9698

IN ASSEMBLY

May 16, 2014

Introduced by M. of A. BRONSON -- read once and referred to the Committee on Governmental Operations

AN ACT to amend the state finance law, in relation to the cost effectiveness of consultant contracts by state agencies; and providing for the repeal of such provisions upon expiration thereof

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

Section 1. Legislative intent. The legislature hereby finds and declares that it is in the public interest to enact a cost benefit review process when a state agency enters into contracts for personal services. New York State spends over \$3.5 billion annually on personal 5 service contracts, over \$840 million more than the State spent on these contracts in SFY 2003-04, a 32% increase. Despite an Executive Order implemented a post contract review process for some personal 8 service contracts the cost of those contracts continues to escalate every year well above the inflation rate. In addition the State Finance 9 Law does not require state agencies to compare the cost or quality of 10 personal services to be provided by consultants with the cost or quality 11 providing the same services by the state employees. Numerous audits 12 13 by the Office of State Comptroller as well as a KPMG study commissioned the department of transportation have found that consultants hired 14 15 under personal service contracts can cost between fifty percent 16 seventy-five percent more than state employees that do the exact same work including the cost of state employee benefits. The Contract Disclo-17 18 sure Law (Chapter 10 of the laws of 2006) required consultants who 19 provide personal services to file forms for each contract that outline 20 how many consultants they hired, what titles they employed them in and 21 how much they paid them. A review of these forms shows that the average consultant makes about fifty percent more than state employees doing 22 comparable work. It is in the public interest for state agencies to 23 24 compare the cost of doing work by consultants with the cost of doing the same work with state employees as well as document whether or not such 26 work can be done by state employees. If state government is to be smar-

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

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ter, more efficient, and transparent then a cost benefit analysis process that makes its findings public should be required by law.

