

975--A

2011-2012 Regular Sessions

I N   S E N A T E

(PREFILED)

January 5, 2011

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Introduced by Sens. HASSELL-THOMPSON, DUANE, KRUEGER, MONTGOMERY, PARKER  
-- read twice and ordered printed, and when printed to be committed to  
the Committee on Higher Education -- recommitted to the Committee on  
Higher Education 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 education law, in relation to establishing a sweat-  
free code of conduct for apparel licensed by the colleges and univer-  
sities of the state university; and to amend the labor law, in  
relation to the special task force for the apparel industry

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

1     Section 1. Short title. This act shall be known and may be cited as  
2     the "ethical business conduct in higher education act".  
3     S 2. Legislative intent. The legislature hereby finds that the state  
4     university of New York has not responded to decades old requests that  
5     its campuses disaffiliate their business relationships with sweatshops  
6     in the production and licensing of campus apparel. It is now clear that  
7     voluntary action by each campus is no longer an option and that the time  
8     has come to require a system-wide set of rules and regulations be put in  
9     place by the chancellor and board of trustees of the state university of  
10    New York.  
11    For years, lawmakers, religious and labor groups have criticized state  
12    university campus' affiliations with apparel manufacturers who are  
13    indifferent to the fact that workers making university apparel face  
14    abusive treatment, excessive working hours, dangerous conditions and  
15    wages that are inadequate to meet basic needs.  
16    There continues to be a strong demand that all state university  
17    campuses diligently adopt sweat-free standards in the purchase of  
18    athletic apparel and in the licensing of campus merchandise. Advocates

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

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1 on behalf of working people deplore the repression and exploitation of  
2 apparel workers in Latin America and elsewhere in the world. The univer-  
3 sities and colleges of the state university of New York should be a  
4 model for ethical business conduct, both for their students and the  
5 broader public. It is past time for the state university system adminis-  
6 tration and all its campuses to affiliate with the sweat-free and worker  
7 rights work of the Worker Rights Consortium and the Designated Supplier  
8 Program and end their business relationships that are de facto support  
9 for sweatshop conditions.

10 Presently 60 of the 64 state university campuses have failed to take  
11 the example or lead of the universities at Albany and Buffalo, which  
12 have adopted the Designated Supplier Program, and the colleges at New  
13 Paltz and Cortland, all four of which have affiliated with the Worker  
14 Rights Consortium to ensure sweat-free manufacturing.

15 It is obvious that where there has been strong leadership and commit-  
16 ment to protecting worker rights this issue has been resolved. However,  
17 we cannot wait indefinitely for the other 60 campuses to engage in  
18 ethical business behavior that demonstrates our national respect for  
19 human rights, worker rights and anti-child labor rights.

20 It is well understood by organized labor, religious organizations and  
21 social justice groups that the apparel industry continues to operate  
22 under a paradigm of cost-cutting without respect to human consequence,  
23 the tragic results of which are the sweatshop conditions that plague the  
24 supply chains of university licensed apparel. All state university  
25 campuses that have not already done so must adopt sweat-free codes of  
26 conduct to which apparel manufacturers producing university apparel must  
27 adhere.

28 It is the findings of the legislature that in order to comprehensively  
29 remedy this situation it must be required that the state university  
30 administration put in place strict policies for all its campuses with  
31 regard to how their apparel is manufactured. It is unacceptable that  
32 after all the years of calls to end such practices, campus administra-  
33 tors continue to ignore the violations of human rights that take place  
34 in order for their campus apparel to be manufactured and sold.

