STATE OF NEW YORK

4659

2021-2022 Regular Sessions

IN SENATE

February 8, 2021

Introduced by Sens. PARKER, KRUEGER, SEPULVEDA -- read twice and ordered printed, and when printed to be committed to the Committee on Finance

AN ACT to amend the executive law, in relation to prohibiting the state from entering into contracts with companies requiring employees to stipulate to binding arbitration for all disputes

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

Section 1. The executive law is amended by adding a new section 170-d to read as follows:

2 3 § 170-d. Prohibiting the state and certain state entities from entering into contracts with certain companies requiring employees to stipulate to binding arbitration agreements. 1. Notwithstanding any inconsistent provisions of any general or special law or resolution, neither the state nor any state agency including: (i) any state department, or (ii) any division, board, commission, or bureau of any state department, 9 or (iii) the state university of New York and the city university of New 10 York, including all their constituent units, except community colleges and the independent institutions operating statutory or contract 11 12 colleges on behalf of the state, or (iv) a board, a majority of whose 13 members are appointed by the governor or who serve by virtue of being 14 state officers or employees as defined in subparagraph (i), (ii) or (iii) of paragraph (i) of subdivision one of section seventy-three of 15 16 the public officers law, (v) any public authority, other than multistate authorities, public benefit corporations, and commissions at least 17 18 one of whose members is appointed by the governor, nor the legislative 19 and judicial branches of government, nor any fund of any of the forego-20 ing, nor any officer of any of the foregoing, shall contract or renew a 21 contract for the supply of goods, services, or construction with any overseas contractor who does not agree to stipulate to the following as 22 a material condition of the contract: the contractor, any subsidiary of 24 a contractor, any franchiser of the contractor, and any subcontractor to

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

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be employed by the contractor shall not utilize an employment contract containing clauses which require employees to stipulate to binding arbitration agreements for all disputes unless disputes involving sexual assault or other assault are excluded.

- 2. Any contractor, any subsidiary of a contractor, franchiser of the contractor, and any subcontractor to be employed by the contractor shall certify that it is in compliance with the requirements of this section. Such certification shall be filed with the state governmental contracting party and made a part of its contract file.
- 10 3. Upon receiving information that a contractor who has made the stip-11 ulation and certification required by this section is in violation thereof, the state governmental contracting party shall review such 12 information and offer the contractor an opportunity to respond. If the 13 14 state governmental contracting party finds that a violation has occurred, it shall take such action as may be appropriate and provided 15 16 for by law, rule or regulation, or contract, including, but not limited 17 to, imposing sanctions, seeking compliance, recovering damages, declaring the contractor in default, and seeking debarment or suspension of 18 19 the contractor.
- 20 § 2. If any provision of this act or the application thereof is held 21 invalid, the remainder of this act and the application thereof to other 22 persons or circumstances shall not be affected by such holding and shall 23 remain in full force and effect.
- § 3. This act shall take effect immediately.