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IN SENATE

May 1, 2012

Introduced by Sen. BONACIC -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to confer authority on the state comptroller to verify and pay the claim of A. Servidone, Inc./B. Anthony Construction Corp., J.V. against the state of New York with respect to construction of a project known as the reconstruction and bridge replacement on Route 17 at Exit 122 in the Town of Wallkill, Orange County, New York

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

Section 1. The legislature finds that A. Servidone, Inc./B. 1 Anthony Construction Corp., J.V. was engaged and authorized by the state, acting 2 by and through the New York State Department of Transportation, on or 3 4 about October 6, 2011, to perform a construction project known as the 5 reconstruction and bridge replacement on Route 17 at Exit 122 in the Town of Wallkill, Orange County, New York (NYSDOT Contract No. D261655), 6 7 and having commenced performance and making substantial progress, the 8 contractor is threatened by financial loss, by reason of the Decision 9 and Order issued by the Supreme Court dated March 1, 2012 in which the construction contract was found to be a nullity. A. Servidone, Inc./B. 10 Anthony Construction Corp., J.V. made purchases and executed subcon-11 tracts and purchase orders in furtherance of the project. It is further 12 13 found that A. Servidone, Inc./B. Anthony Construction Corp., J.V. undertook and executed the aforesaid work in good faith and without 14 wrongful intent and that by virtue of the benefits received by the state 15 16 and the consideration rendered by A. Servidone, Inc./B. Anthony 17 Construction Corp., J.V. through its performance of such work, a clear 18 moral obligation has arisen on the part of the state to compensate and 19 damages for the loss sustained by A. Servidone, Inc./B. Anthony pay Construction Corp., J.V. on account of the work performed and the work 20 that it was not able to perform by virtue of the Decision and Order, in 21 22 the manner set forth in this act. In this connection, A. Servidone, Inc./B. Anthony Construction Corp., J.V. submitted a verified statement 23 24 of claim in the sum \$22,323,588.00.

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

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S 2. Notwithstanding any other provision of law, the comptroller is 1 2 hereby authorized to verify the amounts submitted by A. Servidone, 3 Inc./B. Anthony Construction Corp., J.V. in its statement of claim and 4 such other amounts that may be due or come due on account of the cessa-5 tion of work and approve payment of the claim by A. Servidone, Inc./B. 6 Anthony Construction Corp., J.V. and its subcontractors, suppliers and 7 materialmen who performed or were under a commitment to perform the 8 construction project known as the reconstruction and bridge replacement 9 on Route 17 at Exit 122 in the Town of Wallkill, Orange County, New York 10 (NYSDOT Contract No. D261655). 11 Payment under this act shall be made from funds heretofore allocated 12 and encumbered for such construction work or from general funds and 13 shall include such amount to pay for the damages sustained by A. Servidone, Inc./B. Anthony Construction Corp., J.V. and its subcontractors, 14 15 suppliers and materialmen, including, but not limited to, the following: 16 (1) The costs incurred in performing work, including work that was 17 extra or additional to the scope of work, and the purchase of material 18 and purchase and rental of equipment. This includes, but is not limited 19 to, work performed and requisitioned but not paid, work performed but 20 not paid in full, work completed but not on a pay requisition and the 21 initial office set up cost.

22 (2) The costs incurred as a result of the stop work order.

23 (3) The costs incurred in the premature cessation of work, including, 24 but not limited to:

25 Professional fees related to the premature ending of the contract a. 26 and bookkeeping expenses.

27 b. Demobilization of equipment and facilities.

c. Rental payments for field offices for the full rental period.

29 d. Travel expenses of officers and employees.

30 e. Insurance premiums to the date of cancellation that is authorized in writing by the state and any penalty therefor. 31

32 Storage and yard expenses, equipment, maintenance, warehousing, f. 33 moving and freight expenses to hold and/or ship materials scheduled to 34 be delivered to the job site.

35 Permanent materials (including steel H piles, drainage structures, q. 36 reinforced concrete pipe, corrugated plastic pipe, miscellaneous materi-37 als for drainage structure, epoxy coated reinforcing steel and various 38 other materials).

39 h. Temporary materials (including temporary concrete barrier and end 40 sections, glare screen, prefabricated silt dike, architectural patterning of concrete surfaces, temporary seed and mulch tackifier and tempo-41 42 rary crane mats.

43 (4) For work done directly by A. Servidone, Inc./B. Anthony Construction Corp., J.V. profit and overhead, including, but not limit-44 45 ed to, job-site overhead and actual and projected unabsorbed home office overhead, and anticipated profit. Included in the definition of work is 46 the preparation of shop drawings, data sheets, plans and design. 47

48 (5) For work done by a subcontractor, supplier and/or materialman, the job-site overhead and actual and projected unabsorbed home office over-49 50 head of the subcontractor, supplier and/or materialman, but not less 51 than ten percent shall be added to the cost of labor, equipment and materials, and to the cost of labor, equipment and materials plus over-52 head there shall be added the profit of the subcontractor, supplier 53 54 and/or materialman and anticipated profit of not less than ten percent 55 for the subcontractor's profit. Labor and materials shall include the 56 cost of shop drawing, data sheets, plans and design. To this amount

- there shall be added sixteen percent for the overhead and profit of A. Servidone, Inc./B. Anthony Construction Corp., J.V. (6) Loss of pending contract to supply excavated materials to old
- battery plant. S 3. This act shall take effect immediately.