STATE OF NEW YORK

8093

2019-2020 Regular Sessions

IN ASSEMBLY

May 31, 2019

Introduced by M. of A. McMAHON -- read once and referred to the Committee on Labor

AN ACT to amend the labor law, in relation to prohibiting wage differentials based on protected class status

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

Section 1. The section heading and subdivisions 1 and 2 of section 194 1 2 of the labor law, the section heading as added by chapter 548 of the laws of 1966, subdivision 1 as amended and subdivision 2 as added by 3 4 chapter 362 of the laws of 2015, are amended to read as follows: 5 Differential in rate of pay because of [sex] protected class status prohibited. 1. No employee with status within one or more protected б 7 class or classes shall be paid a wage at a rate less than the rate at 8 which an employee [of the opposite sex] without status within the same protected class or classes in the same establishment is paid for: (a) 9 10 equal work on a job the performance of which requires equal skill, 11 effort and responsibility, and which is performed under similar working 12 conditions, or (b) substantially similar work, when viewed as a compos-13 ite of skill, effort, and responsibility, and performed under similar 14 working conditions; except where payment is made pursuant to a differen-15 tial based on: 16 [a.] (i) a seniority system; 17 [**b.**] (ii) a merit system; [--] (iii) a system which measures earnings by quantity or quality of 18 19 production; or [d.] (iv) a bona fide factor other than [sex] status within one or 20 21 more protected class or classes, such as education, training, or experi-22 ence. Such factor: [(i)] (A) shall not be based upon or derived from a [sex-based] differential in compensation based on status within one or 23 24 more protected class or classes and [(ii)] (B) shall be job-related with 25 respect to the position in question and shall be consistent with busi-

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

LBD13080-03-9

1 ness necessity. Such exception under this paragraph shall not apply when 2 the employee demonstrates [(A)] (1) that an employer uses a particular 3 employment practice that causes a disparate impact on the basis of [sex]4 <u>status within one or more protected class or classes</u>, [(B)] (2) that an 5 alternative employment practice exists that would serve the same busi-6 ness purpose and not produce such differential, and [(C)] (3) that the 7 employer has refused to adopt such alternative practice.

8 2. For the purpose of subdivision one of this section[$_{7}$]: (a) "busi-9 ness necessity" shall be defined as a factor that bears a manifest 10 relationship to the employment in question, and (b) "protected class" 11 shall include age, race, creed, color, national origin, sexual orientation, gender identity or expression, military status, sex, disability, 12 13 predisposing genetic characteristics, familial status, marital status, 14 or domestic violence victim status, and any employee protected from discrimination pursuant to paragraphs (a), (b), and (c) of subdivision 15 16 one of section two hundred ninety-six and any intern protected from 17 discrimination pursuant to section two hundred ninety-six-c of the exec-18 utive law.

19 § 2. This act shall take effect on the ninetieth day after it shall 20 have become a law.