## 5946

2015-2016 Regular Sessions

IN ASSEMBLY

March 9, 2015

Introduced by M. of A. ORTIZ -- read once and referred to the Committee on Codes

AN ACT to amend the general business law, in relation to enacting the "institutional investor recovery act"

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 "institutional investor recovery act".

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3 S 2. The general business law is amended by adding a new section 353-b 4 to read as follows:

5 S 353-B. ACTION BY CERTAIN PUBLIC RETIREMENT SYSTEMS AND MULTI-EMPLOY-6 ER HEALTH AND WELFARE RETIREMENT PLANS ORGANIZED UNDER THE TAFT-HARTLEY 7 ACT. (A) ANY PUBLIC RETIREMENT SYSTEM AS DEFINED IN SUBDIVISION TWEN-8 TY-THREE OF SECTION FIVE HUNDRED ONE OF THE RETIREMENT AND SOCIAL SECU-9 RITY LAW, OR ANY MULTI-EMPLOYER HEALTH AND WELFARE RETIREMENT PLAN ORGANIZED UNDER THE TAFT-HARTLEY ACT AND INCORPORATED UNDER THE LAWS OF 10 THIS STATE OR WHICH MAINTAINS ITS PRINCIPAL PLACE OF BUSINESS IN 11 THIS STATE, THAT IS DAMAGED IN CONNECTION WITH THE PURCHASE OR SALE OF A 12 SECURITY AS A RESULT OF THE COMMISSION OF ANY ACT PROHIBITED BY 13 SECTION 14 THREE HUNDRED FIFTY-TWO-C OF THIS ARTICLE, MAY BRING AN ACTION FOR DAMAGES AGAINST ANY PERSON, PARTNERSHIP, CORPORATION, COMPANY, 15 LIMITED LIABILITY COMPANY, TRUST, OR ASSOCIATION THAT COMMITTED, AIDED OR ABET-16 17 TED OR IN ANY WAY PARTICIPATED IN THE COMMISSION OF SUCH PROHIBITED ACT. 18 (B) NO PUBLIC RETIREMENT SYSTEM OR MULTI-EMPLOYER HEALTH AND WELFARE 19 RETIREMENT PLANS ORGANIZED UNDER THE TAFT-HARTLEY ACT THAT HAD FEWER 20 THAN ONE HUNDRED BENEFICIARIES AT THE TIME OF THE PURCHASE OR SALE OF THE SECURITY MAY BRING AN ACTION UNDER THIS SECTION. 21

22 (C) NO SUCH ACTION MAY BE BROUGHT MORE THAN SIX YEARS FROM THE TIME 23 THE PLAINTIFF DISCOVERED THE ALLEGEDLY PROHIBITED ACT OR COULD, WITH 24 REASONABLE DILIGENCE, HAVE DISCOVERED IT.

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

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1 (D) AFTER SUCH ACTION HAS BEEN BROUGHT, NOTWITHSTANDING ANY PROVISION 2 OF LAW TO THE CONTRARY, DISCLOSURE AND RELATED PROCEEDINGS SHALL NOT BE 3 STAYED DURING THE PENDENCY OF ANY MOTION TO DISMISS, UNLESS THE COURT SO 4 DIRECTS.

5 S 3. Section 353 of the general business law is amended by adding a 6 new subdivision 5 to read as follows:

5. NOTHING IN THIS ARTICLE SHALL PREEMPT ANY PURCHASER OR SELLER OF
8 SECURITIES OR COMMODITIES FROM BRINGING ANY COMMON LAW CLAIMS CONCERNING
9 ANY ALLEGED DECEPTION, MISREPRESENTATION, CONCEALMENT, SUPPRESSION,
10 FRAUD, FALSE PRETENSE OR FALSE PROMISE MADE IN CONNECTION WITH THE SALE
11 OR PURCHASE OF SUCH SECURITIES OR COMMODITIES AS DESCRIBED IN SECTION
12 THREE HUNDRED FIFTY-TWO OF THIS ARTICLE.

13 S 4. This act shall take effect immediately and shall apply to causes 14 of action accruing and actions pending before, on, or after its effec-15 tive date.