870--A

2011-2012 Regular Sessions

IN SENATE

(PREFILED)

January 5, 2011

- Introduced by Sens. KRUEGER, SERRANO -- read twice and ordered printed, and when printed to be committed to the Committee on Finance -- recommitted to the Committee on Finance in accordance with Senate Rule 6, sec. 8 -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the legislative law, in relation to registration filing fees for certain lobbying entities; and to repeal certain provisions of such law relating thereto

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

1 Section 1. Subdivision (c) of section 1-c of the legislative law is 2 REPEALED and a new subdivision (c) is added to read as follows:

3 (C) THE TERM "LOBBYING" OR "LOBBYING ACTIVITIES" SHALL MEAN ANY 4 ATTEMPT TO INFLUENCE:

5 (I) THE PASSAGE OR DEFEAT OF ANY LEGISLATION BY EITHER HOUSE OF THE 6 STATE LEGISLATURE OR APPROVAL OR DISAPPROVAL OF ANY LEGISLATION BY THE 7 GOVERNOR;

(II) THE ADOPTION OR TERMS OF AN EXECUTIVE ORDER;

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9 (III) THE ADOPTION, REJECTION, OR IMPLEMENTATION OF ANY RULE OR REGU-10 LATION HAVING THE FORCE AND EFFECT OF LAW BY A STATE AGENCY;

(IV) THE OUTCOME OF ANY RATE MAKING PROCEEDING BY A STATE AGENCY;

12 (V) ANY ACTION OR DETERMINATION BY A PUBLIC OFFICIAL OR BY A PERSON OR 13 ENTITY WORKING IN COOPERATION WITH A PUBLIC OFFICIAL OR BY EITHER HOUSE STATE LEGISLATURE OR BY THE UNIFIED COURT SYSTEM RELATED TO THE 14 THE OF AWARD OR DENIAL OF ANY CONTRACT OR OTHER AGREEMENT FOR THE PROCUREMENT 15 COMMODITIES, SERVICES, CONSTRUCTION, PUBLIC WORKS OR THE 16 OF GOODS, PURCHASE, SALE, OR LEASE OF REAL PROPERTY, OR ANY INTEREST IN REAL PROP-17 18 ERTY, ANY REVENUE CONTRACT OR ANY OTHER SIMILAR TRANSACTION, WHICH ACTIONS OR DETERMINATIONS SHALL INCLUDE BUT SHALL NOT BE LIMITED TO 19 ACTIONS OR DETERMINATIONS SETTING THE PROCUREMENT METHODOLOGY, THE TERMS 20

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

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1 OF A REQUEST FOR PROPOSALS OR INVITATION FOR BIDS OR OTHER PROCUREMENT 2 SOLICITATIONS AND THEIR EVALUATION, THE TERMS OF THE CONTRACT, THE 3 SELECTION OF A CONTRACTOR, AND THE ADMINISTRATION, IMPLEMENTATION, AND 4 ENFORCEMENT OF A CONTRACT;

5 ACTION OR DECISION BY A PUBLIC OFFICIAL OR BY A PERSON OR (VI) ANY 6 ENTITY WORKING IN COOPERATION WITH A PUBLIC OFFICIAL OR BY A MUNICIPAL 7 OFFICER OR A PERSON OR ENTITY WORKING IN COOPERATION WITH THE MUNICIPAL OFFICER IN RELATION TO THE APPROVAL OR DISAPPROVAL OR THE IMPLEMENTATION 8 AND ADMINISTRATION OF TRIBAL-STATE COMPACTS, MEMORANDA OF UNDERSTANDING, 9 10 OR ANY OTHER TRIBAL-STATE AGREEMENTS AND ANY STATE ACTIONS RELATED TO CLASS III GAMING AS PROVIDED IN 25 USC 2701, EXCEPT TO THE EXTENT DESIG-11 NATION OF SUCH ACTIVITIES AS "LOBBYING" IS BARRED BY THE FEDERAL INDIAN 12 13 GAMING REGULATORY ACT;

