STATE OF NEW YORK

5248

2019-2020 Regular Sessions

IN SENATE

April 18, 2019

Introduced by Sen. BIAGGI -- read twice and ordered printed, and when printed to be committed to the Committee on Labor

AN ACT to amend the labor law, in relation to the prohibition of a differential rate of pay on the basis of 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 subdivision 1 of section 194 of the 2 labor law, the section heading as added by chapter 548 of the laws of 1966 and subdivision 1 as amended by chapter 362 of the laws of 2015, are amended to read as follows:

Differential in rate of pay because of [sex] protected class status 1. "Protected class" includes the list of categories 6 prohibited. protected from discrimination pursuant to paragraph (a) of subdivision one of section two hundred ninety-six of the executive law.

1-a. No employee who is a member of a protected class shall be paid a 10 wage at a rate less than the rate at which an employee [of the opposite 11 sex] who is not a member of the protected class in the same establish-12 ment is paid for [equal work on a job the performance of which requires equal skill, effort and responsibility, and which is performed under 13 14 similar working senditions] substantially similar work, when viewed as a 15 composite of skill, effort, and responsibility, and performed under 16 similar working conditions, except where payment is made pursuant to a 17 differential based on:

- a. a seniority system;
- 19 b. a merit system;

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- 20 c. a system which measures earnings by quantity or quality of 21 production; or
- d. a bona fide factor other than [sex] the protected class status, 23 such as education, training, or experience. Such factor: (i) shall not 24 be based upon [or derived from] a [sex-based] differential in compen-25 sation that was originally derived from a protected class status and

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

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1 (ii) shall be job-related with respect to the position in question and 2 shall be consistent with business necessity. Such exception under this 3 paragraph shall not apply when the employee demonstrates (A) that an 4 employer uses a particular employment practice that causes a disparate 5 impact on the basis of [sex] protected class status, (B) that an alter-6 native employment practice exists that would serve the same business purpose and not produce such differential, and (C) that the employer has refused to adopt such alternative practice.

9 § 2. This act shall take effect on the one hundred eightieth day after 10 it shall have become a law.