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## IN SENATE

April 28, 2022

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

AN ACT to amend the general obligations law, in relation to nondisclosure and non-disparagement agreements

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

1	Section 1. Section 5-336 of the general obligations law, as amended by
2	chapter 160 of the laws of 2019, is amended to read as follows:
3	§ 5-336. Nondisclosure and non-disparagement agreements. 1. As used
4	in this section, the following terms shall have the following meanings:
5	(a) "Employer" shall mean all public and private employers within the
б	state.
7	(b) "Employee" shall mean all public and private employees, including
8	applicants for employment, former employees, paid or unpaid interns,
9	volunteers and natural persons employed as independent contractors to
10	carry out work in furtherance of an employer's business enterprise who
11	are not themselves employers.
12	2. (a) Notwithstanding any other law to the contrary, no employer, its
13	officers, agents or employees shall have the authority to include or
14	agree to include in any waiver, settlement, agreement or other resol-
15	ution of any claim, the factual foundation for which involves [discrimi-
16	nation, in violation of laws prohibiting discrimination, including but
17	not limited to, ] an alleged violation of article fifteen of the execu-
18	tive law or the labor law, any term or condition that would prevent the
19	disclosure of the [underlying facts and circumstances to the claim or
20	action unless the condition of confidentiality is the complainant's
21	preference] employee's workplace experience with the employer. Any such
22	term or condition shall be deemed against public policy and unenforcea-
23	<u>ble against an employee</u> .
24	(b) [Any such term or condition must be provided in writing to all
25	parties in plain English, and, if applicable, the primary language of
26	the complainant, and the complainant shall have twenty-one days to
27	consider such term or condition. If after twenty-one days such term or
28	condition is the complainant's preference, such preference shall be

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

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memorialized in an agreement signed by all parties. For a period of at 1 least seven days following the execution of such agreement, the 2 3 complainant may revoke the agreement, and the agreement shall not become effective or be enforceable until such revocation period has expired. 4 (c) Any such term or condition shall be void to the extent that it 5 prohibits or otherwise restricts the complainant from: (i) initiating, 6 7 testifying, assisting, complying with a subpoena from, or participating 8 in any manner with an investigation conducted by the appropriate local, 9 state, or federal agency; or (ii) filing or disclosing any facts necessary to receive unemployment insurance, Medicaid, or other public bene-10 fits to which the complainant is entitled.] The provisions of this 11 12 subdivision do not prohibit the inclusion or enforcement of a provision in any agreement that precludes the disclosure of any monetary amount 13 14 paid in settlement of a claim. 15 (c) The provisions of this subdivision do not prohibit the inclusion or enforcement of a provision in any agreement that restricts an employ-16 17 er from revealing the identity of the employee and the existence of and circumstances surrounding the employee's complaint about workplace prac-18 19 tices, except as required by law. 20 (d) Agreements that settle legal claims between an employer and 21 employee shall state in bold language that the employee is entitled to 22 receive a copy of the agreement in their primary language. 23 [2-] 3. Notwithstanding any provision of law to the contrary, any 24 provision in a contract or other agreement or application for employment 25 between an employer or an agent of an employer and any employee or potential employee of that employer entered into as a condition of the 26 27 employee's employment, on or after January first, two thousand [twenty] twenty-three, that prevents the disclosure of factual information 28 related to any future [claim of discrimination] alleged violations of 29 30 article fifteen of the executive law or the labor law, or that prevents 31 the disclosure of the employee's workplace experience with the employer, 32 is void and unenforceable [unless such provision notifies the employee 33 or potential employee that it does not prohibit him or her from speaking 34 with law enforcement, the equal employment opportunity commission, the state division of human rights, a local commission on human rights, or 35 an attorney retained by the employee or potential employee]. The 36 provisions of this subdivision shall not prohibit an employer and 37 employee from agreeing to protect trade secrets, proprietary informa-38 39 tion, or confidential information that does not involve alleged violations of article fifteen of the executive law or the labor 40 law. Any such confidentiality or nondisclosure agreement shall include a 41 42 statement that the employee has the right to speak with law enforcement, 43 the equal employment opportunity commission, the division of human 44 rights, any local commission on human rights, the attorney general, any 45 regulatory agency that investigates workplace conditions, or an attorney retained by the employee or potential employee. 46 47 This act shall take effect on the sixtieth day after it shall § 2.

48 have become a law and shall apply to all applicable contracts entered 49 into, renewed, modified or amended on or after such effective date.

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