STATE OF NEW YORK

1387

2021-2022 Regular Sessions

IN SENATE

January 11, 2021

Introduced by Sens. BROOKS, AKSHAR, GALLIVAN -- read twice and ordered printed, and when printed to be committed to the Committee on Procurement and Contracts

AN ACT to amend the state finance law and the general municipal law, in relation to requiring full payment for delivered and accepted materials pertaining to public work projects; and to amend the general business law, in relation to prohibiting the retention of any payment due and owing a material supplier for a construction project

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

1 Section 1. Subdivisions 1 and 2 of section 139-f of the state finance 2 law, subdivision 1 as added by chapter 769 of the laws of 1978 and 3 subdivision 2 as amended by section 16 of part MM of chapter 57 of the 4 laws of 2008, are amended to read as follows:

1. Payment by public owners to contractors. The contractor shall peri-5 б odically, in accordance with the terms of the contract, submit to the 7 public owner and/or [his agent a requisition for a progress payment for the work performed and/or materials furnished to the date of the 8 9 requisition, less any amount previously paid to the contractor. The 10 public owner shall in accordance with the terms of the contract approve 11 and promptly pay the requisition for the progress payment less an amount 12 necessary to satisfy any claims, liens or judgments against the contractor which have not been suitably discharged and less any retained amount 13 as hereafter described. The public owner shall retain not more than five 14 per centum of each progress payment, not including any payment for mate-15 16 rials pertinent to the project which have been delivered, accepted and 17 are covered by a manufacturer's warranty, and/or are graded to meet 18 **industry standards**, to the contractor except that the public owner may 19 retain in excess of five per centum but not more than ten per centum of 20 each progress payment, not including any payment for materials pertinent 21 to the project which have been delivered, accepted and are covered by a

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

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manufacturer's warranty, and/or are graded to meet industry standards, 1 2 to the contractor provided that there are no requirements by the public owner for the contractor to provide a performance bond and a labor and 3 4 material bond both in the full amount of the contract. The public owner 5 shall pay in full, upon requisition from the contractor, for all materiб als pertinent to the project which have been delivered to the site or 7 off-site by the contractor and/or subcontractor and suitably stored and 8 secured as required by the public owner and the contractor [provided, 9 the public owner may limit such payment to materials in short and/or 10 critical supply and materials specially fabricated for the project each as defined in the contract]. When the work or major portions thereof as 11 contemplated by the terms of the contract are substantially completed, 12 the contractor shall submit to the public owner and/or [his] its agent a 13 14 requisition for payment of the remaining amount of the contract balance. 15 Upon receipt of such requisition the public owner shall approve and 16 promptly pay the remaining amount of the contract balance less two times 17 the value of any remaining items to be completed and an amount necessary to satisfy any claims, liens or judgments against the contractor which 18 have not been suitably discharged. As the remaining items of work are 19 20 satisfactorily completed or corrected, the public owner shall promptly 21 pay, upon receipt of a requisition, for these remaining items less an amount necessary to satisfy any claims, liens or judgments against the 22 23 contractor which have not been suitably discharged. Any claims, liens 24 and judgments referred to in this section shall pertain to the project 25 and shall be filed in accordance with the terms of the applicable 26 contract and/or applicable laws. 27 2. Payment by contractors to subcontractors. Within seven calendar

28 days of the receipt of any payment from the public owner, the contractor 29 shall pay each of [his] its subcontractors and materialmen the proceeds 30 from the payment representing the value of the work performed and/or 31 materials furnished by the subcontractor and/or materialman and reflect-32 ing the percentage of the subcontractor's work completed or the 33 materialman's material supplied in the requisition approved by the owner and based upon the actual value of the subcontract or purchase order 34 less an amount necessary to satisfy any claims, liens or judgments 35 36 against the subcontractor or materialman which have not been suitably 37 discharged and, with regard to subcontractors, less any retained amount 38 as hereafter described. Failure by the contractor to pay any subcontractor or materialman within seven calendar days of the receipt of any 39 payment from the public owner shall result in the commencement and 40 accrual of interest on amounts due to such subcontractor or materialman 41 42 for the period beginning on the day immediately following the expiration 43 of such seven calendar day period and ending on the date on which 44 payment is made by the contractor to such subcontractor or materialman. Such interest payment shall be the sole responsibility of the contrac-45 46 tor, and shall be paid at the rate of interest in effect on the date 47 payment is made by the contractor. Notwithstanding any other provision of law to the contrary, interest shall be computed at the rate estab-48 lished in paragraph (b) of subdivision one of section seven hundred 49 fifty-six-b of the general business law. The contractor shall retain not 50 51 more than five per centum of each payment to the subcontractor [and/or materialman] except that the contractor may retain in excess of five per 52 53 centum but not more than ten per centum of each payment to the subcon-54 tractor provided that prior to entering into a subcontract with the 55 contractor, the subcontractor is unable or unwilling to provide a 56 performance bond and a labor and material bond, both in the full amount

