## STATE OF NEW YORK

6040

2023-2024 Regular Sessions

## IN ASSEMBLY

March 31, 2023

Introduced by M. of A. BRONSON, CRUZ, ROZIC, SIMON, REYES, BICHOTTE HERMELYN, SEAWRIGHT, DICKENS, HEVESI, GALLAGHER, DINOWITZ, BURGOS, KELLES, MITAYNES, BURDICK, GONZALEZ-ROJAS, EPSTEIN, GLICK, L. ROSENTHAL -- read once and referred to the Committee on Labor

AN ACT to amend the labor law, in relation to enacting the "freelance isn't free act"

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

1 Section 1. Short title. This act shall be known and may be cited as 2 the "freelance isn't free act". 3 § 2. The labor law is amended by adding a new section 191-d to read as 4 follows: 5 § 191-d. Payment of wages for freelance workers. 1. (a) "Construction б contractor means any person, sole proprietor, partnership, firm, 7 corporation, limited liability company, association or other legal 8 entity who by oneself or through others offers to undertake, or holds 9 oneself out as being able to undertake, or does undertake a construction project. 10 (b) "Construction project" means the providing of any labor or 11 12 services, and the use of any materials or equipment in order to alter, 13 build, excavate, add to, subtract from, improve, repair, maintain, renovate, move, wreck or demolish any bridge, building, highway, road, rail-14 15 road, land, tunnel, sewer, drainage or other structure, project, development, or improvement, or the doing of any part thereof, including the 16 17 erection of scaffolding or other structures or works in connection ther-18 ewith. 19 (c) "Freelance worker" means any natural person or organization 20 composed of no more than one natural person, whether or not incorporated 21 or employing a trade name, that is hired or retained as an independent

23 <u>amount equal to or greater than eight hundred dollars, either by itself</u> EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets

contractor by a hiring party to provide services in exchange for an

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[-] is old law to be omitted.

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1	or when aggregated with all contracts for services between the same
2	hiring party and freelance worker during the immediately preceding one
3	hundred twenty days, but does not include:
4	(i) any person who, pursuant to the contract at issue, is a sales
5	representative as defined in section one hundred ninety-one-a of this
б	article;
7	(ii) any person engaged in the practice of law pursuant to the
8	contract at issue and who is a member in good standing of the bar of the
9	highest court of any state, possession, territory, commonwealth or the
10	District of Columbia and who is not under any order of court suspending,
11	enjoining, restraining, disbarring or otherwise restricting such person
12	in the practices of law;
13	(iii) any person who is a licensed medical professional; or
14	(iv) any person who is a construction contractor.
15	(d) "Hiring party" means any person who retains a freelance worker to
16	provide any service, other than:
17	(i) the United States government;
18	(ii) the state of New York, including any office, department, agency,
19	authority or other body of the state including the legislature and the
20	judiciary;
21	(iii) a municipality, including any office, department, agency or
22	other body of a municipality; or
23	(iv) any foreign government.
24	2. (a) Except as otherwise provided by law, the contracted compen-
25	<u>sation shall be paid to a freelance worker either:</u>
26	(i) on or before the date such compensation is due under the terms of
27	the contract; or
28	(ii) if the contract does not specify when the hiring party must pay
29	the contracted compensation or the mechanism by which such date will be
30	determined, no later than thirty days after the completion of the free-
31	lance worker's services under the contract.
32	(b) Once a freelance worker has commenced performance of the services
33	under the contract, the hiring party shall not require as a condition of
34	timely payment that the freelance worker accept less compensation than
35	the amount of the contracted compensation.
36	3. (a) Whenever a hiring party retains the services of a freelance
37	worker, as such terms are defined in this section, the contract between
38	such party and worker shall be reduced to writing. The hiring party must
39	furnish a copy of such written contract, either physically or electron-
40	ically, to the freelance worker and each party to the written contract
41	shall retain a copy thereof.
42	(b) The written contract shall include, at a minimum, the following
43	information:
44	(i) the name and mailing address of both the hiring party and the
45	freelance worker;
46	(ii) an itemization of all services to be provided by the freelance
47	worker, the value of the services to be provided pursuant to the
48	contract, and the rate and method of compensation;
49	(iii) the date on which the hiring party must pay the contracted
50	compensation or the mechanism by which such date will be determined; and
51	(iv) the date by which a freelance worker must submit a list of
52	services rendered under such contract to the hiring party in order to
53	meet any internal processing deadlines of such hiring party for the
54	purposes of compensation being timely rendered by the agreed-upon date
55	<u>as stipulated in subparagraph (iii) of this paragraph.</u>

