5984--A

2015-2016 Regular Sessions

IN SENATE

June 16, 2015

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

AN ACT to amend the education law and the tax law, in relation to contracts for the transportation of school children

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

Section 1. Statement of legislative findings and necessity. The legislature hereby finds that for three decades beginning in 1979, following a strike by school bus workers, the school bus contracts of the board of education of the city of New York included employee protection provisions requiring transportation contractors, among other things, to give priority in hiring to employees who became unemployed because of their employers' loss of bus contract work for such board and to pay such employees the same wages and benefits they had received prior to becoming unemployed.

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Following the 2011 decision by the New York State Court of Appeals in L&M BUS CORP., ET AL., V. THE NEW YORK CITY DEPARTMENT OF EDUCATION, ET AL., the board of education of the city of New York did not include the employee protection provisions that had been part of the board's school bus contracts for over 30 years or any similar provisions in its solicitations for its school bus contracts. After the issuance of the first such Post-L&M solicitation; there was a school bus strike in January and February of 2013. During this strike, many children were either unable to attend school or were burdened, along with their families, with finding alternative modes of transportation in the heart of winter.

The legislature further finds that the board of education of the city of New York contracts with 62 companies to provide vital school bus transportation to 149,000 school-age children. Pursuant to the education

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

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law, the state reimburses the board of education of the city of New York for a substantial percentage of its school bus contract expenditures.

Accordingly, the legislature finds that the education law should be amended to require the board of education of the city of New York to include important employee protections in its procurements for school bus transportation contracts and to authorize the board of education to amend existing contracts to include these protections. Including these protections in such board's contracts will aid in avoiding service disruptions and pension withdrawal liability claims, while protecting the experienced school bus contract workforce from significant wage and benefit reductions and facilitating the retention of an experienced workforce. Inclusion of such protections will secure more cost-effective, higher quality and efficient procurement and performance of school bus transportation services.

- S 2. Paragraph a of subdivision 14 of section 305 of the education law, as amended by chapter 273 of the laws of 1999, is amended to read as follows:
- 17 18 (1) All contracts for the transportation of school children, all 19 contracts to maintain school buses owned or leased by a school district 20 that are used for the transportation of school children, all contracts 21 for mobile instructional units, and all contracts to provide, maintain 22 operate cafeteria or restaurant service by a private food service management company shall be subject to the approval of the commissioner, 23 who may disapprove a proposed contract if, in his OR HER opinion, the 24 25 interests of the district will be promoted thereby. Except as provided in paragraph e of this subdivision, all such contracts 26 27 ing an annual expenditure in excess of the amount specified for purchase contracts in the bidding requirements of the general municipal law shall 28 awarded to the lowest responsible bidder, which responsibility shall 29 30 be determined by the board of education or the trustee of a district, with power hereby vested in the commissioner to reject any or all bids 31 32 if, in his OR HER opinion, the best interests of the district will 33 promoted thereby and, upon such rejection of all bids, the commissioner shall order the board of education or trustee of the district to seek, obtain and consider new proposals. All proposals for such transporta-34 35 tion, maintenance, mobile instructional units, or cafeteria and restau-36 37 rant service shall be in such form as the commissioner may prescribe. 38 Advertisement for bids shall be published in a newspaper or newspapers designated by the board of education or trustee of the district having 39 40 general circulation within the district for such purpose. Such advertisement shall contain a statement of the time when and place where all 41 bids received pursuant to such advertisement will be publicly opened and 42 43 read either by the school authorities or by a person or persons desig-44 nated by them. All bids received shall be publicly opened and read at 45 the time and place so specified. At least five days shall elapse between the first publication of such advertisement and the date so specified 46 47 for the opening and reading of bids. The requirement for competitive 48 bidding shall not apply to an award of a contract for the transportation of pupils or a contract for mobile instructional units, if such award is 49 50 based on an evaluation of proposals in response to a request 51 proposals pursuant to paragraph e of this subdivision. The requirement 52 for competitive bidding shall not apply to annual, biennial, or triennial extensions of a contract nor shall the requirement for competitive 53 54 bidding apply to quadrennial or quinquennial year extensions of a 55 contract involving transportation of pupils, maintenance of school buses or mobile instructional units secured either through competitive bidding 56

