2866

2013-2014 Regular Sessions

IN SENATE

January 24, 2013

Introduced by Sen. SMITH -- read twice and ordered printed, and when printed to be committed to the Committee on Labor

AN ACT to amend the labor law, in relation to establishing the summer employment program

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

Section 1. Legislative findings and declaration. The legislature finds 1 and declares that summer employment is an important formative activity 2 3 youth as they make transitions between middle and high school and for into employment or post-secondary education. The legislature also finds 4 5 the summer months provide an ideal time frame during which youth that 6 can earn money and experience the world of work without placing limita-7 tions on the time that can, and should, be spent preparing for and 8 attending classes.

9 The legislature also finds that employment for youth can be valued not 10 only in terms of the work performed but also in relation to the enhanced 11 self-esteem of participants that comes, in part, from earned income.

The legislature also finds that employment provides an opportunity for young people to gain interpersonal and employability skills, including team building, conflict resolution and problem solving, that are complementary to academic activity and that will serve employers well in the future when they have a pool of job candidates who are experienced with workplace expectations.

18 Therefore the legislature declares that a summer employment program 19 would have significant benefit for both participants and employers.

20 S 2. The labor law is amended by adding a new article 25-C to read as 21 follows:

ARTICLE 25-C

SUMMER EMPLOYMENT PROGRAM

24 SECTION 862. 25 862-A.

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862-A. ADMINISTRATION.

SHORT TITLE.