14 (VII) THE PASSAGE OR DEFEAT OF ANY LOCAL LAW, ORDINANCE, RESOLUTION, 15 OR REGULATION BY ANY MUNICIPALITY OR SUBDIVISION THEREOF OR THE 16 ADOPTION, REJECTION, OR IMPLEMENTATION OF ANY RULE, REGULATION, OR 17 RESOLUTION HAVING THE FORCE AND EFFECT OF A LOCAL LAW, ORDINANCE, RESOL-18 UTION, OR REGULATION;

19 (VIII) ANY RATE MAKING PROCEEDING BY ANY MUNICIPALITY OR SUBDIVISION 20 THEREOF; OR

21 (IX) ANY ACTION OR DETERMINATION BY A MUNICIPAL OFFICER OR A PERSON OR 22 ENTITY WORKING IN COOPERATION WITH THE OFFICER RELATED TO THE AWARD OR 23 DENIAL OF ANY CONTRACT OR OTHER AGREEMENT FOR THE PROCUREMENT OF GOODS, COMMODITIES, SERVICES, CONSTRUCTION, PUBLIC WORKS OR THE PURCHASE, SALE, 24 25 OR LEASE OF REAL PROPERTY, OR ANY INTEREST IN REAL PROPERTY, ANY REVENUE 26 CONTRACT OR ANY OTHER SIMILAR TRANSACTION, WHICH ACTIONS OR DETERMI-27 NATIONS SHALL INCLUDE BUT SHALL NOT BE LIMITED TO ACTIONS OR DETERMI-28 NATIONS SETTING THE PROCUREMENT METHODOLOGY, THE TERMS OF A REQUEST FOR PROPOSALS OR INVITATION FOR BIDS OR OTHER PROCUREMENT SOLICITATIONS AND 29 THEIR EVALUATION, THE TERMS OF THE CONTRACT, THE SELECTION OF A CONTRAC-TOR, AND THE ADMINISTRATION, IMPLEMENTATION, AND ENFORCEMENT OF A 30 31 32 CONTRACT.

THE TERM "LOBBYING" SHALL NOT INCLUDE:

(1) PERSONS ENGAGED IN DRAFTING LEGISLATION, RULES, REGULATIONS OR
RATES, ADVISING CLIENTS AND RENDERING OPINIONS ON PROPOSED LEGISLATION,
RULES, REGULATIONS OR RATES, WHERE SUCH PROFESSIONAL SERVICES ARE NOT
OTHERWISE CONNECTED WITH LEGISLATIVE OR EXECUTIVE ACTION ON SUCH LEGISLATION, OR ADMINISTRATIVE ACTION ON SUCH RULES, REGULATIONS OR RATES;

39 (2) NEWSPAPERS AND OTHER PERIODICALS AND RADIO AND TELEVISION 40 STATIONS, AND OWNERS AND EMPLOYEES THEREOF, PROVIDED THAT THEIR ACTIV-ITIES IN CONNECTION WITH PROPOSED LEGISLATION, RULES, REGULATIONS, RATES 41 OR CONTRACTS OR OTHER AGREEMENTS FOR THE PROCUREMENT OF GOODS, COMMOD-42 ITIES, SERVICES, CONSTRUCTION, OR PUBLIC WORKS BY A STATE AGENCY, MUNIC-43 44 IPAL AGENCY, LOCAL LEGISLATIVE BODY, THE STATE LEGISLATURE, OR THE 45 UNIFIED COURT SYSTEM OR CONTRACTS OR OTHER AGREEMENTS FOR THE PURCHASE, SALE, OR LEASE OF REAL PROPERTY OR THE ACQUISITION OR GRANT OF OTHER 46 47 PROPERTY INTERESTS IN REAL PROPERTY BY A STATE AGENCY, MUNICIPAL AGENCY, 48 LOCAL LEGISLATIVE BODY, THE STATE LEGISLATURE, OR THE UNIFIED COURT SYSTEM, ARE LIMITED TO THE PUBLICATION OR BROADCAST OF NEWS ITEMS, 49 50 EDITORIALS OR OTHER COMMENTS, OR PAID ADVERTISEMENTS;

