the ear-with-T logo; and

(4) the frequency and criteria of public access that shall cause a 43 space to be designated as open to the public in relation to the 44 45 definition of an area of public assembly or service.

46 d. As used in this section:

47 "Area of public assembly or service" means a building or 48 structure, or space within a building or structure, that is regularly

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1 open for public gatherings, including an auditorium, theater, 2 meeting room, courtroom, community center, library, pharmacy 3 counter, information desk at a medical facility, a waiting area for a 4 medical office, bank teller area, car rental business, restaurant, bar, 5 or other food or beverage counter service location, coat check area, 6 grocery store check-out area, ticket payment location, or other 7 category of space designated by the commissioner as an area of 8 public assembly or service.

9 "Commissioner" means the Commissioner of Community10 Affairs.

"Induction loop listening system" means a hardwired assistive listening system through which a loop of wire around an area of a building produces a signal, or a hardwired countertop version that produces a signal, received directly by hearing aids and cochlear implants equipped with telecoil features used by persons with hearing loss.

"Substantial renovation" means a construction or renovation
project requiring a building permit and where the value of the
renovation to the area of public assembly or service exceeds
\$40,000.

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22 2. This act shall take effect on the first day of the seventh 23 month next following enactment, but the Commissioner of 24 Community Affairs may take such anticipatory administrative 25 action in advance thereof as shall be necessary for the 26 implementation of the act.

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STATEMENT

31 This bill would require the installation of induction loop listening systems in certain public spaces upon new construction or 32 33 substantial renovation. An "induction loop listening system" refers 34 to a hardwired assistive listening system in which a loop of wire around an area of a building, or hardwired countertop version, 35 36 produces a signal received directly by hearing aids and cochlear 37 implants used by persons with hearing loss. Induction loop listening systems magnetically transmit sound to hearing aids and 38 39 cochlear implants that are equipped with telecoil features, and have 40 an effect of filtering out background noise.

41 Under the bill, induction loop listening system installations 42 would be required in a newly constructed area of public assembly or 43 service, unless the associated building permit application was 44 initially submitted on or before the effective date of the bill. The 45 bill would also require any area of public assembly or service to 46 install induction loop listening systems during renovations that cost 47 \$40,000 or more. Additionally, the bill would require the posting of 48 prominently-visible permanently-mounted signage to indicate to

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visitors that the induction loop listening system is available in an
area of public assembly or service. Following initial installation,
the bill would require the owner, on a biennial basis, to complete a
self-certification form, attesting that the induction loop listening
system continues to function.

Under the bill, an "area of public assembly or service" means a 6 7 building or structure, or space within a building or structure, that is regularly open for public gatherings, consisting of an auditorium, 8 9 theater, meeting room, courtroom, community center, library, 10 pharmacy counter, information desk at a medical facility, a waiting 11 area for a medical office, bank teller area, car rental business, 12 restaurant, bar, or other food or beverage counter service location, 13 coat check area, grocery store check-out area, ticket payment 14 location, or other category of space designated by the Department 15 of Community Affairs ("DCA") as an area of public assembly or 16 service.

Under the bill, the owner of an area of public assembly or service would not be required to install and maintain an induction loop listening system if a code enforcing agency determines that the installation of the system would be impractical, following an assertion of the impracticality of the installation by the building permit applicant.

23 The bill directs DCA to adopt rules and regulations to effectuate 24 the purposes of the bill, including the establishment of standards 25 for: (1) the installation of an induction loop listening system; (2) the 26 conditions that would render installation impractical; (3) the 27 placement and appearance of the required signage; and (4) the 28 frequency and criteria of public access that would cause a space to 29 be designated as open to the public, in relation to the definition of an area of public assembly or service. 30

The provisions of the bill would be enforced as part of the "State Uniform Construction Code Act," ("UCC") P.L.1975, c.217 (C.52:27D-119 et seq.). The owner of an area of public assembly or service who violates the provisions of the bill would therefore be liable for any penalty imposed by an enforcing agency pursuant to section 20 of P.L.1975, c.217 (C.52:27D-138), or any other applicable penalty under the UCC.

In order to provide DCA with time to prepare for the
enforcement of the bill, the bill would take effect on the first day of
the seventh month following enactment.