## 5359

2013-2014 Regular Sessions

IN ASSEMBLY

February 25, 2013

- Introduced by M. of A. KOLB, CORWIN -- Multi-Sponsored by -- M. of A. CROUCH, JORDAN, P. LOPEZ -- read once and referred to the Committee on Labor
- AN ACT to amend the labor law, in relation to establishing a training wage

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

1 Section 1. Section 652 of the labor law is amended by adding a new 2 subdivision 6 to read as follows:

3 6. TRAINING WAGE. A TRAINING WAGE EOUAL TO EIGHTY-FIVE PERCENT OF THE STATE MINIMUM WAGE OR THE FEDERAL MINIMUM WAGE, WHICHEVER 4 IS GREATER, 5 MAY BE PAID TO A YOUTH WHO HAS NO PRIOR JOB EXPERIENCE. FOR THE PURPOSE OF THIS SUBDIVISION, YOUTH IS DEFINED AS A PERSON WHO HAS б NOT YETEIGHTEEN AND PRIOR JOB EXPERIENCE IS DEFINED AS 7 AGE OF REACHED THE8 EMPLOYMENT WHERE AN EMPLOYEE WOULD HAVE BEEN ACCOUNTED FOR ON AN EMPLOY-ER'S PAYROLL RECORDS. NO YOUTH WILL BE PAID A TRAINING WAGE 9 FOR MORE THAN ONE HUNDRED EIGHTY DAYS. EMPLOYERS ARE LIMITED TO NO MORE THAN SIX 10 EMPLOYEES RECEIVING A TRAINING WAGE AT ANY ONE PARTICULAR LOCATION. 11 AΤ TIME WILL A YOUTH RECEIVING A TRAINING WAGE BE USED TO DISPLACE AN 12 NO 13 EMPLOYEE WHO IS RECEIVING A WAGE EQUAL TO OR GREATER THAN THE STATE 14 MINIMUM WAGE.

15 S 2. This act shall take effect immediately.

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

LBD09189-01-3