(3) PERSONS WHO PARTICIPATE AS WITNESSES, ATTORNEYS OR OTHER REPRESENTATIVES IN PUBLIC RULE MAKING OR RATE MAKING PROCEEDINGS OF A STATE OR
MUNICIPAL AGENCY, WITH RESPECT TO ALL PARTICIPATION BY SUCH PERSONS
WHICH IS PART OF THE PUBLIC RECORD THEREOF AND ALL PREPARATION BY SUCH
PERSONS FOR SUCH PARTICIPATION;

1 (4) PERSONS WHO ATTEMPT TO INFLUENCE A STATE OR MUNICIPAL AGENCY IN AN 2 ADJUDICATORY PROCEEDING, AS "ADJUDICATORY PROCEEDING" IS DEFINED BY 3 SECTION ONE HUNDRED TWO OF THE STATE ADMINISTRATIVE PROCEDURE ACT;

4 (5) PERSONS WHO PREPARE OR SUBMIT A RESPONSE TO A REQUEST FOR INFORMA-5 TION OR COMMENTS BY THE STATE LEGISLATURE, THE GOVERNOR, OR A STATE 6 AGENCY OR A COMMITTEE OR OFFICER OF THE LEGISLATURE OR A STATE AGENCY OR 7 BY A LEGISLATIVE OR EXECUTIVE BODY OR OFFICER OF A MUNICIPALITY OR A 8 COMMISSION, COMMITTEE OR OFFICER OF A MUNICIPAL LEGISLATIVE OR EXECUTIVE 9 BODY;

10 (6) ANY ATTEMPT BY A CHURCH, ITS INTEGRATED AUXILIARY, OR A CONVENTION OR ASSOCIATION OF CHURCHES THAT IS EXEMPT FROM FILING A FEDERAL INCOME 11 TAX RETURN UNDER PARAGRAPH 2(A)(I) OF SECTION 6033(A) OF TITLE 26 OF THE 12 UNITED STATES CODE OR A RELIGIOUS ORDER THAT IS EXEMPT FROM FILING A 13 14 FEDERAL INCOME TAX RETURN UNDER PARAGRAPH (2)(A)(III) OF SUCH SECTION 15 6033(A) TO INFLUENCE PASSAGE OR DEFEAT OF A LOCAL LAW, ORDINANCE OR 16 REGULATION OR ANY RULE OR REGULATION HAVING THE FORCE AND EFFECT OF A 17 LOCAL LAW, ORDINANCE OR REGULATION;

(7) ANY ACTIVITY RELATING TO PROCUREMENTS MADE UNDER SECTION ONE 18 19 HUNDRED SIXTY-TWO OF THE STATE FINANCE LAW UNDERTAKEN BY (I) THE 20 NON-PROFIT-MAKING AGENCIES APPOINTED PURSUANT TO PARAGRAPH E OF SUBDIVI-21 SION SIX OF SECTION ONE HUNDRED SIXTY-TWO OF THE STATE FINANCE LAW BY COMMISSIONER OF THE OFFICE OF CHILDREN AND FAMILY SERVICES, THE 22 THE COMMISSION FOR THE BLIND AND VISUALLY HANDICAPPED, OR THE COMMISSIONER 23 OF EDUCATION, AND (II) THE QUALIFIED CHARITABLE NON-PROFIT-MAKING AGEN-24 25 CIES FOR THE BLIND, AND QUALIFIED CHARITABLE NON-PROFIT-MAKING AGENCIES FOR OTHER SEVERELY DISABLED PERSONS AS IDENTIFIED IN SUBDIVISION TWO OF 26 27 SECTION ONE HUNDRED SIXTY-TWO OF THE STATE FINANCE LAW;

28 (8) PARTICIPANTS, INCLUDING THOSE APPEARING ON BEHALF OF A CLIENT, IN 29 A PUBLICLY NOTICED CONFERENCE PURSUANT TO A REQUEST FOR PROPOSALS, INVI-30 TATION FOR BIDS, OR OTHER SOLICITATIONS;