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

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1	862-B. PROGRAM.
2	862-C. PROVIDERS.
3	862-D. USE OF FUNDS.
4	862-E. REPORTING AND EVALUATION.
5	S 862. SHORT TITLE. THIS ARTICLE SHALL BE KNOWN AND MAY BE CITED AS
6	THE "SUMMER EMPLOYMENT PROGRAM".
7	S 862-A. ADMINISTRATION. 1. THE COMMISSIONER SHALL FORMULATE AND
8	ESTABLISH A SUMMER EMPLOYMENT PROGRAM FOR THE PURPOSE OF PROVIDING YOUTH
9	FOURTEEN TO TWENTY-ONE YEARS OF AGE WITH PAID SUMMER EMPLOYMENT THROUGH
10	CONTRACTS WITH LOCAL PROVIDERS ELIGIBLE TO PARTICIPATE IN THE PROGRAM
11	PURSUANT TO SECTION EIGHT HUNDRED SIXTY-TWO-C OF THIS ARTICLE. THE
12	COMMISSIONER SHALL DO THE FOLLOWING:
13	A. INSTRUCT LOCAL WORKFORCE INVESTMENT BOARDS TO DEVELOP AND ISSUE A
14	REQUEST FOR PROPOSAL FOR LOCAL ELIGIBLE PROVIDERS TO PROVIDE SUMMER
15 16	EMPLOYMENT NO LATER THAN NOVEMBER FIRST, TWO THOUSAND FOURTEEN AND EACH
$10 \\ 17$	NOVEMBER FIRST TRIENNIALLY THEREAFTER. PROPOSALS SHALL INCLUDE BUT ARE NOT LIMITED TO:
18	(I) A DESCRIPTION OF THE JOBS TO BE DEVELOPED OR FILLED; AND
	(I) A DESCRIPTION OF THE JOBS TO BE DEVELOPED OR FILLED, AND (II) WAGES AND BENEFITS;
20	B. NOTIFY LOCAL PROVIDERS NO LATER THAN MARCH FIRST OF EACH YEAR OF
$\frac{20}{21}$	PROGRAM ALLOCATION AND ENSURE THAT PROGRAMS CAN RECRUIT AND ASSIGN
22	PARTICIPANTS TO JOBS IN A TIMELY MANNER; AND
23	C. PROVIDE TECHNICAL ASSISTANCE TO PROGRAM PROVIDERS AS APPROPRIATE.
24	2. THE PROGRAM SHALL BE ADMINISTERED INDEPENDENTLY OF ANY OTHER FEDER-
25	ALLY-FUNDED YEAR-ROUND, BEFORE OR AFTER-SCHOOL, OR SUMMER JOBS PROGRAM
26	AND PROGRAM FUNDS SHALL NOT BE USED TO SUPPLANT FUNDS OTHERWISE AVAIL-
27	ABLE FROM ANY FEDERAL, STATE OR LOCAL SOURCE.
28	S 862-B. PROGRAM. 1. EMPLOYMENT OPPORTUNITIES SUPPORTED THROUGH THE
29	PROGRAM SHALL BE:
30	A. POSITIONS IN THE PUBLIC OR NOT-FOR-PROFIT SECTORS;
31	B. JOBS THAT EMPLOY INDIVIDUALS A MINIMUM OF TWENTY-FOUR HOURS PER
32	WEEK; AND
33	C. JOBS THAT ARE COMPLIANT WITH ALL STATE AND FEDERAL LABOR LAWS AND
34	HEALTH AND SAFETY STANDARDS.
35	2. PARTICIPATION SHALL BE LIMITED TO YOUTH FOURTEEN TO TWENTY-ONE
36	YEARS OF AGE. A. PRIORITY SHALL BE GIVEN TO THOSE YOUTH WHO ARE FOURTEEN
37	TO FIFTEEN YEARS OF AGE.
38	B. NOT LESS THAN SEVENTY PERCENT OF PARTICIPANTS SHALL BE FROM FAMI-
39	LIES WITH INCOME AT OR BELOW TWO HUNDRED PERCENT OF THE FEDERAL POVERTY
40	LEVEL.
41	S 862-C. PROVIDERS. PROVIDERS ELIGIBLE TO RECEIVE FUNDS UNDER THIS
42	PROGRAM ARE LIMITED TO LOCAL COMMUNITY-BASED ORGANIZATIONS, GOVERNMENT
43 44	ENTITIES AND WORKFORCE INVESTMENT BOARDS WITH PRIOR EXPERIENCE IN ADMIN-
44 45	ISTERING AND PROVIDING SUMMER YOUTH EMPLOYMENT SERVICES. PREFERENCE SHALL BE GIVEN TO COMMUNITY-BASED ORGANIZATIONS AND FURTHER PREFERENCE
45 46	SHALL BE GIVEN TO COMMUNITY AND GOVERNMENT AGENCIES WITH DEMON-
47	STRATED SUCCESSFUL EXPERIENCE IN PROVIDING YOUTH EMPLOYMENT.
48	S 862-D. USE OF FUNDS. 1. FUNDS SHALL BE USED UNDER THIS ARTICLE FOR
49	THE FOLLOWING:
50	A. WAGES AND BENEFITS;
51	B. TRANSPORTATION;
52	C. CLOTHING ALLOWANCE INCLUDING FULL-COST OF UNIFORMS; AND
53	D. TOOLS AND SUPPLIES.
54	2. NO MORE THAN TEN PERCENT OF THE FUNDS SHALL BE USED FOR ADMINISTRA-
55	TIVE PURPOSES.

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1 S 862-E. REPORTING AND EVALUATION. ON OR BEFORE DECEMBER FIRST, TWO 2 THOUSAND FIFTEEN AND ON OR BEFORE EVERY SUBSEQUENT DECEMBER FIRST, THE 3 COMMISSIONER SHALL REPORT TO THE GOVERNOR, THE TEMPORARY PRESIDENT OF 4 THE SENATE AND THE SPEAKER OF THE ASSEMBLY ON THE IMPACT OF THE PROGRAM. 5 SUCH REPORT SHALL INCLUDE, BUT NOT BE LIMITED TO:

6 1. A DESCRIPTION OF THE SUMMER POSITIONS FILLED BY PROGRAM PARTIC-7 IPANTS INCLUDING:

- 8 A. JOB TITLES;
- 9 B. WAGES AND BENEFITS; AND
- 10 C. NUMBER OF PARTICIPANTS BY AGE.
- 11 2. LISTS OF EMPLOYERS BY LOCATION.
- 12 S 3. This act shall take effect April 1, 2014.