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2015-2016 Regular Sessions

IN SENATE

January 8, 2015

Introduced by Sen. AVELLA -- read twice and ordered printed, and when printed to be committed to the Committee on Labor -- recommitted to the Committee on Labor in accordance with Senate Rule 6, sec. 8 -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

ACT to amend the labor law, in relation to the state policy against restraint of trade

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

1 Section 1. The labor law is amended by adding a new article 33 to read as follows: 2

3 ARTICLE 33 4

POLICY AGAINST RESTRAINT OF TRADE

SECTION 950. POLICY.

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18 19 951. PARTICULAR RESTRAINTS OF TRADE UNENFORCEABLE.

952. BALANCING TEST.

- 950. POLICY. THELEGISLATURE HEREBY REAFFIRMS THAT THE POLICY OF THIS STATE IS TO DISFAVOR RESTRICTIVE COVENANTS IN EMPLOYMENT AS CONSTI-TUTING A RESTRAINT OF TRADE.
- S 951. PARTICULAR RESTRAINTS OF TRADE UNENFORCEABLE. A COVENANT NOT TO 11 COMPETE, OR NON-SOLICITATION AGREEMENT WITH RESPECT TO EITHER EMPLOYEES 12 13 CUSTOMERS, SHALL NOT BE ENFORCEABLE AGAINST A FORMER EMPLOYEE OR AN INDEPENDENT CONTRACTOR WHO IS NO LONGER IN A CONTRACTUAL 14 RELATIONSHIP 15 WITH THE BUSINESS, WHEN ANY ONE OF THE FOLLOWING IS TRUE:
- SUCH EMPLOYEE OR INDEPENDENT CONTRACTOR HAS BEEN TERMINATED OR 16 DISCHARGED FOR REASONS OTHER THAN MISCONDUCT. 17
 - (B) SUCH EMPLOYEE OR INDEPENDENT CONTRACTOR:
 - (I) IS NOT UNIQUE;
- 20 (II) DOES NOT POSSESS TRADE SECRETS OF THE BUSINESS OR MATERIAL 21 IS AKIN TO A TRADE SECRET;

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

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(III) HAS NOT PURCHASED OR SOLD ANY PORTION OF THE BUSINESS; AND

(IV) IS NOT A LEARNED PROFESSIONAL.

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- (C) SUCH EMPLOYEE OR INDEPENDENT CONTRACTOR IS AN ATTORNEY.
- 4 (D) THE COVENANT IS UNREASONABLE IN GEOGRAPHIC EXTENT OR IN DURATION 5 BASED ON THE CIRCUMSTANCES OF THE CASE.
- S 952. BALANCING TEST. WITH RESPECT TO EMPLOYEES WHO, OR COVENANTS WHICH, ARE OUTSIDE THE CATEGORIES DEFINED IN SECTION NINE HUNDRED FIFTY-ONE OF THIS ARTICLE, SUCH RESTRICTIVE COVENANTS SHALL BE ENFORCED ONLY WHEN THE LEGITIMATE INTEREST OF THE EMPLOYER OUTWEIGHS THE EMPLOY-10 EE'S OR INDEPENDENT CONTRACTOR'S INTEREST IN BEING ABLE TO PURSUE HIS OR HER LIVELIHOOD AND THE PUBLIC INTEREST IN FREE AND OPEN COMPETITION; AND SUCH RESTRICTIVE COVENANTS SHALL BE ENFORCED ONLY TO THE EXTENT NECES-13 SARY TO PROTECT THE EMPLOYER'S LEGITIMATE INTEREST.
- 14 S 2. This act shall take effect immediately.