(9) PERSONS WHO HAVE BEEN TENTATIVELY AWARDED A CONTRACT OR REPRESENT 31 32 PERSONS WHO HAVE BEEN TENTATIVELY AWARDED A CONTRACT AND ARE ENGAGED IN 33 COMMUNICATIONS WITH A STATE AGENCY OR MUNICIPALITY SOLELY FOR THE PURPOSE OF NEGOTIATING THE TERMS OF THE CONTRACT AFTER BEING NOTIFIED OF 34 35 SUCH AWARD OR PERSONS OR THEIR REPRESENTATIVES WHO ARE PURCHASING PURSU-ANT TO AN EXISTING CONTRACT; OR PERSONS WHO CURRENTLY HOLD A FRANCHISE 36 WHO ARE ENGAGED IN NEGOTIATING THE TERMS OF A TENTATIVE FRANCHISE 37 AND RENEWAL CONTRACT WITH A MUNICIPALITY, BUT SUCH NEGOTIATIONS, WHICH DO NOT CONSTITUTE LOBBYING, DO NOT INCLUDE COMMUNICATIONS TO THE LOCAL 38 39 40 LEGISLATIVE BODY THAT MUST APPROVE THE CONTRACT;

(10) PERSONS OR THE REPRESENTATIVES OF PERSONS WHO ARE A PARTY TO A
PROTEST, APPEAL OR OTHER REVIEW PROCEEDING (INCLUDING THE APPARENT
SUCCESSFUL BIDDER OR PROPOSER AND HIS OR HER REPRESENTATIVE) OR PERSONS
WHO BRING COMPLAINTS OF ILLEGAL CONDUCT IN A PROCUREMENT PROCESS TO THE
COMPTROLLER'S OFFICE, THE ATTORNEY GENERAL, INSPECTOR GENERAL, OR A
DISTRICT ATTORNEY;

47 (11) THE SUBMISSION OF A BID OR PROPOSAL (WHETHER SUBMITTED ORALLY OR 48 IN WRITING) IN RESPONSE TO A REQUEST FOR PROPOSALS OR INVITATION FOR 49 BIDS;

50 (12) PROSPECTIVE BIDDERS OR PROPOSERS OR THEIR REPRESENTATIVES SUBMIT-51 TING WRITTEN QUESTIONS TO A DESIGNATED AGENCY OR MUNICIPAL CONTACT SET 52 FORTH IN A REQUEST FOR PROPOSALS, OR INVITATION FOR BIDS; AND

53 (13) APPLICATIONS FOR LICENSES, CERTIFICATES, AND PERMITS AUTHORIZED 54 BY OTHER STATUTES.