the subcontract, at the request of the contractor. The contractor 1 of shall pay in full, upon payment by the public owner, for all materials 2 pertinent to the project which have been delivered to and accepted at 3 4 the site or off-site by a materialman and are covered by a manufactur-5 er's warranty, and/or are graded to meet industry standards. However, except in the case of a materialman who is also contracted to install a б 7 product he/she delivered, the contractor shall retain nothing from those 8 payments representing proceeds owed the subcontractor and/or materialman 9 from the public owner's payments to the contractor for the remaining 10 amounts of the contract balance as provided in subdivision one of this 11 section. If the contractor has failed to submit a requisition for the remaining amounts of the contract balance within ninety 12 payment of 13 days of substantial completion as provided in subdivision one of this 14 section, then any clause in the subcontract between the contractor and 15 the subcontractor or materialman which states that payment by the 16 contractor to such subcontractor or materialman is contingent upon 17 payment by the owner to the contractor shall be deemed invalid. Within seven calendar days of the receipt of payment from the contractor, the 18 subcontractor and/or materialman shall pay each of [his] its subcontrac-19 20 tors and materialmen in the same manner as the contractor has paid the 21 subcontractor, including interest as herein provided above. Nothing provided herein shall create any obligation on the part of the public 22 owner to pay or to see to the payment of any moneys to any subcontractor 23 24 or materialman from any contractor nor shall anything provided herein 25 serve to create any relationship in contract or otherwise, implied or 26 expressed, between the subcontractor or materialman and the public 27 owner. 28 § 2. Paragraph (a) of subdivision 1 and subdivision 2 of section 106-b 29 of the general municipal law, paragraph (a) of subdivision 1 as amended 30 by chapter 98 of the laws of 1995 and subdivision 2 as amended by 31 section 15 of part MM of chapter 57 of the laws of 2008, are amended to 32 read as follows: 33 (a) The contractor shall periodically, in accordance with the terms of the contract, submit to the public owner and/or [his] its agent a requi-34 35 sition for a progress payment for the work performed and/or materials 36 furnished to the date of the requisition less any amount previously paid 37 to the contractor. The public owner shall in accordance with the terms 38 the contract approve and promptly pay the requisition for the of progress payment less an amount necessary to satisfy any claims, liens 39 40 judgments against the contractor which have not been suitably or discharged and less any retained amount as hereafter described. The 41 42 public owner shall retain not more than five per centum of each progress 43 payment, not including any payment for materials pertinent to the project which have been delivered, accepted and are covered by a 44 45 manufacturer's warranty, and/or are graded to meet industry standards, 46 to the contractor except that the public owner may retain in excess of 47 five per centum but not more than ten per centum of each progress payment, not including any payment for materials pertinent to the 48 project which have been delivered, accepted and are covered by a 49 manufacturer's warranty, and/or are graded to meet industry standards, 50 51 to the contractor provided that there are no requirements by the public 52 owner for the contractor to provide a performance bond and a labor and 53 material bond both in the full amount of the contract. The public owner 54 shall pay in full, upon requisition from the contractor, for all materi-55 als pertinent to the project which have been delivered to the site or 56 off-site by the contractor and/or subcontractor and suitably stored and

secured as required by the public owner and the contractor [provided, 1 2 the public owner may limit such payment to materials in short and/or 3 critical supply and materials specially fabricated for the project each 4 as defined in the contract]. When the work or major portions thereof as 5 contemplated by the terms of the contract are substantially completed, б the contractor shall submit to the public owner and/or [his] its agent a 7 requisition for payment of the remaining amount of the contract balance. 8 Upon receipt of such requisition the public owner shall approve and 9 promptly pay the remaining amount of the contract balance less two times 10 the value of any remaining items to be completed and an amount necessary 11 to satisfy any claims, liens or judgments against the contractor which have not been suitably discharged. As the remaining items of work are 12 13 satisfactorily completed or corrected, the public owner shall promptly 14 pay, upon receipt of a requisition, for these items less an amount 15 necessary to satisfy any claims, liens or judgments against the contrac-16 tor which have not been suitably discharged. Any claims, liens and judg-17 ments referred to in this section shall pertain to the project and shall 18 be filed in accordance with the terms of the applicable contract and/or 19 applicable laws. Where the public owner is other than the city of New 20 York, the term "promptly pay" shall mean payment within thirty days, 21 excluding legal holidays, of receipt of the requisition unless such requisition is not approvable in accordance with the terms of the 22 contract. Notwithstanding the foregoing, where the public owner is other 23 24 than the city of New York and is a municipal corporation which requires 25 an elected official to approve progress payments, "promptly pay" shall 26 mean payment within forty-five days, excluding legal holidays, of 27 receipt of the requisition unless such requisition is not approvable in 28 accordance with the terms of the contract.

