## STATE OF NEW YORK

461

2023-2024 Regular Sessions

## IN SENATE

January 4, 2023

Introduced by Sen. SEPULVEDA -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary

AN ACT to amend the civil practice law and rules, in relation to grounds for vacating an arbitration award on the basis of partiality of the arbitrator

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

## 1 Section 1. Article 75 of the civil practice law and rules is amended 2 by adding a new section 7500 to read as follows: § 7500. Definitions. As used in this article: 3 4 (a) "Arbitration" means a form of dispute resolution that is an alternative to litigation, in which the parties agree to be bound by the 5 б determination of a neutral third party arbitrator. (b) "Neutral third party arbitrator" means an arbitrator or panel of 7 8 arbitrators each of whom does not have an undisclosed known, direct, and 9 material interest in the outcome of the arbitration proceeding or a 10 known, existing, and substantial relationship with a party, counsel, or representative of a party. 11 12 § 2. Section 7501 of the civil practice law and rules, as amended by 13 chapter 532 of the laws of 1963, is amended to read as follows: 14 7501. Effect of arbitration agreement. A written agreement to S submit any controversy thereafter arising or any existing controversy to 15 arbitration is enforceable without regard to the justiciable character 16 of the controversy and confers jurisdiction on the courts of the state 17 to enforce it and to enter judgment on an award; provided, however, that 18 19 any language requiring the controversy be submitted to an arbitrator or 20 arbitration organization that is not a neutral third party arbitrator, as that term is defined in subdivision (b) of section seventy-five 21 hundred of this article, shall be deemed void; provided that it shall be 22 23 valid with respect to the requirement that the controversy be arbi-24 trated. The requirement that the controversy be heard by a neutral third

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

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	party arbitrator may not be waived by party prior to the service on such
1 2	party of a demand for arbitration. Upon disclosure pursuant to section
∠ 3	seventy-five hundred five-a of this article of a known, direct, and
4	material interest in the outcome of the arbitration proceeding or a
5	known existing and substantial relationship with a party, counsel, or
6	representative of a party, a party shall be deemed to have waived any
7	objection to the arbitrator or composition of any arbitration panel, by
8	failing to raise same prior to the commencement of the arbitration hear-
9	ing. In determining any matter arising under this article, the court
10	shall not consider whether the claim with respect to which arbitration
11	is sought is tenable, or otherwise pass upon the merits of the dispute.
$12^{11}$	§ 3. The civil practice law and rules is amended by adding a new
13	section 7505-a to read as follows:
$14^{13}$	§ 7505-a. Disclosure by arbitrator. (a) Before accepting appointment,
15	an individual who is requested to serve as an arbitrator, after making a
16	reasonable inquiry, shall disclose to all parties to the agreement to
17	arbitrate and the arbitration proceeding and to any other arbitrators
18	any known facts that a reasonable person would consider likely to affect
19	the impartiality of the arbitrator in the arbitration proceeding,
20	including:
21	(1) a financial or personal interest in the outcome of the arbitration
22	proceeding; and
23	(2) an existing or past relationship with any of the parties to the
24	agreement to arbitrate or the arbitration proceeding, their counsel or
25	representatives, a witness, or another arbitrator.
26	(b) An arbitrator has a continuing obligation to disclose to all
	(D) AN APPLICATOR HAS A CONTINUING ODINGATION TO DISCLOSE TO ALL
27	parties to the agreement to arbitrate and the arbitration proceeding and
27 28	parties to the agreement to arbitrate and the arbitration proceeding and to any other arbitrators any facts that the arbitrator learns after
27 28 29	parties to the agreement to arbitrate and the arbitration proceeding and to any other arbitrators any facts that the arbitrator learns after accepting appointment which a reasonable person would consider likely to
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27 28 29 30	parties to the agreement to arbitrate and the arbitration proceeding and to any other arbitrators any facts that the arbitrator learns after accepting appointment which a reasonable person would consider likely to affect the impartiality of the arbitrator. (c) If an arbitrator discloses a fact required by subdivision (a) or
27 28 29 30 31	parties to the agreement to arbitrate and the arbitration proceeding and to any other arbitrators any facts that the arbitrator learns after accepting appointment which a reasonable person would consider likely to affect the impartiality of the arbitrator. (c) If an arbitrator discloses a fact required by subdivision (a) or (b) of this section to be disclosed and a party timely objects to the
27 28 29 30 31 32	parties to the agreement to arbitrate and the arbitration proceeding and to any other arbitrators any facts that the arbitrator learns after accepting appointment which a reasonable person would consider likely to affect the impartiality of the arbitrator. (c) If an arbitrator discloses a fact required by subdivision (a) or (b) of this section to be disclosed and a party timely objects to the appointment or continued service of the arbitrator based upon the fact
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