8535

IN ASSEMBLY

January 5, 2024

Introduced by M. of A. BRONSON -- read once and referred to the Committee on Labor

AN ACT to amend the general business law, in relation to contracted compensation payments; and to repeal section 191-d of the labor law

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

Section 1. Section 191-d of the labor law, as added by a chapter of the laws of 2023 amending the labor law constituting the freelance isn't free act, as proposed in legislative bills numbers S. 5026 and A. 6040, is REPEALED. S 2. The general business law is amended by adding a new article 44-A

6 to read as follows:

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<u>ARTICLE 44-A</u> FREELANCE ISN'T FREE ACT

9	Section 1410. Definitions.
10	1411. Contracted compensation payments.
11	<u>1412. Written contracts.</u>
12	1413. Discrimination Prohibited.
13	1414. Violations.
14	1415. Additional rights.
15	<u>§ 1410. Definitions. As used in this article, the following terms</u>
16	shall have the following meanings:
17	1. "Construction contractor" means any person, sole proprietor, part-
18	nership, firm, corporation, limited liability company, association or
19	other legal entity who by oneself or through others offers to undertake,
20	or holds oneself out as being able to undertake, or does undertake a
21	construction project.
22	2. "Construction project" means the providing of any labor or
23	services, and the use of any materials or equipment in order to alter,
24	build, excavate, add to, subtract from, improve, repair, maintain, reno-
25	vate, move, wreck or demolish any bridge, building, highway, road, rail-
26	road, land, tunnel, sewer, drainage or other structure, project, devel-

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

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1	opment, or improvement, or the doing of any part thereof, including the
2	erection of scaffolding or other structures or works in connection ther-
3	ewith.
4	3. "Freelance worker" means any natural person or organization
5	composed of no more than one natural person, whether or not incorporated
б	or employing a trade name, that is hired or retained as an independent
7	<u>contractor by a hiring party to provide services in exchange for an</u>
8	amount equal to or greater than eight hundred dollars, either by itself
9	or when aggregated with all contracts for services between the same
10	hiring party and freelance worker during the immediately preceding one
11	hundred twenty days, but does not include:
12	(a) any person who, pursuant to the contract at issue, is a sales
13	representative as defined in section one hundred ninety-one-a of the
14	labor law;
15	(b) any person engaged in the practice of law pursuant to the contract
16	at issue and who is a member in good standing of the bar of the highest
17	court of any state, possession, territory, commonwealth or the District
18	of Columbia and who is not under any order of court suspending, enjoin-
19	ing, restraining, disbarring or otherwise restricting such person in the
20	practices of law;
21	(c) any person who is a licensed medical professional; or
22	(d) any person who is a construction contractor.
23	4. "Hiring party" means any person who retains a freelance worker to
24	provide any service, other than:
25	(a) the United States government;
26	(b) the state of New York, including any office, department, agency,
27	authority or other body of the state including the legislature and the
28	judiciary;
29	(c) a municipality, including any office, department, agency or other
30	body of a municipality; or
31	(d) any foreign government.
32	<u>§ 1411. Contracted compensation payments. 1. Except as otherwise</u>
33	provided by law, the contracted compensation shall be paid to a free-
34	lance worker either:
35	(a) on or before the date such compensation is due under the terms of
36	the contract; or
37	(b) if the contract does not specify when the hiring party must pay
38	the contracted compensation or the mechanism by which such date will be
39	determined, no later than thirty days after the completion of the free-
40	lance worker's services under the contract.
41	2. Once a freelance worker has commenced performance of the services
42	<u>under the contract, the hiring party shall not require as a condition of</u>
43	timely payment that the freelance worker accept less compensation than
44	the amount of the contracted compensation.
45	<u>§ 1412. Written contracts. 1. Whenever a hiring party retains the</u>
46	services of a freelance worker, as such terms are defined in this arti-
47	cle, the contract between such party and worker shall be reduced to
48	writing. The hiring party must furnish a copy of such written contract,
49	either physically or electronically, to the freelance worker and each
50	party to the written contract shall retain a copy thereof.
51	2. The written contract shall include, at a minimum, the following
52	information:
53	(a) the name and mailing address of both the hiring party and the
54	<u>freelance worker;</u>