29 Payment by contractors to subcontractors. Within seven calendar 2. 30 days of the receipt of any payment from the public owner, the contractor 31 shall pay each of [his] its subcontractors and materialmen the proceeds 32 from the payment representing the value of the work performed and/or 33 materials furnished by the subcontractor and/or materialman and reflect-34 ing the percentage of the subcontractor's work completed or the 35 materialman's material supplied in the requisition approved by the owner 36 and based upon the actual value of the subcontract or purchase order 37 less an amount necessary to satisfy any claims, liens or judgments 38 against the subcontractor or materialman which have not been suitably discharged and, with regard to subcontractors, less any retained amount 39 hereafter described. Failure by the contractor to make any payment, 40 as 41 including any remaining amounts of the contract balance as hereinafter 42 described, to any subcontractor or materialman within seven calendar days of the receipt of any payment from the public owner shall result in 43 44 the commencement and accrual of interest on amounts due to such subcon-45 or materialman for the period beginning on the day immediately tractor 46 following the expiration of such seven calendar day period and ending on 47 the date on which payment is made by the contractor to such subcontractor or materialman. Such interest shall be the sole responsibility of 48 49 the contractor, and shall be paid at the rate of interest in effect on 50 date payment is made by the contractor. Notwithstanding any other the 51 provision of law to the contrary, interest shall be computed at the rate 52 established in paragraph (b) of subdivision one of section seven hundred 53 fifty-six-b of the general business law. The contractor shall retain not 54 more than five per centum of each payment to the subcontractor [and/or 55 **materialman**] except that the contractor may retain in excess of five per 56 centum but not more than ten per centum of each payment to the subcon-

tractor provided that prior to entering into a subcontract with the 1 contractor, the subcontractor is unable or unwilling to provide a 2 3 performance bond and a labor and material bond both in the full amount 4 of the subcontract at the request of the contractor. The contractor 5 shall pay in full, upon payment by the public owner, for all materials б pertinent to the project which have been delivered to and accepted at 7 the site or off-site by a materialman and are covered by a manufactur-8 er's warranty, and/or are graded to meet industry standards. However, 9 except in the case of a materialman who is also contracted to install a 10 product he/she delivered, the contractor shall retain nothing from those payments representing proceeds owed the subcontractor and/or materialman 11 from the public owner's payments to the contractor for the remaining 12 13 amounts of the contract balance as provided in subdivision one of this 14 section. If the contractor has failed to submit a requisition for 15 payment of the remaining amounts of the contract balance within ninety 16 days of substantial completion as provided in subdivision one of this 17 section, then any clause in the subcontract between the contractor and the subcontractor or materialman which states that payment by the contractor to such subcontractor or materialman is contingent upon 18 19 20 payment by the owner to the contractor shall be deemed invalid. Within 21 seven calendar days of the receipt of payment from the contractor, the subcontractor and/or materialman shall pay each of [his subcontrac-22 tors and materialmen in the same manner as the contractor has paid the 23 subcontractor, including interest as herein provided above. 24 Nothing 25 provided herein shall create any obligation on the part of the public 26 owner to pay or to see to the payment of any moneys to any subcontractor 27 or materialman from any contractor nor shall anything provided herein 28 serve to create any relationship in contract or otherwise, implied or expressed, between the subcontractor or materialman and the public 29 30 owner.

31 § 3. Section 756-c of the general business law, as added by chapter 32 127 of the laws of 2002, is amended to read as follows:

§ 756-c. Retention. <u>1.</u> By mutual agreement of the relevant parties an 33 34 owner may retain a reasonable amount of the contract sum as retainage. A 35 contractor or subcontractor may also retain a reasonable amount for 36 retainage so long as the amount does not exceed the actual percentage 37 retained by the owner. Retainage shall be released by the owner to the 38 contractor no later than thirty days after the final approval of the work under a construction contract. In the event that an owner fails to 39 release retainage as required by this article, or the contractor or 40 41 subcontractor fails to release a proportionate amount of retainage to 42 the relevant parties after receipt of retainage from the owner, the 43 owner, contractor, or subcontractor, as the case may be, shall be 44 subject to the payment of interest at the rate of one percent per month 45 on the date retention was due and owing.

46 2. Notwithstanding the provisions of subdivision one of this section, 47 no portion of any payment due and owing to a material supplier for mate-48 rials which have been delivered, accepted and are covered by a manufac-49 turer's warranty, and/or graded to meet industry standards shall be 50 retained by an owner, contractor or subcontractor.

51 § 4. This act shall take effect on the thirtieth day after it shall 52 have become a law and shall apply to materials delivered and accepted on 53 or after such effective date.