4737

2015-2016 Regular Sessions

IN ASSEMBLY

February 5, 2015

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

AN ACT to amend the labor law, in relation to requiring the use of qualified local labor

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

Section 1. Short title. This act shall be known and may be cited as the "Regional Labor Protection Act of 2015".

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3 S 2. Legislative findings. The legislature hereby finds and declares 4 that in order to increase employment of state residents, especially 5 construction workers, it shall invest in public works projects.

6 The legislature further declares that channeling funds to such public 7 works projects for the employment of qualified local residents will 8 reduce unemployment while improving the welfare of its residents and 9 facilitating the completing of public works projects more quickly, effi-10 ciently and economically.

11 Therefore, the legislature declares that in certain limited situations 12 there shall be a preference for qualified local labor.

13 S 3. The labor law is amended by adding a new section 220-i to read as 14 follows:

15 S 220-I. USE OF QUALIFIED LOCAL LABOR. 1. NOTWITHSTANDING THE PROVISIONS OF ANY GENERAL, SPECIAL OR LOCAL LAW TO THE CONTRARY, IN THE 16 17 CONSTRUCTION OF PUBLIC WORKS PROVIDING FOR THE EXPENDITURE OF STATE PUBLIC MONEY, ANY AGENCY, BOARD, DEPARTMENT, COMMISSION 18 OR OFFICER OF 19 THE STATE OF NEW YORK, OR OF ANY POLITICAL SUBDIVISION THEREOF AS 20 DEFINED IN SECTION ONE HUNDRED OF THE GENERAL MUNICIPAL LAW, MUNICIPAL CORPORATION AS DEFINED IN SECTION SIXTY-SIX OF THE GENERAL CONSTRUCTION 21 LAW, PUBLIC BENEFIT CORPORATION, OR LOCAL OR STATE AUTHORITY AS 22 DEFINED 23 SECTION TWO OF THE PUBLIC AUTHORITIES LAW HAVING JURISDICTION OVER IN 24 THE PUBLIC WORK SHALL REQUIRE A CONTRACTOR AWARDED A CONTRACT, SUBCON-25 LEASE, GRANT, BOND, COVENANT OR OTHER AGREEMENT FOR A PROJECT TO TRACT,

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

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EMPLOY OUALIFIED LOCAL RESIDENTS WHO ARE UNEMPLOYED AT THE TIME AS 1 2 LABORERS, WORKMEN OR MECHANICS ON SAID PUBLIC WORK PROJECT WHENEVER THE 3 UNEMPLOYMENT RATE FOR CONSTRUCTION WORKERS IN A REGIONAL AREA IN NEW 4 YORK STATE AS DETERMINED AND PUBLISHED BY THE DEPARTMENT TO BE SIX PER 5 CENTUM OR MORE FOR A PERIOD OF THREE CONSECUTIVE MONTHS AND SAID 6 REQUIREMENT SHALL CONTINUE UNTIL SUCH TIME AS THE UNEMPLOYMENT RATE FOR 7 SUCH CONSTRUCTION WORKERS IN THE REGIONAL AREA SHALL BE BELOW SIX PER 8 CENTUM FOR THREE CONSECUTIVE MONTHS.