1	(c) The commissioner may by rule require additional terms to ensure
2	that the freelance worker and the hiring party understand their obli-
3	gations under the contract.
4	(d) Such hiring party shall be required to keep such contract for a
5	period of no less than six years and shall make such contract available
б	to the commissioner upon request. The failure of a hiring party to
7	produce such contract, upon request of the commissioner, shall give rise
8	to a presumption that the terms that the freelance worker has presented
9	are the agreed upon terms.
10	3-a. The commissioner shall make available model contracts on the
11	website of the department for use by the general public at no cost. Such
12	model contracts shall be made available in English and in the twelve
13	languages most commonly spoken by limited English proficient individuals
14	in the state.
15	4. No hiring party, as defined in this section, shall threaten,
16	intimidate, discipline, harass, deny a work opportunity to, or discrimi-
17	nate against a freelance worker, or take any other action that penal-
18	izes a freelance worker for, or is reasonably likely to deter a free-
19	lance worker from, exercising or attempting to exercise any right
20	guaranteed under this article, or from obtaining any future work oppor-
21	tunity because the freelance worker has done so.
22	5. (a) Any freelance worker or his or her authorized representative may file with the commissioner a complaint regarding a violation of this
23 24	article for an investigation of such complaint and statement setting the
24 25	appropriate remedy, if any. The commissioner shall keep the names of
26	freelance workers who are the subject of an investigation confidential
27	until such time that disclosure is necessary for resolution of an inves-
28	tigation or a complaint. Failure of a hiring party to keep adequate
29	records or provide a written contract as required under this section, in
30	addition to exposing such hiring party to penalties authorized under
31	this section, shall not operate as a bar to filing of a complaint by a
32	freelance worker. In such a case the hiring party in violation shall
33	bear the burden of proving that the complaining employee was paid in
34	accordance with this section.
35	(b) Each freelance worker who files a complaint regarding a violation
36	of this article or a rule or regulation promulgated thereunder, shall
37	be provided with a written description of the anticipated proc-
38	essing of the complaint, including investigation, case conference,
39	potential civil and criminal penalties, and collection procedures.
40	(i) Each freelance worker and his or her authorized representative
41	shall be notified in writing of any case conference before it is held
42	and given the opportunity to attend.
43	(ii) Each freelance worker and his or her authorized representative
44	shall be notified in writing of any award and collection of civil
45	penalties.
46	6. The commissioner shall have the following duties, powers and
47	authority:
48	(a) The commissioner shall investigate and attempt to adjust equitably
49 50	controversies between freelance workers and hiring parties relating to
50 51	this article.
51 52	(b) The commissioner may take assignments of claims for wages under this article from freelance workers or third parties in trust for such
5∠ 53	freelance workers or for the benefit of various funds for such freelance
53 54	workers. All such assignments shall run to the commissioner and his or
54 55	her successor in office. The commissioner may sue hiring parties on wage
	claims thus assigned, with the benefits and subject to the provisions of

