## STATE OF NEW YORK

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## IN SENATE

## (Prefiled)

January 3, 2018

Introduced by Sen. COMRIE -- read twice and ordered printed, and when printed to be committed to the Committee on Consumer Protection

AN ACT to amend the general business law, in relation to requiring mandatory arbitration clauses in certain consumer contracts to be printed in large font type

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

- Section 1. Section 399-c of the general business law, as added by 2 chapter 946 of the laws of 1984, is amended to read as follows:
  - § 399-c. Mandatory arbitration clauses in certain consumer contracts [prohibited]. 1. Definitions.
- a. The term "consumer" shall mean a natural person residing in this 5 6 state.
- b. The term "consumer goods" shall mean goods, wares, paid merchandise or services purchased or paid for by a consumer, the intended use or benefit of which is intended for the personal, family or household 10 purposes of such consumer.
- 11 c. The term "mandatory arbitration clause" shall mean a term or 12 provision contained in a written contract for the sale or purchase of 13 consumer goods which requires the parties to such contract to submit any 14 controversy thereafter arising under such contract to arbitration prior to the commencement of any legal action to enforce the provisions of 15 such contract and which also further provides language to the effect 16 that the decision of the arbitrator or panel of arbitrators in its 17 application to the consumer party shall be final and not subject to 18 19 court review.
- 20 d. The term "arbitration" shall mean the use of a decision making 21 forum conducted by an arbitrator or panel of arbitrators within the meaning and subject to the provisions of article seventy-five of the 23 civil practice law and rules.
- 24 e. The term "large print format" shall mean a printed font size of 25 <u>sixteen points or larger.</u>

EXPLANATION--Matter in <a href="mailto:jttalics">italics</a> (underscored) is new; matter in brackets [-] is old law to be omitted.

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- 2. a. Prohibition. No written contract for the sale or purchase of consumer goods, entered into on or after the effective date of this section, to which a consumer is a party, shall contain a mandatory arbi-4 tration clause. Nothing contained herein shall be construed to prohibit a non-consumer party from incorporating a provision within such contract that such non-consumer party agrees that the decision of the arbitrator or panel of arbitrators shall be final in its application to such nonconsumer party and not subject to court review.
- Mandatory arbitration clause null and void. The provisions of a mandatory arbitration clause shall be null and void. The inclusion of such clause in a written contract for the sale or purchase of consumer goods shall not serve to impair the enforceability of any other 13 provision of such contract.
- 3. Large print arbitration clauses in contracts. Each and every busi-15 ness shall, in each initial contract for goods or services, which 16 contains an arbitration clause provide the consumer with a copy of the contract in which the arbitration clause is displayed in large print format.
- 4. A violation by any person or business of subdivision three of this 20 section, if such violation constitutes the first such offense by such 21 person, is punishable by a civil penalty not to exceed two hundred fifty 22 dollars. A second offense and any offense committed thereafter is punishable by a civil penalty not to exceed five hundred dollars.
- 24 § 2. This act shall take effect on the one hundred eightieth day after 25 it shall have become a law.