## STATE OF NEW YORK

6168

2017-2018 Regular Sessions

## IN ASSEMBLY

February 27, 2017

Introduced by M. of A. SCHIMMINGER, LUPARDO, BENEDETTO, JAFFEE, STIRPE, LIFTON, RAIA, McDONALD, GARBARINO, CURRAN, FAHY, STECK -- Multi-Sponsored by -- M. of A. CROUCH -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the general municipal law, the public authorities law and the state finance law, in relation to contracts with professional design firms

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

Section 1. The general municipal law is amended by adding a new 1 section 103-h to read as follows:

- 3 § 103-h. Indemnification language in contracts. 1. Definitions. As used in this section:
- 5 a. The term "municipal corporation" shall mean a county, town, city 6 and village.

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- b. The term "professional firm" shall be defined as any individual or sole proprietorship, partnership, corporation, association, or other legal entity permitted by law to practice the professions of architec-10 ture, engineering or surveying.
- 11 2. All contracts subject to this article shall include the following 12 language:
- 13 "To the fullest extent permitted by law, the professional firm agrees to indemnify and hold the municipal corporation, its officers, directors 14 and employees harmless from all third party claims, liabilities, damages 15 and costs (including all reasonable attorney's fees and cost of defense) 16 17 to which the municipal corporation, its officers, directors and employ-18 ees may be subject to, arising out of the death or bodily injury to any 19 person or the destruction or damage to any property to the extent caused 20 by the negligent acts, errors or omissions, or willful misconduct of the professional firm's performance of professional services provided under

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

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this Agreement and those of its sub-consultants or anyone for whom the 1 2 professional firm is legally liable."

- "To the fullest extent permitted by law, the municipal corporation agrees to indemnify and hold the professional firm harmless from all third party claims, liabilities, damages and costs (including all reasonable attorney's fees and cost of defense) to the extent caused by the negligent acts, errors or omissions of the municipal corporation, its contractors, consultants or anyone for whom the municipal corporation is legally liable."
- 3. Nothing in this section shall be construed as requiring a notice of claim or other condition precedent in litigation for any party not otherwise entitled to receive one, nor shall it require any action to be brought by or against any party in the court of claims unless such a requirement previously existed as to that party.
- 15 § 2. The public authorities law is amended by adding a new section 16 2879-d to read as follows:
  - § 2879-d. Indemnification language in contracts. 1. Definitions. As used in this section:
    - a. The term "state authority" shall mean a public authority or public benefit corporation created by or existing under this chapter or any other law of the state of New York, with one or more of its members appointed by the governor or who serve as members by virtue of holding a civil office of the state, other than an interstate or international authority or public benefit corporation, including subsidiaries of such public authority or public benefit corporation.
    - b. The term "local authority" shall mean: (a) a public authority or public benefit corporation created by or existing under this chapter or any other law of the state of New York whose members do not hold a civil office of the state, are not appointed by the governor or are appointed by the governor specifically upon the recommendation of the local government or governments; (b) a not-for-profit corporation affiliated with, sponsored by, or created by a county, city, town or village government; (c) a local industrial developmental agency or authority or other local public benefit corporation; (d) an affiliate of such local authority; or (e) a land bank corporation created pursuant to article sixteen of the not-for-profit corporation law.
    - c. The term "professional firm" shall mean any individual or sole proprietorship, partnership, corporation, association, or other legal entity permitted by law to practice the professions of architecture, engineering or surveying.
  - 2. All contracts subject to this article shall include the following language:
- "To the fullest extent permitted by law, the professional firm agrees to indemnify and hold the state and local authority, its officers, 44 directors and employees harmless from all third party claims, liabilities, damages and costs (including all reasonable attorney's fees and cost of defense) to which the state and local authority, its officers, directors and employees may be subject to, arising out of the death or bodily injury to any person or the destruction or damage to any property to the extent caused by the negligent acts, errors or omissions, or 51 willful misconduct of the professional firm's performance of profes-52 sional services provided under this agreement and those of its sub-consultants or anyone for whom the professional firm is legally liable."
- 54 "To the fullest extent permitted by law, the state and local authority agrees to indemnify and hold the professional firm harmless from all 55 third party claims, liabilities, damages and costs (including all

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reasonable attorney's fees and cost of defense) to the extent caused by
the negligent acts, errors or omissions of the state and local authority, its contractors, consultants or anyone for whom the state and local
authority is legally liable."

- 3. Nothing in this section shall be construed as requiring a notice of claim or other condition precedent in litigation for any party not otherwise entitled to receive one, nor shall it require any action to be brought by or against any party in the court of claims unless such a requirement previously existed as to that party.
- 10 § 3. Section 136-a of the state finance law is amended by adding a new 11 subdivision 6 to read as follows:
  - 6. (a) Definitions. As used in this subdivision:
- 13 <u>(i) The term "state department" shall mean those state government</u>
  14 <u>departments, divisions or commissions empowered by the state to enter</u>
  15 <u>into contractual agreements on behalf of the state of New York.</u>
  - (ii) The term "professional firm" shall be defined as any individual or sole proprietorship, partnership, corporation, association, or other legal entity permitted by law to practice the professions of architecture, engineering or surveying.
- 20 (b) All contracts subject to this article shall include the following 21 language:
  - "To the fullest extent permitted by law, the professional firm agrees to indemnify and hold the state department, its officers, directors and employees harmless from all third party claims, liabilities, damages and costs (including all reasonable attorney's fees and cost of defense) to which the state department, its officers, directors and employees may be subject to, arising out of the death or bodily injury to any person or the destruction or damage to any property to the extent caused by the negligent acts, errors or omissions, or willful misconduct of the professional firm's performance of professional services provided under this agreement and those of its sub-consultants or any one for whom the design consultant is legally liable."
  - "To the fullest extent permitted by law, the state department agrees to indemnify and hold the professional firm harmless from all third party claims, liabilities, damages and costs (including all reasonable attorney's fees and cost of defense) to the extent caused by the negligent acts, errors or omissions of the state department, its contractors, consultants or anyone for whom the state department is legally liable."
- (c) Nothing in this subdivision shall be construed as requiring a notice of claim or other condition precedent in litigation for any party not otherwise entitled to receive one, nor shall it require any action to be brought by or against any party in the court of claims unless such a requirement previously existed as to that party.
  - § 4. This act shall take effect immediately.