Subdivisions (m) and (n) of section 1-c of the legislative law 1 S 2. 2 are REPEALED and two new subdivisions (m) and (n) are added to read as 3 follows: THE TERM "RESTRICTED PERIOD" SHALL MEAN THE PERIOD OF TIME BEGIN-4 (M) 5 NING WITH THE ISSUANCE OF A REQUEST FOR PROPOSAL, INVITATION FOR BIDS, 6 SOLICITATION OF PROPOSALS, OR ANY OTHER METHOD FOR SOLICITING A OR 7 RESPONSE FROM POTENTIAL CONTRACTORS INTENDING TO RESULT IN A CONTRACT 8 WITH A STATE AGENCY, MUNICIPALITY, THE STATE LEGISLATURE, OR STATE JUDI-CIARY AND ENDING WITH THE TENTATIVE AWARD OF THE CONTRACT. 9 10 (N) FOR PURPOSES OF THIS ARTICLE, A REVENUE CONTRACT SHALL MEAN ANY WRITTEN AGREEMENT BETWEEN AN AGENCY OR MUNICIPALITY AND A PRIVATE 11 INDI-BUSINESS ENTITY WHEREBY THE AGENCY OR MUNICIPALITY GIVES OR 12 VIDUAL OR GRANTS A CONCESSION, A FRANCHISE OR ANY CONSIDERATION OTHER 13 THAN THE 14 PAYMENT OF MONEY. 15 S 3. Paragraphs 5 and 6 of subdivision (c) of section 1-e of the 16 legislative law, as amended by chapter 1 of the laws of 2005, are 17 amended to read as follows: the following information on which the lobbyist expects to lobby: 18 (5) 19 (i) a description of the general subject or subjects, (ii) the legislative bill numbers of any bills OR RESOLUTIONS, (iii) the numbers or 20 subject matter (if there are no numbers) of gubernatorial executive 21 22 orders or executive orders issued by the chief executive officer of a 23 municipality, (iv) the subject matter of and tribes involved in tribal-24 state compacts, memoranda of understanding, or any other state-tribal 25 agreements and any state actions related to class III gaming as provided 26 in 25 U.S.C. S 2701, (v) the rule, regulation, and ratemaking numbers of any rules, regulations, rates, or municipal ordinances and resolutions, 27 28 proposed rules, regulations, or rates, or municipal ordinances and or 29 resolutions, and (vi) the titles and any identifying numbers of any procurement contracts, BIDS, REQUESTS FOR PROPOSALS, INVITATION FOR BIDS 30 and other documents disseminated by a state agency, either house of the 31 32 state legislature, the unified court system, municipal agency or local 33 legislative body in connection with a governmental procurement; 34 (6) the name of the [person, organization, or legislative body] 35 PERSONS, ORGANIZATIONS AND LEGISLATIVE BODIES before which the lobbvist 36 is lobbying or expects to lobby; 37 S 4. Paragraph 3 of subdivision (b) of section 1-h of the legislative 38 law, as amended by chapter 14 of the laws of 2007, is amended to read as 39 follows: 40 (3) the following information on which the lobbyist has lobbied: (i) a description of the general subject or subjects, (ii) the legislative 41 bill numbers of any bills OR RESOLUTIONS, (iii) the numbers or subject 42 43 matter (if there are no numbers) of gubernatorial executive orders or 44 executive orders issued by the chief executive officer of a munici-45 pality, (iv) the subject matter of and tribes involved in tribal-state compacts, memoranda of understanding, or any other state-tribal agree-46 47 ments and any state actions related to class III gaming as provided in 48 25 U.S.C. S 2701, (v) the rule, regulation, and ratemaking or municipal 49 ordinance or resolution numbers of any rules, regulations, or rates or 50 ordinance or proposed rules, regulations, or rates or municipal ordi-51 nances or resolutions, and (vi) the titles and any identifying numbers of any procurement contracts, BIDS, REQUESTS FOR PROPOSALS OR INVITATION 52 BIDS and other documents disseminated by a state agency, either 53 FOR 54 house of the state legislature, the unified court system, municipal 55 agency or local legislative body in connection with a governmental 56 procurement;

1 S 5. Paragraph 3 of subdivision (b) of section 1-j of the legislative 2 law, as amended by chapter 1 of the laws of 2005, is amended to read as 3 follows:

4 (3) the following information on which each lobbyist retained, employed or designated by such client has lobbied, and on which such 5 6 client has lobbied: (i) a description of the general subject or 7 subjects, (ii) the legislative bill numbers of any bills OR RESOLUTIONS, 8 (iii) the numbers or subject matter (if there are no numbers) of gubernatorial executive orders or executive orders issued by the chief execu-9 10 tive officer of a municipality, (iv) the subject matter of and tribes involved in tribal-state compacts, memoranda of understanding, or 11 any other state-tribal agreements and any state actions related to class III gaming as provided in 25 U.S.C. 2701, (v) the rule, regulation, and 12 13 14 ratemaking or municipal resolution or ordinance numbers of any rules, regulations, or rates, or municipal resolutions or ordinances or 15 proposed rules, regulations, or rates, or municipal ordinances or resol-16 17 utions and (vi) the titles and any identifying numbers of any procurement contracts, BIDS, REQUESTS FOR PROPOSALS OR INVITATION FOR BIDS and 18 other documents disseminated by a state agency, either house 19 of the state legislature, the unified court system, municipal agency or local 20 21 legislative body in connection with a governmental procurement;