35 S 3. The education law is amended by adding a new section 361 to read  
36 as follows:

37 S 361. SWEAT-FREE CODE OF CONDUCT. 1. THE CHANCELLOR OF THE STATE  
38 UNIVERSITY SHALL, ON OR BEFORE JANUARY THIRTY-FIRST, TWO THOUSAND THIR-  
39 TEEN, DEVELOP AND DRAFT A SWEAT-FREE CODE OF CONDUCT FOR THE PURCHASE  
40 AND LICENSING OF APPAREL BY STATE-OPERATED INSTITUTIONS. SUCH CODE, TO  
41 THE EXTENT PRACTICABLE, SHALL MEET OR EXCEED THE LABOR STANDARDS, AND  
42 BUSINESS AND FACTORY DISCLOSURE REQUIREMENTS ENUMERATED IN WORKER RIGHTS  
43 CONSORTIUM'S MODEL CODE OF CONDUCT. THE CODE SHALL REQUIRE EACH  
44 STATE-OPERATED INSTITUTION TO AFFILIATE WITH THE WORKER RIGHTS CONSORTI-  
45 UM AND PARTICIPATE IN THE DESIGNATED SUPPLIER PROGRAM FOR THE PURPOSE OF  
46 EFFECTIVELY ENFORCING THE PROVISIONS OF SUCH CODE. FURTHERMORE, THE  
47 SWEAT-FREE CODE OF CONDUCT SHALL PROVIDE THAT EVERY CONTRACT BETWEEN A  
48 STATE-OPERATED INSTITUTION AND ANY APPAREL MANUFACTURER SHALL INCLUDE A  
49 PROVISION PROVIDING FOR THE TERMINATION AND NULLIFICATION OF SUCH  
50 CONTRACT UPON ANY FINDING OF A VIOLATION OF THE SWEAT-FREE CODE OF  
51 CONDUCT IN FACILITIES THAT SUCH MANUFACTURER OPERATES OR FROM WHOM SUCH  
52 MANUFACTURER PURCHASES PRODUCTS. SUCH CODE OF CONDUCT SHALL PROVIDE  
53 THAT NOTICE OF ANY SUCH VIOLATION MAY BE PROVIDED BY THE WORKER RIGHTS  
54 CONSORTIUM. THE SWEAT-FREE CODE OF CONDUCT SHALL PROVIDE FOR A REMEDI-  
55 ATION PROCESS WHEREBY ANY SUCH MANUFACTURER MAY BE GRANTED THE OPPORTU-  
56 NITY TO TAKE CORRECTIVE ACTION PRIOR TO CONTRACT TERMINATION. SUCH REME-

DIATION PROCESS, TO THE EXTENT PRACTICABLE, SHALL REFLECT THE PROCESS DESCRIBED IN THE MODEL CODE OF CONDUCT OF THE WORKER RIGHTS CONSORTIUM.

2. SUCH CHANCELLOR SHALL, ON OR BEFORE JANUARY THIRTY-FIRST, TWO THOUSAND THIRTEEN, SUBMIT TO THE STATE UNIVERSITY TRUSTEES THE CODE OF CONDUCT DEVELOPED AND DRAFTED PURSUANT TO SUBDIVISION ONE OF THIS SECTION. SUCH CODE OF CONDUCT SHALL BE ADOPTED BY THE STATE UNIVERSITY TRUSTEES ON OR BEFORE MARCH THIRTIETH, TWO THOUSAND THIRTEEN, AS RULES AND REGULATIONS APPLICABLE TO ALL STATE-OPERATED INSTITUTIONS. SUCH RULES AND REGULATIONS SHALL INCLUDE PROVISIONS FOR THE ENFORCEMENT THEREOF TO ENSURE FULL COMPLIANCE THEREWITH BY STATE OPERATED INSTITUTIONS.