or through evaluation of proposals in response to a request proposals pursuant to paragraph e of this subdivision, when such extensions [(1)] (I) are made by the board of education or the trustee of district, under rules and regulations prescribed by the commissioner, and, [(2)] (II) do not extend the original contract period beyond five years from the date cafeteria and restaurant service commenced there-7 under and in the case of contracts for the transportation of pupils, for the maintenance of school buses or for mobile instructional units, that such contracts may be extended, except that power is hereby vested in 9 10 the commissioner, in addition to his OR HER existing statutory authority to approve or disapprove transportation or maintenance contracts, [(i)] 11 12 (A) to reject any extension of a contract beyond the initial term thereif he OR SHE finds that amount to be paid by the district to the 13 14 contractor in any year of such proposed extension fails to reflect 15 the regional consumer price index for the N.Y., N.Y.-Northeastern, N.J. area, based upon the index for all urban consum-16 17 ers (CPI-U) during the preceding twelve month period, OR FOR 18 CONTRACTS FOR SCHOOL BUSES USED FOR THE TRANSPORTATION OF SCHOOL CHIL-19 DREN, MAINTENANCE, AND ALL CONTRACTS FOR MOBILE INSTRUCTIONAL UNITS, AMOUNT TO BE PAID BY THE DISTRICT TO THE CONTRACTOR IN ANY YEAR OF 20 21 SUCH PROPOSED EXTENSION FAILS TO REFLECT ANY PERCENTAGE DECREASE IN 22 EMPLOYMENT COST INDEX (ECI) FOR TOTAL COMPENSATION FOR PRIVATE INDUSTRY WORKERS IN THE NORTHEAST REGION (NOT SEASONALLY ADJUSTED) FOR THE FOURTH 23 QUARTER OF THE PRECEDING YEAR; [and (ii)] (B) to reject any extension of 24 25 a contract after ten years from the date transportation or maintenance 26 service commenced thereunder, or mobile instructional units were first 27 provided, if in his OR HER opinion, the best interests of the district 28 will be promoted thereby. Upon such rejection of any proposed extension, 29 commissioner may order the board of education or trustee of the district to seek, obtain and consider bids pursuant to the provisions of 30 this section; AND (C) TO REJECT ANY EXTENSION OF A CONTRACT FOR TRANS-31 32 PORTATION, OR NEW CONTRACT, IF HE OR SHE FINDS THAT THE AMOUNT TO BE 33 PAID BY THE DISTRICT TO THE CONTRACTOR IN ANY YEAR OF SUCH 34 CONTRACT FAILS TO REFLECT THE SAVINGS REALIZED FROM THE SALES TAX EXEMPTION ON SCHOOL BUSES, PARTS, EQUIPMENT, LUBRICANTS 35 AND FUELSCHOOL PURPOSES PURSUANT TO PARAGRAPH FORTY-FOUR OF SUBDIVISION (A) 36 37 OF SECTION ELEVEN HUNDRED FIFTEEN OF THE TAX LAW. The board of education 38 or the trustee of a school district electing to extend a contract as 39 provided herein, may, in its discretion, increase the amount to be paid 40 in each year of the contract extension by an amount not to exceed regional consumer price index increase for the N.Y., N.Y.-Northeastern, 41 N.J. area, based upon the index for all urban consumers (CPI-U), during 42 43 the preceding twelve month period, OR FOR ALL CONTRACTS FOR SCHOOL BUSES 44 USED FOR THE TRANSPORTATION OF SCHOOL CHILDREN, MAINTENANCE, AND ALL 45 CONTRACTS FOR MOBILE INSTRUCTIONAL UNITS, IF THE AMOUNT TO BE PAID TO THE CONTRACTOR IN ANY YEAR OF SUCH PROPOSED EXTENSION 46 THE DISTRICT 47 FAILS TO REFLECT ANY PERCENTAGE DECREASE IN THE EMPLOYMENT COST 48 FOR TOTAL COMPENSATION FOR PRIVATE INDUSTRY WORKERS IN THE NORTH-49 EAST REGION (NOT SEASONALLY ADJUSTED) FOR THE FOURTH QUARTER OF 50 PRECEDING YEAR, provided it has been satisfactorily established by the 51 contractor that there has been at least an equivalent increase in 52 his OR HER cost of operation, during the period of the amount of 53 contract. 54

(2) NOTWITHSTANDING ANY OTHER PROVISION OF THIS SUBDIVISION, THE BOARD OF EDUCATION OF A SCHOOL DISTRICT LOCATED IN A CITY WITH AT LEAST ONE MILLION INHABITANTS SHALL INCLUDE IN CONTRACTS FOR THE TRANSPORTATION OF