9 2. NOTWITHSTANDING THE PROVISIONS OF ANY GENERAL, SPECIAL OR LOCAL LAW 10 TO THE CONTRARY, IN THE CONSTRUCTION OF PUBLIC WORKS PROVIDING FOR THE 11 EXPENDITURE OF STATE PUBLIC MONEY, ANY AGENCY, BOARD, DEPARTMENT, COMMISSION OR OFFICER OF THE STATE OF NEW YORK, OR OF ANY POLITICAL 12 SUBDIVISION THEREOF AS DEFINED IN SECTION ONE HUNDRED OF THE GENERAL 13 14 MUNICIPAL LAW, MUNICIPAL CORPORATION AS DEFINED IN SECTION SIXTY-SIX OF THE GENERAL CONSTRUCTION LAW, PUBLIC BENEFIT CORPORATION, OR LOCAL OR 15 STATE AUTHORITY AS DEFINED IN SECTION TWO OF THE PUBLIC AUTHORITIES LAW 16 HAVING JURISDICTION OVER THE PUBLIC WORK SHALL REQUIRE A CONTRACTOR 17 18 AWARDED A CONTRACT, SUBCONTRACT, LEASE, GRANT, BOND, COVENANT OR OTHER 19 AGREEMENT FOR A PROJECT TO EMPLOY LOCAL RESIDENTS AS LABORERS, WORKMEN 20 OR MECHANICS ON SAID PUBLIC WORK PROJECT DURING AND FOR THE WORK 21 INVOLVED WITH SUCH PROJECT WHEN SUCH REQUIREMENT IS PART OF THE AGENCY, BOARD, DEPARTMENT, COMMISSION OR OFFICER OF THE STATE OF NEW YORK, POLI-22 TICAL SUBDIVISION, MUNICIPAL CORPORATION, PUBLIC BENEFIT CORPORATION OR 23 LOCAL OR STATE AUTHORITY HAVING JURISDICTION OVER THE PUBLIC WORK 24 25 REQUEST FOR PROPOSALS FOR THE PROJECT AND WHEN THE AGENCY, BOARD, DEPARTMENT, COMMISSION OR OFFICER OF THE STATE OF NEW YORK, POLITICAL 26 SUBDIVISION, MUNICIPAL CORPORATION, PUBLIC BENEFIT CORPORATION OR LOCAL 27 OR STATE AUTHORITY HAVING JURISDICTION OVER THE PUBLIC WORK DETERMINES 28 THE PUBLIC WORK PROJECT WILL BE COMPLETED MORE OUICKLY, MORE EFFI-29 THAT CIENTLY AND MORE ECONOMICALLY, THAT ITS INTEREST IN OBTAINING THE BEST 30 WORK AT THE LOWEST POSSIBLE PRICE AND OTHER CONSIDERATIONS SUCH AS THE 31 32 IMPACT OF DELAY AND THE POSSIBILITY OF COST SAVINGS ADVANTAGES, ARE BEST 33 MET BY REQUIRING QUALIFIED LOCAL RESIDENTS.

3. FOR PURPOSES OF THIS SECTION "QUALIFIED LOCAL RESIDENTS" SHALL MEAN 34 35 CITIZENS OF THE STATE OF NEW YORK WHO HAVE BEEN RESIDING IN THE REGIONAL AREA OF THE STATE WHERE THE PUBLIC WORKS PROJECT IS LOCATED FOR AT LEAST 36 37 TWELVE CONSECUTIVE MONTHS IMMEDIATELY PRIOR TO THE COMMENCEMENT OF THEIR EMPLOYMENT ON THE PUBLIC WORKS PROJECT. EACH QUALIFIED LOCAL RESIDENT 38 SHALL FURNISH SATISFACTORY PROOF OF RESIDENCE AND QUALIFICATIONS IN 39 40 THEIR TRADE OR SKILL, IN ACCORDANCE WITH RULES AND PROCEDURES ADOPTED BY 41 THE COMMISSIONER.

42 4. A VIOLATION OF THIS SECTION SHALL CONSTITUTE A MISDEMEANOR AND 43 SHALL BE PUNISHABLE BY A FINE OF NOT LESS THAN FIFTY DOLLARS NOR MORE 44 THAN FIVE HUNDRED DOLLARS, OR BY IMPRISONMENT FOR NOT LESS THAN THIRTY 45 NOR MORE THAN NINETY DAYS, OR BY BOTH FINE AND IMPRISONMENT. EACH SEPA-46 RATE CASE OF FAILURE TO EMPLOY QUALIFIED LOCAL RESIDENTS ON PUBLIC WORKS 47 PROJECTS CONSTITUTES A SEPARATE OFFENSE.

48 S 4. This act shall take effect on the thirtieth day after it shall 49 have become a law and shall control all contracts advertised or solicit-50 ed for bid on or after such effective date.