3. ON OR BEFORE SEPTEMBER FIRST, TWO THOUSAND THIRTEEN, THE CHANCELLOR OF THE STATE UNIVERSITY SHALL SUBMIT A PRELIMINARY REPORT TO THE GOVERNOR AND THE LEGISLATURE WHICH SHALL INCLUDE A LIST OF THE STATE-OPERATED INSTITUTIONS WHICH HAVE COME INTO COMPLIANCE WITH THE SWEAT-FREE CODE OF CONDUCT, AND WHEN ANY PURCHASING AND LICENSING AGREEMENTS WITH APPAREL MANUFACTURERS WHICH HAVE FAILED TO COMPLY WITH THE PROVISIONS OF SUCH CODE OF CONDUCT, WILL EXPIRE. SUCH PRELIMINARY REPORT SHALL INCLUDE A LIST OF EACH STATE-OPERATED INSTITUTION THAT HAS AFFILIATED WITH THE WORKER RIGHTS CONSORTIUM AND PARTICIPATES IN THE DESIGNATED SUPPLIER PROGRAM.

4. THE CHANCELLOR OF THE STATE UNIVERSITY SHALL, ON OR BEFORE JANUARY THIRTY-FIRST, TWO THOUSAND FOURTEEN, SUBMIT A FINAL REPORT TO THE GOVERNOR AND THE LEGISLATURE WHICH SHALL INCLUDE A LIST OF THE STATE-OPERATED INSTITUTIONS WHICH HAVE COME INTO COMPLIANCE WITH THE SWEAT-FREE CODE OF CONDUCT, A LIST OF EACH STATE-OPERATED INSTITUTION THAT HAS AFFILIATED WITH THE WORKER RIGHTS CONSORTIUM AND PARTICIPATES IN THE DESIGNATED SUPPLIER PROGRAM, AND WHEN ANY PURCHASING AND LICENSING AGREEMENTS WITH APPAREL MANUFACTURERS WHICH HAVE FAILED TO COMPLY WITH THE PROVISIONS OF SUCH CODE OF CONDUCT, WILL EXPIRE.

5. THE CHIEF EXECUTIVE OFFICER OF EACH STATE-OPERATED INSTITUTION WHICH HAS FAILED TO COMPLY WITH THE CODE OF CONDUCT OR AFFILIATE WITH THE WORKER RIGHTS CONSORTIUM AND PARTICIPATE IN THE DESIGNATED SUPPLIER PROGRAM ON OR BEFORE MARCH FIRST, TWO THOUSAND FOURTEEN, SHALL SUBMIT, BY FIRST CLASS MAIL, TO THE GOVERNOR, EACH MEMBER OF THE LEGISLATURE AND EACH MEMBER OF THE STATE UNIVERSITY TRUSTEES A DETAILED EXPLANATION OF THE DELAY IN COMPLIANCE AND/OR AFFILIATION, AND WHEN FULL COMPLIANCE, AFFILIATION AND/OR PARTICIPATION WILL BE COMPLETED.

6. ON OR BEFORE SEPTEMBER FIRST, TWO THOUSAND FOURTEEN, THE STATE UNIVERSITY TRUSTEES SHALL REPORT TO THE GOVERNOR AND THE LEGISLATURE ON THE ACTIONS THAT HAVE BEEN TAKEN TO ENFORCE COMPLIANCE WITH THE PROVISIONS OF THE CODE OF CONDUCT.

7. NO PROVISION OF THIS SECTION, OR ANY RULE, REGULATION OR CODE OF CONDUCT ADOPTED PURSUANT THERETO, SHALL BE DEEMED TO ESTABLISH ANY POWER OR DUTY IN VIOLATION OF ANY FEDERAL LAW, RULE OR REGULATION.

S 4. The opening paragraph of section 342 of the labor law, as amended by chapter 41 of the laws of 2004, is amended to read as follows:

The commissioner is authorized to establish a special task force for the purpose of concentrating enforcement of the labor law affecting production employees in the apparel industry in New York state and otherwise exercising the duties and powers set forth in sections three hundred forty-three and three hundred forty-four of this article. NOT LESS THAN ONE MEMBER OF SUCH TASK FORCE SHALL BE A REPRESENTATIVE OF THE STATE UNIVERSITY OF NEW YORK. Such special task force shall be empowered to investigate and conduct inspections at locations where an apparel industry contractor is operating.

S 5. This act shall take effect immediately.