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SCHOOL CHILDREN IN KINDERGARTEN THROUGH GRADE TWELVE, WHETHER AWARDED THROUGH EVALUATION OF THROUGH COMPETITIVE BIDDING OR PROPOSALS 3 FOR PROPOSALS PURSUANT TO PARAGRAPH E OF THIS TO A REQUEST SUBDIVISION, PROVISIONS FOR THERETENTION OR PREFERENCE IN HIRING OF 5 SCHOOL BUS WORKERS AND FOR THE PRESERVATION OF WAGES, HEALTH, 6 RETIREMENT BENEFITS AND SENIORITY FOR SCHOOL BUS WORKERS WHO ARE 7 HIRED PURSUANT TO SUCH PROVISIONS FOR RETENTION OR PREFERENCE IN HIRING, 8 IN CONNECTION WITH SUCH CONTRACTS. FOR PURPOSES OF THIS SUBPARAGRAPH, "SCHOOL BUS WORKER" SHALL MEAN AN OPERATOR, MECHANIC, DISPATCHER OR 9 10 ATTENDANT WHO: (I) WAS EMPLOYED AS OF JUNE THIRTIETH, TWO THOUSAND TEN 11 THEREAFTER BY (A) A CONTRACTOR THAT WAS A PARTY TO A \mathtt{TIME} CONTRACT WITH THE BOARD OF EDUCATION OF A SCHOOL DISTRICT LOCATED 12 13 CITY WITH AT LEAST ONE MILLION INHABITANTS FOR THE TRANSPORTATION OF 14 SCHOOL CHILDREN IN KINDERGARTEN THROUGH GRADE TWELVE, IN CONNECTION WITH SUCH CONTRACT, OR (B) A SUBCONTRACTOR OF A CONTRACTOR THAT WAS A PARTY 15 16 A CONTRACT WITH THE BOARD OF EDUCATION OF A SCHOOL DISTRICT LOCATED IN A CITY WITH AT LEAST ONE MILLION INHABITANTS FOR THE TRANSPORTATION 17 SCHOOL CHILDREN IN KINDERGARTEN THROUGH GRADE TWELVE, IN CONNECTION 18 19 WITH SUCH CONTRACT, AND (II) HAS BEEN FURLOUGHED OR BECOME UNEMPLOYED AS 20 A RESULT OF A LOSS OF SUCH CONTRACT, OR A PART OF SUCH CONTRACT, BY SUCH 21 CONTRACTOR OR SUCH SUBCONTRACTOR, OR AS A RESULT OF A REDUCTION IN 22 SERVICE DIRECTED BY SUCH BOARD OF EDUCATION DURING THE TERM OF SUCH 23 CONTRACT.

- S 3. Paragraph c of subdivision 14 of section 305 of the education law, as amended by chapter 15 of the laws of 2005, is amended to read as follows:
- c. Each board of education, or the trustees, of a school district which elected or elects to extend one or more pupil transportation 27 28 29 contracts may extend a contract in an amount which is in excess of the maximum increase allowed by use of the [CPI] ECI referenced in paragraph 30 a of this subdivision. Such excess amount shall not be greater than the 31 32 sum of the following: (i) the sum of the actual cost of qualifying crim-33 inal history and driver licensing testing fees attributable to special 34 requirements for drivers of school buses pursuant to articles nineteen 35 and nineteen-A of the vehicle and traffic law plus the actual cost of any diagnostic tests and physical performance tests that are deemed to 36 37 be necessary by an examining physician or the chief school officer to determine whether an applicant to drive a school bus under the terms of 38 contract has the physical and mental ability to operate a school 39 40 transportation conveyance and to satisfactorily perform the other responsibilities of a school bus driver pursuant to regulations of the 41 commissioner; (ii) in a school district located in a city with at least 42 43 one million inhabitants, the actual cost of clean air technology filters 44 Global Positioning System (GPS) technology; (iii) in a school 45 district located in a city with at least one million inhabitants, with respects only to any extension beginning in fiscal year two thousand 46 five--two thousand six, the sum of the actual cost of providing school 47 48 bus attendants including the actual cost of criminal history record 49 checks for school bus attendant applicants and training and instruction 50 school bus attendants pursuant to section twelve hundred twenty-51 nine-d of the vehicle and traffic law plus up to five percent of such cost for necessary administrative services; and (iv) the actual cost of 52 53 equipment or vehicle modification, or training required, by any state or 54 local legislation or regulation promulgated or effective on or after 55 June first, two thousand five. Such costs shall be approved by the

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commissioner upon documentation provided by the school district and contractor as required by the commissioner.