- S 2. Section 163 of the state finance law is amended by adding a new subdivision 15 to read as follows:
- 5 15. CONSULTANT SERVICES. A. BEFORE A STATE AGENCY ENTERS INTO A CONTRACT FOR CONSULTANT SERVICES WHICH IS ANTICIPATED TO COST MORE THAN 6 7 TWO HUNDRED FIFTY THOUSAND DOLLARS IN A TWELVE MONTH PERIOD AGENCY SHALL CONDUCT A COST COMPARISON REVIEW TO DETERMINE WHETHER THE 9 SERVICES TO BE PROVIDED BY THE CONSULTANT CAN BE PERFORMED AT EQUAL OR 10 LOWER COST BY UTILIZING STATE EMPLOYEES, UNLESS THE CONTRACT MEETS ONE OF THE EXCEPTIONS SET FORTH IN PARAGRAPH B OF THIS SUBDIVISION. AS USED 11 12 THIS SECTION, THE TERM "CONSULTANT SERVICES" SHALL MEAN ANY CONTRACT ENTERED INTO BY A STATE AGENCY FOR ANALYSIS, EVALUATION, RESEARCH, 13 14 TRAINING, DATA PROCESSING, COMPUTER PROGRAMMING, ENGINEERING INCLUDING PROFESSIONAL DESIGN SERVICES, HEALTH SERVICES, MENTAL HEALTH SERVICES, 16 ACCOUNTING, AUDITING, OR SIMILAR SERVICES, BUT SHALL NOT INCLUDE LEGAL SERVICES OR SERVICES IN CONNECTION WITH LITIGATION INCLUDING 17 18 WITNESSES AND SHALL NOT INCLUDE CONTRACTS FOR CONSTRUCTION OF PUBLIC 19 WORKS. FOR PURPOSES OF THIS SUBDIVISION, THE COSTS OF PERFORMING SERVICES BY STATE EMPLOYEES SHALL INCLUDE ANY SALARY, PENSION COSTS, ALL 20 21 BENEFIT COSTS, COSTS THAT ARE REQUIRED FOR EQUIPMENT, FACILITIES AND ALL OTHER OVERHEAD. THE COSTS OF CONSULTANT SERVICES SHALL INCLUDE TOTAL COST OF THE CONTRACT INCLUDING COSTS THAT ARE REQUIRED FOR 23 24 EQUIPMENT, FACILITIES AND ALL OTHER OVERHEAD AND ANY CONTINUING 25 COSTS DIRECTLY ASSOCIATED WITH A CONTRACTOR PROVIDING A CONTRACTED FUNC-26 INCLUDING, BUT NOT LIMITED TO, THOSE COSTS FOR INSPECTION, SUPER-27 VISION, MONITORING OF THE CONTRACTOR'S WORK AND ANY PRO RATA SHARE 28 COSTS OR EXPENSES, INCLUDING ADMINISTRATIVE SALARIES AND BENE-EXISTING 29 FITS, RENT, EQUIPMENT COSTS, UTILITIES AND MATERIALS. THE COST COMPAR-ISON SHALL BE EXPRESSED WHERE FEASIBLE AS AN HOURLY RATE, OR WHERE SUCH 30 A CALCULATION IS NOT FEASIBLE, AS A TOTAL ESTIMATED COST FOR THE 31 32 IPATED TERM OF THE CONTRACT.
 - B. A COST COMPARISON SHALL NOT BE REQUIRED IF THE CONTRACTING AGENCY DEMONSTRATES:
 - (I) THE SERVICES ARE INCIDENTAL TO THE PURCHASE OF REAL OR PERSONAL PROPERTY; OR
 - (II) THE CONTRACT IS NECESSARY IN ORDER TO AVOID A CONFLICT OF INTEREST ON THE PART OF THE AGENCY OR ITS EMPLOYEES; OR
 - (III) THE SERVICES ARE OF SUCH A HIGHLY SPECIALIZED NATURE THAT IT IS NOT FEASIBLE TO UTILIZE STATE EMPLOYEES TO PERFORM THEM OR REQUIRE SPECIAL EQUIPMENT THAT IS NOT FEASIBLE FOR THE STATE TO PURCHASE OR LEASE; OR
 - (IV) THE SERVICES ARE OF SUCH AN URGENT NATURE THAT IT IS NOT FEASIBLE TO UTILIZE STATE EMPLOYEES; OR
 - (V) THE SERVICES ARE ANTICIPATED TO BE SHORT TERM AND ARE NOT LIKELY TO BE EXTENDED OR REPEATED AFTER THE CONTRACT IS COMPLETED; OR
 - (VI) A QUANTIFIABLE IMPROVEMENT IN SERVICES THAT CANNOT BE REASONABLY DUPLICATED.
- C. NOTHING IN THIS SECTION SHALL BE DEEMED TO AUTHORIZE A STATE AGENCY TO ENTER INTO A CONTRACT WHICH IS OTHERWISE PROHIBITED BY LAW.
- D. ALL DOCUMENTS RELATED TO THE COST COMPARISON REQUIRED BY THIS SUBDIVISION AND THE DETERMINATIONS MADE PURSUANT TO PARAGRAPH B OF THIS SUBDIVISION SHALL BE PUBLIC RECORDS SUBJECT TO DISCLOSURE PURSUANT TO ARTICLE SIX OF THE PUBLIC OFFICERS LAW.

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E. THIS ANALYSIS SHALL BE COMPLETED NO MORE THAN THIRTY DAYS AFTER IT COMMENCES AND MUST BE INITIATED WITHIN THREE DAYS OF THE CONTRACT BEING IDENTIFIED.

- S 3. On or before December 31, 2016 the office of general services shall prepare a report, to be delivered to the governor, the temporary president of the senate and the speaker of the assembly. Such report shall include, but need not be limited to, an analysis of the effectiveness of the cost comparison study and an analysis of the cost savings associated with performing such cost comparison.
- 10 S 4. This act shall take effect on the ninetieth day after it shall 11 have become a law and shall expire and be deemed repealed December 31, 12 2017; provided, however, that the amendments to section 163 of the state 13 finance law made by section one of this act shall not affect the repeal 14 of such section and shall be deemed repealed therewith.