1	existing law applying to actions by freelance workers for collection of
2	wages. He or she may join in a single action any number of wage claims
3	against the same hiring party.
4	(c) (i) The commissioner is hereby authorized and empowered to enter
5	into reciprocal agreements with the labor department or corresponding
6	agency of any other state or with the person, board, officer, or commis-
7	sion authorized to act on behalf of such department or agency, for
8	the collection in such other states of claims and judgments for wages
9	based upon claims assigned to the commissioner.
10	(ii) The commissioner may, to the extent provided for by any recip-
11	rocal agreement entered into by law or with any agency of another state
12	as herein provided, maintain actions in the courts of such other state
13	for the collection of claims and judgments for wages and may assign such
14	claims and judgments to the labor department or agency of such other
15	state for collection to the extent that such an assignment may be
16	permitted or provided for by the law of such state or by reciprocal
17	agreement.
18	(iii) The commissioner may, upon the written consent of the labor
19	department or other corresponding agency of any other state or of
20	any person, board, officer, or commission of such state authorized to
21	act on behalf of such labor department or corresponding agency,
22	maintain actions in the courts of this state upon assigned claims and
23	judgments for wages arising in such other state in the same manner
24	and to the same extent that such actions by the commissioner are
25	authorized when arising in this state. However, such actions may be
26	maintained only in cases where such other state by law or reciprocal
27	agreement extends a like comity to cases arising in this state.
28	(d) Nothing in this section shall be construed as requiring
29	the commissioner in every instance to investigate and attempt to
30	adjust controversies, or to take assignments of wage claims, but he or
31	she shall be deemed vested with discretion in such matters.
32	7. (a) (i) A freelance worker alleging a violation of this article may
33	bring an action in any court of competent jurisdiction for damages.
34	(ii) Any action alleging a violation of subdivision three of this
35	section shall be brought within two years after the acts alleged to have
36	violated this article occurred.
37	(iii) Any action alleging a violation of subdivision two of this
38	section or subdivision four of this section shall be brought within six
39	years after the acts alleged to have violated this article occurred.
40	(iv) Within ten days after having commenced a civil action pursuant to
41	this subdivision, a plaintiff shall serve a copy of the complaint upon
42	an authorized representative of the commissioner. Failure to so serve a
43	complaint does not adversely affect any plaintiff's cause of action.
44	(v) A plaintiff who solely alleges a violation of subdivision three of
45	this section must prove that such plaintiff requested a written contract
46	before the contracted work began.
40 47	(b) (i) A plaintiff who prevails on a claim alleging a violation of
48	subdivision two of this section shall be awarded damages as described in
49 50	this subdivision and an award of reasonable attorneys' fees and costs. (ii) (A) A plaintiff who prevails on a claim alleging a violation of
50 51	subdivision three of this section shall be awarded statutory damages of
51 52	
52 52	two hundred fifty dollars.
53 E4	(B) A plaintiff who prevails on a claim alleging a violation of this
54 55	section and on one or more claims under other provisions of this article
22	shall be awarded statutory damages equal to the value of the underlying

