## STATE OF NEW YORK

4237

2021-2022 Regular Sessions

## IN SENATE

February 3, 2021

Introduced by Sen. STAVISKY -- read twice and ordered printed, and when printed to be committed to the Committee on Higher Education

AN ACT to amend the education law, in relation to preventing institutions from implementing contingencies on the receipt of state funding

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

- Section 1. Subdivision 1 of section 665-a of the education law, as 2 amended by chapter 681 of the laws of 1986, is amended to read as 3 follows:
- 1. Participation agreement. (a) No institution may participate in the general, academic or other award programs described in this article unless it shall have entered into a written agreement with the corporation under which it shall be bound to comply with all laws and rules applicable to such programs. <u>Each participation agreement shall include</u> 8 9 the following terms and conditions:
- 10 (i) An institution shall not, as a condition of any award or loan 11 pursuant to this article, require any student:
- 12 (1) submit to mandatory arbitration to resolve any matter thereafter 13 arising under such agreement prior to the commencement of any legal 14 action to enforce the provisions of such agreement;
  - (2) resolve a complaint through an internal dispute process;

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- (3) waive any right, forum, or procedure for a violation of any provision of this chapter, including the right to file and pursue a civil action, class action or a complaint with, or otherwise notify, any state agency, other public prosecutor, law enforcement agency, or any 20 court or other governmental entity of any alleged violation; and
- 21 (4) be prohibited from disclosing, discussing, describing or comment-22 ing upon the terms of the agreement or any violation thereof.
- 23 (ii) An institution shall not threaten, retaliate or discriminate 24 against any student eligible for such award or loan because of the

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

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refusal by such student to consent to mandatory arbitration, to resolve a complaint through an internal dispute process, to waive any right, forum, or procedure for a violation of this chapter, including the right to file and pursue a civil action, class action or a complaint with, or otherwise notify, any state agency, other public prosecutor, law enforcement agency, or any court or other governmental entity of any alleged violation, or not to disclose, discuss, describe or comment upon the terms of the agreement or any violation thereof.

- (iii) For purposes of this paragraph, an agreement that requires a student to opt out of a waiver or take any affirmative action in order to preserve their rights is deemed a condition of any award or loan pursuant to this article.
- 13 <u>(iv)</u> In addition to injunctive relief and any other remedies avail-14 <u>able, a court may award a prevailing plaintiff enforcing their rights</u> 15 <u>under this paragraph reasonable attorneys' fees.</u>
  - (v) Nothing in this paragraph is intended to invalidate a written arbitration agreement that is otherwise enforceable under the Federal Arbitration Act.
  - (b) The participation agreement may contain such other terms and conditions, consistent with such applicable laws, rules and procedures, as the president may require in accordance with rules adopted for this purpose by the board and shall be developed in consultation with the commissioner of education.
  - (c) In accordance with rules adopted by the board for this purpose, the president, may suspend, limit or terminate an institution's participation in these programs in the event it shall be determined after a hearing conducted in accordance with the state administrative procedure act that the institution has violated any applicable laws, rules or procedures provided for under the agreement in accordance with law and the rules of the board.
- § 2. This act shall take effect on the one hundred eightieth day after it shall have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or before such effective date.