22 S 6. Section 1-k of the legislative law is REPEALED and a new section 23 1-k is added to read as follows:

24 1-K. CONTINGENT RETAINER. (A) NO CLIENT SHALL RETAIN OR EMPLOY ANY S 25 LOBBYIST FOR COMPENSATION, THE RATE OR AMOUNT OF WHICH COMPENSATION IN 26 WHOLE OR PART IS CONTINGENT OR DEPENDENT UPON: (I) THE PASSAGE OR DEFEAT 27 ANY LEGISLATIVE BILL OR THE APPROVAL OR VETO OF ANY LEGISLATION BY OF 28 THE GOVERNOR, THE ADOPTION OR TERMS OF AN EXECUTIVE ORDER, OR THE 29 ADOPTION, REJECTION, OR IMPLEMENTATION OF ANY CODE, RULE OR REGULATION HAVING THE FORCE AND EFFECT OF LAW, OR THE OUTCOME OF 30 ANY RATE MAKING PROCEEDING BY A STATE AGENCY OR THE ACCEPTANCE OF OR DECISION REGARDING 31 32 ANY BID OR CONTRACT BY A STATE AGENCY OR AGREEMENT FOR THE PURCHASE, 33 LEASE OF REAL PROPERTY OR ANY INTEREST IN REAL PROPERTY, ANY SALE, OR 34 REVENUE CONTRACT OR ANY OTHER SIMILAR TRANSACTION, WHICH ACTIONS OR 35 DETERMINATIONS SHALL INCLUDE BUT SHALL NOT BE LIMITED TO ACTIONS OR 36 DETERMINATIONS SETTING THE PROCUREMENT METHODOLOGY, THE TERMS OF Α 37 REQUEST FOR PROPOSALS OR INVITATION FOR BIDS OR OTHER PROCUREMENT SOLIC-38 ITATIONS AND THEIR EVALUATION, THE TERMS OF THE CONTRACT, THE SELECTION OF A CONTRACTOR, AND THE ADMINISTRATION, IMPLEMENTATION, AND ENFORCEMENT 39 40 OF A CONTRACT, THE APPROVAL OR DISAPPROVAL OF A TRIBAL-STATE AGREEMENT THE PASSAGE OR DEFEAT OF ANY LOCAL LAW, ORDINANCE, RESOLUTION, 41 OR (II)OR REGULATION BY ANY MUNICIPALITY OR SUBDIVISION 42 THEREOF, OR THE 43 ADOPTION, REJECTION, OR IMPLEMENTATION OF ANY RULE, RESOLUTION, OR REGU-44 LATION HAVING THE FORCE OR EFFECT OF A LOCAL LAW, ORDINANCE, RESOLUTION, 45 REGULATION, OR THE OUTCOME OF ANY RATEMAKING PROCEEDING BY ANY MUNI-OR CIPALITY OR SUBDIVISION THEREOF OR THE ACCEPTANCE OF OR DECISION REGARD-46 47 ING ANY BID OR CONTRACT OR AGREEMENT FOR THE PURCHASE, SALE, OR LEASE OF 48 REAL PROPERTY OR GRANT OF OTHER INTEREST IN REAL PROPERTY BY A MUNICI-49 PALITY, THE DECISION OF ANY MUNICIPAL OFFICIAL REGARDING PROCUREMENT 50 METHODOLOGY, TERMS OF BIDS OR SOLICITATIONS, OR THE ADMINISTRATION, 51 ENFORCEMENT OF A CONTRACT. THIS SECTION SHALL NOT IMPLEMENTATION, AND SALESPERSONS. THE "COMMISSION 52 APPLY TO COMMISSION TERM SALESPERSON" ANY PERSON THE PRIMARY PURPOSE OF WHOSE EMPLOYMENT IS TO 53 SHALL MEAN 54 CAUSE OR PROMOTE THE SALE OF, OR TO INFLUENCE OR INDUCE ANOTHER TO MAKE 55 A PURCHASE OF GOODS, COMMODITIES, OR SERVICES, WHETHER SUCH PERSON IS AN EMPLOYEE (AS THAT TERM IS DEFINED FOR TAX PURPOSES) OF OR AN INDEPENDENT 56

