STATE OF NEW YORK

2974

2017-2018 Regular Sessions

IN SENATE

January 18, 2017

Introduced by Sens. MURPHY, BOYLE, FUNKE, MARCHIONE, ORTT, ROBACH -read twice and ordered printed, and when printed to be committed to the Committee on Labor

AN ACT to amend the labor law and the general municipal law, in relation to reciprocity of debarments imposed under the federal Davis-Bacon Act

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

Section 1. Paragraph b of subdivision 3 of section 220-b of the 2 law is amended by adding a new subparagraph 3 to read as follows:

3

7

8

9

11

12 13

16 17

18

19

22 23

(3) When any person or entity is debarred for having disregarded obligations to employees under the Davis-Bacon Act pursuant to 40 U.S.C. 3144 and 29 C.F.R. 5.12, such person or entity, and any "substantially owned-affiliated entity" as defined by paragraph g of subdivision five of section two hundred twenty of this article, shall be ineligible to submit a bid on or be awarded any public works contract with the state, any municipal corporation, public benefit corporation or public body 10 while the name of the person or entity is published in the list of debarred contractors pursuant to 40 U.S.C. 3144. Where a person or entity is determined to be ineligible pursuant to this subparagraph because it is considered a "substantially owned-affiliated entity," such person 14 or entity shall be provided with written notice from the department and shall be afforded the opportunity to appeal the ineligibility determi-15 nation to the department.

§ 2. Section 103 of the general municipal law is amended by adding a new subdivision 1-c to read as follows:

1-c. In determining the lowest responsible bidder, the officer, board 20 or agency of any political subdivision or of any district therein charged with awarding of contracts, shall consider whether or not the 21 bidder, or any "substantially owned-affiliated entity" as defined by paragraph g of subdivision five of section two hundred twenty of the 24 labor law, has been found to be in violation of the Davis-Bacon Act

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

LBD06798-01-7

S. 2974 2

1 pursuant to 40 U.S.C. 3144, the Copeland Act pursuant to 18 U.S.C. 874 2 and 40 U.S.C. 3145 or the Contract Work Hours and Safety Standards Act 3 pursuant to 40 U.S.C. 332.

§ 3. This act shall take effect on the one hundred twentieth day after it shall have become a law and shall apply to all public works bids and contracts solicited on or after such effective date; provided, however, this act shall not apply retroactively to previously issued or existing public works contracts, with the state, any municipal corporation, public benefit corporation or public body.