8898--A

## IN ASSEMBLY

## February 27, 2014

Introduced by M. of A. MAGEE -- read once and referred to the Committee on Labor -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the insurance law and the workers' compensation law, in relation to exempting members of supervised collegiate summer baseball leagues from the definition of employees for purposes of workers' compensation insurance

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

Section 1. The insurance law is amended by adding a new section 3443-a to read as follows:

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S 3443-A. SUPERVISED COLLEGIATE SUMMER BASEBALL LEAGUES. AMATEUR. UNPAID, COLLEGIATE PLAYERS, EXCEPT THOSE DETERMINED TO BE EMPLOYEES PURSUANT TO THE NATIONAL LABOR RELATIONS ACT, IN A SUPERVISED COLLEGIATE SUMMER BASEBALL LEAGUE OPERATED ON A FOR-PROFIT BASIS BESHALL THE DEFINITION OF EMPLOYEE PURSUANT TO SUBDIVISION FOUR OF SECTION TWO OF THE WORKERS' COMPENSATION LAW. AS SUCH, ANINSURER COMPENSATION AND EMPLOYERS' LIABILITY INSURANCE POLICY SHALL NOT BE REQUIRED TO PROVIDE COVERAGE TO AMATEUR, UNPAID, COLLEGIATE PLAY-ERS, EXCEPT THOSE DETERMINED TO BE EMPLOYEES PURSUANT TO THE NATIONAL LABOR RELATIONS ACT, IN SAID COLLEGIATE SUMMER BASEBALL LEAGUE.

S 2. The opening paragraph of subdivision 4 of section 2 of the workers' compensation law, as amended by chapter 558 of the laws of 2013, is amended to read as follows:

"Employee" means a person engaged in one of the occupations enumerated in section three of this article or who is in the service of an employer whose principal business is that of carrying on or conducting a hazardous employment upon the premises or at the plant, or in the course of his or her employment away from the plant of his or her employer; "employee" shall also mean for the purposes of this chapter any individual performing services in construction for a contractor who does not overcome the presumption of employment as provided under section eight hundred sixty-one-c of the labor law; "employee" shall also mean for the purposes of this chapter any individual performing services in the

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

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commercial goods transportation industry for a commercial goods transportation contractor who does not overcome the presumption of employment 3 provided under section eight hundred sixty-two-b of the labor law; shall also mean for the purposes of this chapter civil defense volunteers who are personnel of volunteer agencies sponsored or 5 6 authorized by a local office under regulations of the civil defense 7 commission, to the extent of the provisions of groups seventeen 8 nineteen; "employee" shall at the election of a municipal corporation made pursuant to local law duly enacted also mean a member of an auxil-9 10 iary police organization authorized by local law; and for the purposes of this chapter only a newspaper carrier under the age of eighteen years 11 as defined in section thirty-two hundred twenty-eight of the education 12 and shall not include domestic servants except as provided in 13 14 section three of this [chapter] ARTICLE, and except where the 15 elected to bring such employees under the law by securing compensation in accordance with the terms of section fifty of this chapter. 16 17 term "employee" shall not include persons who are members of a 18 supervised amateur athletic activity operated on a non-profit basis, OR 19 WHO ARE AMATEUR, UNPAID PLAYERS IN A SUPERVISED COLLEGIATE 20 SUMMER BASEBALL LEAGUE OPERATED ON A FOR-PROFIT BASIS, EXCEPT THOSE 21 AMATEUR, UNPAID PLAYERS IN A SUPERVISED COLLEGIATE SUMMER BASEBALL LEAG-22 OPERATED ON A FOR-PROFIT BASIS WHO ARE DETERMINED TO BE EMPLOYEES 23 PURSUANT TO THE NATIONAL LABOR RELATIONS ACT, provided that said 24 [members] PERSONS are not also otherwise engaged or employed by any 25 person, firm or corporation participating in said athletic activity OR 26 COLLEGIATE SUMMER BASEBALL LEAGUE, nor shall it include the spouse or 27 minor child of an employer who is a farmer unless the services of such 28 spouse or minor child shall be engaged by said employer under an express 29 contract of hire nor shall it include an executive officer of a corporation who at all times during the period involved owns all of the issued and outstanding stock of the corporation and holds all of the 30 31 32 offices pursuant to paragraph (e) of section seven hundred fifteen of 33 the business corporation law or two executive officers of a corporation 34 who at all times during the period involved between them own all of 35 issued and outstanding stock of such corporation and hold all such offices except as provided in subdivision six of section fifty-four 36 37 this chapter provided, however, that where there are two executive offi-38 cers of a corporation each officer must own at least one share of stock, 39 shall it include a self-employed person or a partner of a partner-40 ship as defined in section ten of the partnership law who is not covered under a compensation insurance contract or a certificate of self-insu-41 rance as provided in subdivision eight of section fifty-four of this 42 43 chapter, nor shall it include farm laborers except as provided in group 44 fourteen-b of section three of this [chapter] ARTICLE. If a farm labor 45 contractor recruits or supplies farm laborers for work on a farm, such farm laborers shall for the purposes of this chapter be deemed to be 46 47 employees of the owner or lessee of such farm. The term "employee" shall not include baby sitters as defined in subdivision three of section 48 49 hundred thirty-one and subdivision three of section one hundred thirty-50 two of the labor law or minors fourteen years of age or over engaged in 51 casual employment consisting of yard work and household chores in and about a one family owner-occupied residence or the premises of 52 profit, non-commercial organization, not involving the use of power-dri-53 54 ven machinery. The term "employee" shall not include persons engaged by 55 the owner in casual employment consisting of yard work, household chores 56 and making repairs to or painting in and about a one-family owner-occuA. 8898--A

pied residence. The term "employee" shall not include the services of a licensed real estate broker or sales associate if it be proven that (a) substantially all of the remuneration (whether or not paid in cash) for services performed by such broker or sales associate is directly related to sales or other output (including the performance of services) 5 6 rather than to the number of hours worked; (b) the services performed by the broker or sales associate are performed pursuant to a written 7 8 contract executed between such broker or sales associate and the person for whom the services are performed within the past twelve to fifteen 9 10 months; and (c) the written contract provided for in paragraph (b) of this subdivision was not executed under duress and contains the follow-11 12 ing provisions:

13 S 3. This act shall take effect immediately.