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## IN SENATE

March 8, 2012

Introduced by Sen. BONACIC -- (at request of the Office of Court Administration) -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

AN ACT to amend the civil practice law and rules, in relation to the notice of intention to arbitrate

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Subdivision (c) of section 7503 of the civil practice law and rules, as amended by chapter 1028 of the laws of 1973, is amended to read as follows:

(c) Notice of intention to arbitrate. A party may serve upon another 5 party a demand for arbitration or a notice of intention to arbitrate, specifying the agreement pursuant to which arbitration is sought and the name and address of the party serving the notice, or of an officer or agent thereof if such party is an association or corporation, and stat-8 9 ing that unless the party served applies to stay the arbitration within 10 [twenty] THIRTY days after such service [he] THE PARTY shall thereafter be precluded from objecting that a valid agreement was not made or has 11 not been complied with and from asserting in court the bar of a limita-12 tion of time. Such notice or demand shall be served in the 13 same manner a summons or by registered or certified mail, return receipt 14 requested. An application to stay arbitration must be made by the party 15 served within [twenty] THIRTY days after service upon [him] SUCH PARTY 16 17 of the notice or demand, or [he] THE PARTY shall be so precluded. 18 such application shall be served in the same manner as a summons or by registered or certified mail, return receipt 19 requested. 20 Service of the application may be made upon the adverse party, or upon 21 [his] SUCH PARTY'S attorney if the attorney's name appears on the demand for arbitration or the notice of intention to arbitrate. Service of the 22 application by mail shall be timely if such application is posted within 23 24 the prescribed period. Any provision in an arbitration agreement or arbitration rules which waives the right to apply for a stay of 26 tration is hereby declared null and void.

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

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S 2. This act shall take effect on the first of January next succeeding the date on which it shall have become a law and shall apply to all actions pending on such effective date or commenced on or after such 4 effective date.