CONTRACTOR FOR A VENDOR, PROVIDED THAT AN INDEPENDENT CONTRACTOR SHALL 1 2 HAVE A WRITTEN CONTRACT FOR A TERM OF NOT LESS THAN SIX MONTHS OR FOR AN 3 INDEFINITE TERM, AND WHICH PERSON SHALL BE COMPENSATED, IN WHOLE OR IN 4 PART, BY THE PAYMENT OF A PERCENTAGE AMOUNT OF ALL OR A SUBSTANTIAL PART 5 THE SALES WHICH SUCH PERSON HAS CAUSED, PROMOTED, INFLUENCED OR OF 6 INDUCED, PROVIDED, HOWEVER, THAT NO PERSON SHALL BE CONSIDERED A COMMIS-7 SION SALESPERSON WITH RESPECT TO ANY SALE TO OR PURCHASE BY AN AGENCY OF 8 THE STATE OR MUNICIPALITY IF THE PERCENTAGE AMOUNT OF ANY COMMISSION 9 PAYABLE WITH RESPECT TO SUCH SALE OR PURCHASE IS SUBSTANTIALLY IN EXCESS 10 ANY COMMISSION PAYABLE WITH RESPECT TO ANY COMPARABLE SALE TO A OF 11 PURCHASER THAT IS NOT AN AGENCY OF THE STATE OR MUNICIPALITY.

12 (B) NO PERSON SHALL ACCEPT SUCH A RETAINER OR EMPLOYMENT. A VIOLATION 13 OF THIS SECTION SHALL BE A CLASS A MISDEMEANOR.

14 S 7. Section 1-n of the legislative law is REPEALED and a new section 15 1-n is added to read as follows:

16 S 1-N. RESTRICTED CONTACTS. 1. DURING THE RESTRICTED PERIOD, A POTEN-17 TIAL CONTRACTOR OR ITS REPRESENTATIVE SHALL NOT ENGAGE IN LOBBYING 18 ACTIVITIES CONCERNING A PENDING CONTRACT DECISION BY MAKING CONTACT WITH 19 OFFICER, EMPLOYEE, AGENT, CONSULTANT OR OTHER REPRESENTATIVE OF THE AN 20 CONTRACTING AGENCY OR MUNICIPALITY, INCLUDING THE EXECUTIVE CHAMBER IF A 21 STATE AGENCY IS THE CONTRACTING ENTITY OR, IF THE LEGISLATURE IS THE 22 CONTRACTING ENTITY, ANY ELECTED LEGISLATOR OR LEGISLATIVE STAFF, OR IF THE JUDICIARY IS THE CONTRACTING ENTITY, ANY JUDICIAL OFFICER OR STAFF, 23 24 IS NOT DESIGNATED BY THE CONTRACTING ENTITY AS A CONTACT PERSON TO WHO 25 WHOM SUCH COMMUNICATION MUST BE DIRECTED. THE PROHIBITION SET FORTH IN SHALL NOT APPLY TO ANY CONTACTS DESCRIBED IN 26 THE PRECEDING SENTENCE 27 SUBDIVISION TWO OF THIS SECTION.

28 2. A COMPLAINT BY A POTENTIAL CONTRACTOR OR REPRESENTATIVE OF A POTEN-29 TIAL CONTRACTOR REGARDING THE CONTRACTING PROCESS MAY BE MADE IN WRITING TO THE GENERAL COUNSEL'S OFFICE OF THE STATE AGENCY, MUNICIPALITY, 30 LEGISLATIVE BODY OR JUDICIAL ENTITY CONDUCTING THE PROCUREMENT. SUCH 31 32 OFFICE SHALL UPON RECEIPT HAVE FIVE BUSINESS DAYS TO ISSUE A WRITTEN 33 RESPONSE TO THE COMPLAINANT. NOTHING IN THIS SECTION SHALL BE DEEMED TO PREVENT OR DELAY ANY PERSON FROM, AT ANY TIME, SUBMITTING A COMPLAINT OR 34 35 APPEAL REGARDING THE PROCUREMENT OR CONTRACTING PROCESS TO (I) THE AN STATE COMPTROLLER; (II) THE INSPECTOR GENERAL; (III) THE ATTORNEY GENER-36 37 AL; (IV) A DISTRICT ATTORNEY; OR (V) ANY OTHER LAW ENFORCEMENT AGENCY.

