8844

IN SENATE

March 20, 2024

Introduced by Sen. RYAN -- 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, in relation to adding employeeowned enterprises to the list of preferred contractors for public contracts in the state

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

Section 1. Subdivisions 6, 7, 8, 9 and 10 of section 160 of the state finance law are renumbered subdivisions 7, 8, 9, 10 and 11, and a new subdivision 6 is added to read as follows: <u>6. "Employee-owned enterprise" shall have the same meaning as defined</u>

5 by section eighteen hundred thirty-six-b of the public authorities law.
6 § 2. Subdivision 2 of section 162 of the state finance law is amended

7 by adding a new paragraph g to read as follows: 8 g. Commodities and services produced by an employee-owned enterprise

9 or a worker cooperative incorporated under the laws of this state and 10 governed by article five-A of the cooperative corporations law.

11 § 3. Subparagraph (iii) of paragraph a and the opening paragraph of 12 paragraph b of subdivision 4 of section 162 of the state finance law, as 13 amended by chapter 565 of the laws of 2022, are amended to read as 14 follows:

15 (iii) When commodities are available, in the form, function and utility required by, a state agency or political subdivision or public bene-16 fit corporation having their own purchasing agency, and such commodities 17 18 are not available pursuant to subparagraphs (i) and (ii) of this paragraph, said commodities shall then be purchased from a qualified non-19 profit-making agency for other disabled persons, a qualified special 20 21 employment program for mentally ill persons, [or] a qualified veterans' 22 entity, or a qualified employee-owned enterprise or worker cooperative; 23 provided, however, the preferred source shall perform fifty percent or 24 more of the work;

When services are available, in the form, function and utility required by, a state agency or political subdivision or public benefit corporation having their own purchasing agency, equal priority shall be accorded the services rendered and offered for sale by qualified nonprofit-making agencies for the blind and those for the other disabled, by qualified special employment programs for mentally ill persons [and],

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

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by qualified veterans' entities, and by qualified employee-owned enter-1 prises or worker cooperatives; provided, however, the preferred source 2 3 shall perform fifty percent or more of the work. In the case of 4 services: 5 3 4. Subparagraph (iii) of paragraph a and the opening paragraph of б paragraph b of subdivision 4 of section 162 of the state finance law, as 7 added by chapter 83 of the laws of 1995, are amended to read as follows: 8 (iii) When commodities are available, in the form, function and utili-9 ty required by, a state agency or political subdivision or public bene-10 fit corporation having their own purchasing agency, and such commodities 11 are not available pursuant to subparagraphs (i) and (ii) of this para-12 graph, said commodities shall then be purchased from a qualified nonprofit-making agency for other [severely] disabled persons, a qualified 13 14 special employment program for mentally ill persons, [or] a qualified 15 veterans' [workshop] entity, or a qualified employee-owned enterprise or worker cooperative; 16 17 When services are available, in the form, function and utility required by, a state agency or political subdivision or public benefit 18 19 corporation having their own purchasing agency, equal priority shall be 20 accorded the services rendered and offered for sale by qualified non-21 profit-making agencies for the blind and those for the other [severely] 22 disabled, by qualified special employment programs for mentally ill persons [and], by qualified veterans' [workshops] entities, and by qual-23 24 ified employee-owned enterprises or worker cooperatives. In the case of 25 services: § 5. Section 162 of the state finance law is amended by adding 26 а new 27 subdivision 6-a to read as follows: 28 6-a. Prices charged by employee-owned enterprises or worker cooper-29 <u>atives.</u> a. Qualified employee-owned enterprises or worker cooperatives may 30 31 make purchases of materials, equipment or supplies, except printed mate-32 rial, from centralized contracts for commodities in accordance with the 33 conditions set by the office of general services; provided that such gualified employee-owned enterprise or worker cooperative shall accept 34 35 sole responsibility for any payment due to the vendor. 36 b. The state comptroller may conduct audits and examinations of all 37 records, books and data of any employee-owned enterprise or worker cooperative qualified under this section to determine the costs of manufac-38 39 turing or the rendering of services and the manner and efficiency of 40 production and administration of such employee-owned enterprise or work-41 er cooperative with relation to any product or services purchased by a 42 state agency or political subdivision or public benefit corporation and 43 to furnish the results of such audit and examination to the commissioner 44 for such action as he or she may deem appropriate under this section. 45 This act shall take effect on the ninetieth day after it shall § 6. 46 have become a law; provided, however, that the amendments to subpara-47 graph (iii) of paragraph a and the opening paragraph of paragraph b of 48 subdivision 4 of section 162 of the state finance law made by section 49 three of this act shall be subject to the expiration and reversion of such subparagraph and opening paragraph pursuant to section four of 50 51 chapter 565 of the laws of 2022, as amended, when upon such date the 52 provisions of section four of this act shall take effect. Effective immediately, the addition, amendment and/or repeal of any rule or regu-53 lation necessary for the implementation of this act on its effective 54 date are authorized to be made and completed on or before such effective 55 56 date.