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1	contract for the violation in addition to the remedies specified in this
2	article for such other violations.
3	(iii) In addition to other damages awarded pursuant to this article, a
4	plaintiff who prevails on a claim alleging a violation of subdivision
5	two of this section is entitled to an award of double damages, injunc-
б	tive relief, and other such remedies as may be appropriate.
7	(iv) In addition to any other damages awarded pursuant to this arti-
8	cle, a plaintiff who prevails on a claim alleging a violation of subdi-
9	vision four of this section is entitled to statutory damages equal to
10	the value of the underlying contract for each violation arising under
11	such subdivision.
12	8. (a)(i) Where reasonable cause exists to believe that a hiring party
13	is engaged in a pattern or practice of violations of this article, the
14	attorney general may commence a civil action on behalf of the state in a
15	court of competent jurisdiction.
16	(ii) An action pursuant to subparagraph (i) of this paragraph shall be
17	commenced by filing a complaint setting forth facts relating to such
18	pattern or practice and requesting relief, which may include injunctive
19	relief, civil penalties, and any other appropriate relief.
20	(iii) Nothing in this paragraph prohibits:
21	(A) a person alleging a violation of this article from filing a civil
22	action based on the same facts as a civil action commenced by the attor-
23	ney general pursuant to this section; or
24	(B) the commissioner from sending a notice of complaint, unless other-
25	wise barred from doing so.
26	(b) In any civil action commenced pursuant to this subdivision, the
27	trier of fact may impose a civil penalty of not more than twenty-five
28	thousand dollars for a finding that a hiring party has engaged in a
29	pattern or practice of violations of this article. Any civil penalty so
30	recovered shall be paid into the general fund.
31	9. (a) Except as otherwise provided by law, any provision of a
32	contract purporting to waive rights under this section is void as
33 24	against public policy.
34 25	(b) The provisions of this section supplement, and do not diminish or replace, any other basis of liability or requirement established by
35 36	statute or common law.
30 37	(c) Failure to comply with the provisions of this section does not
38	render any contract between a hiring party and a freelance worker void
30 39	
40	to such contract or constitute a defense to any action or proceeding to
41	enforce, or for breach of, such contract.
42	(d) No provision of this section relating to freelance workers shall
43	be construed as providing a determination about the legal classification
44	of any such worker as an employee or independent contractor.
45	10. The department shall conduct a public awareness outreach campaign,
46	which shall include making information available on its website, other-
47	wise informing hiring parties of the provisions of this section, and
48	establishing a means for assistance by a natural person through phone
49	and e-mail.
50	11. (a) No later than six months after the commissioner sends to a
51	freelance worker either a hiring party's response and accompanying mate-
52	rials or a notice of non-response pursuant to section one hundred nine-
53	ty-six-a of this article, the commissioner shall send the freelance
54	worker a survey requesting additional information about the resolution
55	of the freelance worker's claims. Such survey shall ask whether or not
56	the freelance worker pursued any such claims in court or through an

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1	alternative dispute resolution process and whether or not the hiring
2	party ultimately paid any or all of the compensation the freelance work-
3	er alleged was due or if the matter was resolved in a different manner.
4	Such survey shall state clearly that response to the survey is volun-
5	tary.
6	(b) The commissioner shall collect and track information about
7	complaints alleging violations of this article. The information
8	collected shall include, at minimum:
9	(i) the identity of the hiring party alleged to have violated this
10	<u>article;</u>
11	(ii) the freelance worker's occupation;
12	<u>(iii) the section of this article that was alleged to have been</u>
13	violated;
14	(iv) the value of the contract;
15	(v) the response or non-response from the hiring party; and
16	(vi) information from a completed survey identified in paragraph (a)
17	of this subdivision.
18	(c) One year after the effective date of this section, and every fifth
19	year thereafter by November first, the commissioner shall submit to the
20	legislature and publish on its website a report regarding the effective-
21	ness of the applicable provisions of this article at improving freelance
22	contracting and payment practices. Such report shall include, at a
23	minimum:
24	(i) the number of complaints the commissioner has received pursuant to
25	such provisions;
26	(ii) the value of the contracts disaggregated into ranges of five
27	hundred dollars and by section of this article alleged to have been
28	violated;
29	(iii) the numbers of responses and non-responses received by the
30	commissioner disaggregated by contract value into ranges of five hundred
31	dollars and by section of this article alleged to have been violated;
32	(iv) the proportion of surveys received from freelance workers that
33	indicate that they pursued their claims in court and the proportion of
34	surveys received from freelance workers that indicate that they pursued
35	their claims through an alternative dispute resolution process and a
36	summary of the outcomes of such cases; and
37	(v) legislative recommendations, including consideration of whether
38	certain occupations should be exempted from the scope of the definition
39	of freelance worker in this section.
40	§ 3. The provisions of this act shall not be construed or interpreted
41	to override or supplant any of the provisions of chapter 10 of title 20
42	of the administrative code of the city of New York.
43	§ 4. This act shall take effect on the one hundred eightieth day after
44	it shall have become a law and shall apply only to contracts entered
45	into on or after such effective date. Effective immediately, the addi-
46	tion, amendment and/or repeal of any rules or regulations necessary for
47	the implementation of this act on its effective date are authorized to
48	be made on or before such effective date.