38 S 8. Section 1-t of the legislative law is REPEALED and a new section 39 1-t is added to read as follows:

40 S 1-T. ADVISORY COUNCIL ON PROCUREMENT LOBBYING. (A) THERE SHALL BE 41 WITHIN THE COMMISSION, AN ADVISORY COUNCIL ON PROCUREMENT LOBBYING. THE 42 COUNCIL SHALL BE COMPOSED OF NINE MEMBERS AS FOLLOWS:

43 (I) THE COMMISSIONER OF THE OFFICE OF GENERAL SERVICES, OR HIS OR HER 44 DESIGNEE;

45 (II) THE STATE COMPTROLLER, OR HIS OR HER DESIGNEE;

46 (III) THE ATTORNEY GENERAL, OR HIS OR HER DESIGNEE;

47 (IV) ONE MEMBER APPOINTED BY THE TEMPORARY PRESIDENT OF THE SENATE;

48 (V) ONE MEMBER APPOINTED BY THE SPEAKER OF THE ASSEMBLY;

49 (VI) ONE MEMBER APPOINTED BY THE SENATE MINORITY LEADER;

50 (VII) ONE MEMBER APPOINTED BY THE ASSEMBLY MINORITY LEADER;

51 (VIII) ONE MEMBER APPOINTED BY THE GOVERNOR WHO SHALL BE REPRESEN-52 TATIVE OF PUBLIC AUTHORITIES OR PUBLIC BENEFIT CORPORATIONS; AND

53 (IX) ONE MEMBER APPOINTED BY THE CHIEF JUDGE OF THE COURT OF APPEALS.

(B) THE MEMBERS OF THE COUNCIL SHALL RECEIVE NO COMPENSATION FOR THEIR
 SERVICES, BUT SHALL BE ALLOWED THEIR ACTUAL AND NECESSARY EXPENSES
 INCURRED IN THE PERFORMANCE OF THEIR DUTIES.

1 (C) THE COUNCIL SHALL PROVIDE ADVICE TO THE COMMISSION WITH RESPECT TO 2 THE IMPLEMENTATION OF THE PROVISIONS OF THIS ARTICLE AS SUCH PROVISIONS 3 PERTAIN TO PROCUREMENT LOBBYING.

4 (D) THE COUNCIL SHALL ANNUALLY REPORT TO THE LEGISLATURE ANY PROBLEMS 5 IN THE IMPLEMENTATION OF THE PROVISIONS OF THIS ARTICLE AS SUCH 6 PROVISIONS PERTAIN TO PROCUREMENT LOBBYING. THE COUNCIL SHALL INCLUDE IN 7 THE REPORT ANY RECOMMENDED CHANGES TO INCREASE THE EFFECTIVENESS OF THAT 8 IMPLEMENTATION.

9 (E) THE COUNCIL SHALL, BY OCTOBER THIRTIETH, TWO THOUSAND TWELVE, 10 SUBMIT A REPORT TO THE LEGISLATURE ON THE EFFECTS OF THE PROCUREMENT 11 PROVISIONS AS SET FORTH IN THIS ARTICLE INCLUDING BUT NOT LIMITED TO ANY 12 CHANGES IN THE NUMBER AND NATURE OF VENDORS AND PROSPECTIVE VENDORS 13 AFTER JANUARY FIRST, TWO THOUSAND EIGHT.

14 S 9. This act shall take effect immediately; provided, however, that 15 section one of this act shall take effect on the first of January next 16 succeeding the date on which this act shall have become a law.