- S 4. Subdivision 14 of section 305 of the education law is amended by adding a new paragraph g to read as follows:
- 5 G. NOTWITHSTANDING THE PROVISIONS OF PARAGRAPHS A THROUGH F OF 6 SUBDIVISION AND ANY REGULATION PROMULGATED PURSUANT THERETO, THE BOARD 7 OF EDUCATION OF A SCHOOL DISTRICT LOCATED IN A CITY WITH AT LEAST 8 MILLION INHABITANTS AND A CONTRACTOR PROVIDING TRANSPORTATION SERVICES 9 TO SUCH DISTRICT FOR SCHOOL CHILDREN IN KINDERGARTEN THROUGH GRADE 10 TWELVE MAY AMEND A CONTRACT FOR SUCH TRANSPORTATION SERVICES, FOR SUCH CONSIDERATION AS APPROVED BY SUCH BOARD OF EDUCATION, TO INCLUDE IN SUCH 11 12 CONTRACT PROVISIONS FOR THE RETENTION OR PREFERENCE IN HIRING OF PRESERVATION OF WAGES, HEALTH, WELFARE AND 13 BUS WORKERS AND FOR THE 14 RETIREMENT BENEFITS AND SENIORITY FOR SCHOOL BUS WORKERS WHO ARE HIRED 15 SUCH PROVISIONS FOR RETENTION OR PREFERENCE IN HIRING, IN CONNECTION WITH SUCH CONTRACTS. FOR PURPOSES OF THIS PARAGRAPH, "SCHOOL BUS WORKER" SHALL MEAN AN OPERATOR, MECHANIC, DISPATCHER OR ATTENDANT 16 17 WHO: (1) WAS EMPLOYED AS OF JUNE THIRTIETH, TWO THOUSAND TEN OR AT 18 19 THEREAFTER BY (I) A CONTRACTOR THAT WAS A PARTY TO A CONTRACT WITH THE BOARD OF EDUCATION OF A SCHOOL DISTRICT LOCATED IN A CITY WITH AT 20 21 ONE MILLION INHABITANTS FOR THE TRANSPORTATION OF SCHOOL CHILDREN 22 IN KINDERGARTEN THROUGH GRADE TWELVE, IN CONNECTION WITH SUCH CONTRACT, (II) A SUBCONTRACTOR OF A CONTRACTOR THAT WAS A PARTY TO A CONTRACT 23 24 WITH THE BOARD OF EDUCATION OF A SCHOOL DISTRICT LOCATED IN A CITY 25 LEAST ONE MILLION INHABITANTS FOR THE TRANSPORTATION OF SCHOOL CHIL-26 DREN IN KINDERGARTEN THROUGH GRADE TWELVE, IN CONNECTION WITH CONTRACT, AND (2) HAS BEEN FURLOUGHED OR BECOME UNEMPLOYED AS A RESULT 27 28 OF A LOSS OF SUCH CONTRACT, OR A PART OF SUCH CONTRACT, BY SUCH CONTRAC-29 TOR OR SUCH SUBCONTRACTOR, OR AS THE RESULT OF A REDUCTION IN 30 DIRECTED BY SUCH BOARD OF EDUCATION DURING THE TERM OF SUCH CONTRACT.
 - S 5. Subdivision (a) of section 1115 of the tax law is amended by adding a new paragraph 44 to read as follows:
 - (44) SCHOOL BUSES AS SUCH TERM IS DEFINED IN SECTION ONE HUNDRED FORTY-TWO OF THE VEHICLE AND TRAFFIC LAW, AND PARTS, EQUIPMENT, LUBRI-CANTS AND FUEL PURCHASED AND USED IN THEIR OPERATION.
 - S 6. Separability. If any item, clause, subparagraph, paragraph, subdivision or section of this act shall be adjudged by any court of competent jurisdiction to be invalid, such judgment shall not affect, impair or invalidate the remainder thereof, but shall be confined in its operation to this item, clause, subparagraph, paragraph, subdivision or section thereof that was adjudged to be invalid.
- S 7. This act shall take effect immediately; provided, however, that the provisions of section five of this act shall take effect on the first day of a quarterly sales tax period, as set forth in subdivision (b) of section 1136 of the tax law, next succeeding April 1, 2017.