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(b) an itemization of all services to be provided by the freelance 1 worker, the value of the services to be provided pursuant to the 2 contract, and the rate and method of compensation; 3 4 (c) the date on which the hiring party must pay the contracted compen-5 sation or the mechanism by which such date will be determined; and 6 (d) the date by which a freelance worker must submit a list of 7 services rendered under such contract to the hiring party in order to 8 meet any internal processing deadlines of such hiring party for the 9 purposes of compensation being timely rendered by the agreed-upon date 10 as stipulated in paragraph (c) of this subdivision. 11 3. Such hiring party shall be required to keep such contract for a 12 period of no less than six years and shall make such contract available to the attorney general upon request. The failure of a hiring party to 13 maintain such contracts or produce such contracts to the attorney gener-14 15 al shall give rise to a presumption that the terms that the freelance worker has presented are the agreed upon terms. 16 4. The commissioner of labor shall make available model contracts on 17 the website of the department of labor for use by the general public at 18 no cost. Such model contracts shall be made available in English and in 19 20 the twelve languages most commonly spoken by limited English proficient 21 individuals in the state. 22 § 1413. Discrimination prohibited. No hiring party, as defined in this 23 article, shall threaten, intimidate, discipline, harass, deny a work opportunity to, or discriminate against a freelance worker, or take any 24 25 other action that penalizes a freelance worker for, or is reasonably likely to deter a freelance worker from, exercising or attempting to 26 27 exercise any right guaranteed under this article, or from obtaining any 28 future work opportunity because the freelance worker has done so. 29 § 1414. Violations. 1. The attorney general shall be authorized to 30 investigate complaints regarding a violation of this article and provide appropriate remedies. Whenever the attorney general shall believe from 31 32 evidence satisfactory to them that any hiring party has engaged in or is 33 about to engage in any of the acts or practices stated to be unlawful they may bring an action in the name and on behalf of the people of the 34 state of New York to enjoin such unlawful acts or practices and to 35 36 obtain restitution for one or more freelance workers of any moneys or 37 property obtained directly or indirectly by any such unlawful acts or practices. In such action preliminary relief may be granted under arti-38 39 cle sixty-three of the civil practice law and rules. In such action a civil penalty in an amount not to exceed one thousand dollars for a 40 first violation, two thousand dollars for a second violation or three 41 thousand dollars for a third or subsequent violation may be sought by 42 43 the attorney general. 2. (a) A freelance worker alleging a violation of this article may 44 45 bring an action in any court of competent jurisdiction for damages. 46 (b) Any action alleging a violation of section fourteen hundred twelve 47 of this article shall be brought within two years after the acts alleged 48 to have violated this article occurred. (c) Any action alleging a violation of section fourteen hundred eleven 49 of this article or section fourteen hundred thirteen of this article 50 shall be brought within six years after the acts alleged to have 51 52 violated this article occurred. (d) Within ten days after having commenced a civil action pursuant to 53 54 this subdivision, a plaintiff shall serve a copy of the complaint upon an authorized representative of the attorney general. Failure to so 55

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1	serve a complaint does not adversely affect any plaintiff's cause of
2	action.
3	(e) A plaintiff who solely alleges a violation of section fourteen
4	hundred twelve of this article must prove that such plaintiff requested
5	a written contract before the contracted work began.
б	3. (a) A plaintiff who prevails on a claim alleging a violation of
7	section fourteen hundred eleven of this article shall be awarded damages
8	as described in this section and an award of reasonable attorneys' fees
9	and costs.
10	(b) (i) A plaintiff who prevails on a claim alleging a violation of
11	section fourteen hundred twelve of this article shall be awarded statu-
12	tory damages of two hundred fifty dollars.
13	(ii) A plaintiff who prevails on a claim alleging a violation of one
14	or more claims under provisions of this article shall be awarded statu-
15	tory damages equal to the value of the underlying contract for the
16	violation in addition to the remedies specified in this article for such
17	other violations.
18	(c) In addition to other damages awarded pursuant to this article, a
19	plaintiff who prevails on a claim alleging a violation of section four-
20	teen hundred eleven of this article is entitled to an award of double
21	damages, injunctive relief, and other such remedies as may be appropri-
22	ate.
23	(d) In addition to any other damages awarded pursuant to this article,
24	a plaintiff who prevails on a claim alleging a violation of section
25	fourteen hundred thirteen of this article is entitled to statutory
26	damages equal to the value of the underlying contract for each violation
27	arising under such section.
28	4. Nothing in this section prohibits:
29	(a) a person alleging a violation of this article from filing a civil
30	action based on the same facts as a civil action commenced by the attor-
31	ney general pursuant to this section; or
32	(b) the attorney general from sending a notice of complaint, unless
33	otherwise barred from doing so.
34	5. In any civil action commenced pursuant to this section, the trier
35	of fact may impose a civil penalty of not more than twenty-five thousand
36	dollars for a finding that a hiring party has engaged in a pattern or
37	practice of violations of this article. Any civil penalty so recovered
38	shall be paid into the general fund.
39	§ 1415. Additional rights. 1. Except as otherwise provided by law, any
40	provision of a contract purporting to waive rights under this article is
41	<u>void as against public policy.</u>
42	2. The provisions of this article supplement, and do not diminish or
43	replace, any other basis of liability or requirement established by
44	<u>statute or common law.</u>
45	3. Failure to comply with the provisions of this article does not
46	render any contract between a hiring party and a freelance worker void
47	or voidable or otherwise impair any obligation, claim or right related
48	to such contract or constitute a defense to any action or proceeding to
49	enforce, or for breach of, such contract.
50	4. No provision of this article relating to freelance workers shall be
51	construed as providing a determination about the legal classification of
52	any such worker as an employee or independent contractor.
53	5. The provisions of this article shall not be construed or interpret-
54	ed to override or supplant any of the provisions of chapter ten of title
55	twenty of the administrative code of the city of New York.

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1 § 3. This act shall take effect on the one hundred eightieth day after 2 it shall have become a law; provided, however, that section one of this 3 act shall take effect on the same date and in the same manner as a chap-4 ter of the laws of 2023 amending the labor law constituting the free-5 lance isn't free act, as proposed in legislative bills numbers S. 5026 6 and A. 6040, takes effect.