4760

2013-2014 Regular Sessions

IN ASSEMBLY

February 8, 2013

Introduced by M. of A. MAGEE -- read once and referred to the Committee on Labor

AN ACT to amend the labor law, in relation to eliminating the delivery of fossil fuel from those building services for which municipalities are required to pay prevailing wage

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

1 Section 1. Subdivision 1 of section 230 of the labor law, as amended 2 by chapter 542 of the laws of 1984, is amended to read as follows:

1. "Building service employee" or "employee" means any person perform-3 ing work in connection with the care or maintenance of an existing 4 5 building, or in connection with the transportation of office furniture or equipment to or from such building, [or in connection with the transportation and delivery of fossil fuel to such building,] for a contrac-6 7 8 under a contract with a public agency which is in excess of one tor thousand five hundred dollars and the principal purpose of which is 9 to furnish services through the use of building service employees. 10

11 "Building service employee" or "employee" includes, but is not limited, to, watchman, guard, doorman, building cleaner, porter, handyman, 12 13 janitor, gardener, groundskeeper, stationary fireman, elevator operator and starter, window cleaner, and occupations relating to the collection 14 15 garbage or refuse, and to the transportation of office furniture and of 16 equipment, [and to the transportation and delivery of fossil fuel] but does not include clerical, sales, professional, technician and related 17 18 occupations.

19 "Building service employee" or "employee" also does not include any 20 employee to whom the provisions of articles eight and [eight-a] EIGHT-A 21 of this chapter are applicable.

22 S 2. This act shall take effect immediately.

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

LBD08128-01-3