5011

2015-2016 Regular Sessions

IN ASSEMBLY

February 10, 2015

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

AN ACT to amend the general business law, in relation to fees charged by employment agencies for class "A" or "A-1" employment

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

1 Section 1. Subdivision 1 of section 185 of the general business law, 2 as amended by chapter 460 of the laws of 2012, is amended and a new 3 subdivision 1-a is added to read as follows:

4 1. Circumstances permitting fee. An employment agency shall not charge 5 or accept a fee or other consideration unless in accordance with the 6 terms of a written contract with a job applicant[, except:

7 (a) for class "A" and "A-1" employment, and except] AND after such 8 agency has been responsible for referring such job applicant to an 9 employer or such employer to a job applicant and where as a result ther-10 eof such job applicant has been employed by such employer[; and

(b)], EXCEPT for class "C" employment: [(i)] (A) after an agency has 11 12 been responsible for referring an artist to an employer or such employer to an artist and where as a result thereof such artist has been employed 13 14 by such employer; or [(ii)] (B) after an agency represents an artist in the negotiation or renegotiation of an original or pre-existing employ-15 16 ment contract and where as a result thereof the artist enters into a 17 negotiated or renegotiated employment contract. For class "C" employment pursuant to this paragraph, an employment agency shall provide an artist 18 19 with a statement setting forth in a clear and concise manner the 20 of provisions this section and section one hundred eighty-six of this 21 article. The maximum fees provided for herein for all types of place-22 ments or employment may be charged to the job applicant and a similar fee may be charged to the employer provided, however, that with regard 23 24 to placements in class "B" employment, a fee of up to one and one-half 25 times the fee charged to the job applicant may be charged to the employ-

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

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er. By agreement with an employment agency, the employer may voluntarily 1 assume payment of the job applicant's fee. The fees charged to employers 2 3 by any licensed person conducting an employment agency for rendering 4 services in connection with, or for providing employment in classes "A", "A-1" and "B", as hereinafter defined in subdivision four of this section where the applicant is not charged a fee shall be determined by 5 6 7 agreement between the employer and the employment agency. No fee shall 8 be charged or accepted for the registration of applicants for employees 9 or employment.

10 1-A. FEE REFUND. AN EMPLOYMENT AGENCY WHO HAS CHARGED OR ACCEPTED A FEE OR OTHER CONSIDERATION FOR CLASSES "A" AND "A-1" EMPLOYMENT 11 WITHOUT A CONTRACT PRIOR TO OCTOBER FIRST, TWO THOUSAND FIFTEEN SHALL REFUND THE 12 FULL AMOUNT TO THE JOB APPLICANT BY NOVEMBER FIRST, TWO THOUSAND FIFTEEN 13 14 IF: (I) SUCH FEE OR CONSIDERATION DID NOT LEAD TO THE JOB APPLICANT 15 OBTAINING EMPLOYMENT THROUGH THE EMPLOYMENT AGENCY; OR (II) THE FEEOR 16 CONSIDERATION WAS NOT APPLIED TO THE JOB APPLICANT'S ACCOUNT FOR 17 SERVICES RENDERED BY THE EMPLOYMENT AGENCY.

18 S 2. Subdivision 3 of section 185 of the general business law, as 19 amended by chapter 1010 of the laws of 1960, is amended to read as 20 follows:

21 3. Deposits, advance fees. Notwithstanding any other provisions of 22 this section, an employment agency [may] SHALL not require OR ACCEPT a deposit or advance fee from any applicant [except an applicant for class 23 24 "A" or class "A1" employment, and only to the extent of the maximum fees 25 hereinafter provided. Such deposit or advance fee shall be offset 26 against any fee charged or accepted when such employment is obtained. Any excess above the lawful fee shall be returned without demand there-27 28 for, immediately after the employment agency has been notified that such 29 employment has been obtained; and all of such deposit or advance fee shall be returned immediately upon demand therefor, if at the time of 30 the demand such employment has not been obtained]. ANY DEPOSIT OR 31 32 ADVANCE FEE COLLECTED BY AN EMPLOYMENT AGENCY PRIOR TO OCTOBER FIRST, 33 FIFTEEN MUST BE REFUNDED TO THE APPLICANT BY NOVEMBER TWO THOUSAND FIRST, TWO THOUSAND FIFTEEN IF: (I) SUCH DEPOSIT OR ADVANCE FEE DID 34 NOT JOB APPLICANT OBTAINING EMPLOYMENT THROUGH THE EMPLOYMENT 35 LEAD то THE AGENCY OR (II) THE DEPOSIT OR ADVANCE FEE WAS NOT APPLIED TO 36 THE JOB 37 APPLICANT'S ACCOUNT FOR SERVICES RENDERED BY THE EMPLOYMENT AGENCY. 38 S 3. This act shall take effect October 1, 2015.