3312

2017-2018 Regular Sessions

IN SENATE

January 20, 2017

- Introduced by Sen. LANZA -- read twice and ordered printed, and when printed to be committed to the Committee on Corporations, Authorities and Commissions
- AN ACT to amend the waterfront commission act, in relation to empowering the waterfront commission to accept applications in the longshoremen's register
 - <The People of the State of New York, represented in Senate and Assem-</p>

<bly, do enact as follows:>

1-1 Section 1. Section 5-p of chapter 882 of the laws of 1953, constituting the waterfront commission act, as amended by chapter 431 of the laws of 1999, is amended to read as follows:

1- 4 § 5-p. [Suspension or acceptance of applications for inclusion in] 1- 5 [longshoremen's] <Longshoremen's> register[; exceptions]. [1.] The

commis-

1- 6 sion shall [suspend the acceptance of] <accept> applications for inclusion 1-7 in the longshoremen's register [for a period of sixty days after the] 1-8 [effective date of this act. Upon the termination of such sixty day peri-] 1-9 [od the commission shall thereafter have the power to make determinations] the acceptance of application for inclusion in the] 1-10 [to suspend 1-11 [longshoremen's register for such periods of time as the commission may] 1-12 [from time to time establish and, after any such period of suspension,] [the commission shall have the power to make determinations to accept] 1-13 [applications for such period of time as the commission may establish or] 1-14 1-15 [in such number as the commission may determine, or both. Such determi-] 1-16 [nations to suspend or accept applications shall be made by the commis-] [sion]: (a) [on its own initiative or (b)] upon the joint recommendation 1 - 17in writing of stevedores and other employers of longshoremen in the port 1-18 of New York district, acting through their representative for the [purpose] purposes> of collective bargaining with a labor organization 1 - 191-20 representing such longshoremen in such district<,> and such labor organ-1-21 1-22 ization<;> or [(c)] <(b)> upon the petition in writing of a stevedore

or

1-23 [another] <other> employer of longshoremen in the port of New York

EXPLANATION--Matter in <italics> (underscored) is new; matter in

brackets

[] is old law to be omitted.

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S. 3312

2- 1 district which does not have a representative for the [purpose] <purposes> 2-2 of collective bargaining with a labor organization representing such 2- 3 [The commission shall have the power to accept or reject] longshoremen. 2-4 [such joint recommendation or petition.] 2- 5 [All joint recommendations or petitions filed for the acceptance of] 2- 6 [applications with the commission for inclusion in the longshoremen's] 2-7 [register shall include:] 2-8 [(a) the number of employees requested;] 2-9 [(b) the category or categories of employees requested;] 2-10 [(c) a detailed statement setting forth the reasons for said joint] 2-11 [recommendation or petition;] 2-12 [(d) in cases where a joint recommendation is made under this section,] 2-13 [the collective bargaining representative of stevedores and other employ-]

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2-14 [ers of longshoremen in the port of New York district and the labor] 2-15 [organization representing such longshoremen shall provide the allocation] 2-16 [of the number of persons to be sponsored by each employer of longshore-] 2-17 [men in the port of New York district; and] 2-18 [(e) any other information requested by the commission.] 2-19 [2. In administering the provisions of this section, the commission] 2-20 [shall observe the following standards:] 2-21 [(a) To encourage as far as practicable the regularization of the] 2-22 [employment of longshoremen;] 2-23 [(b) To bring the number of eligible longshoremen into balance with the] 2-24 [demand for longshoremen's services within the port of New York district] 2-25 [without reducing the number of eligible longshoremen below that neces-] 2-26 [sary to meet the requirements of longshoremen in the port of New York] 2-27 [district;] 2-28 [(c) To encourage the mobility and full utilization of the existing] 2-29 [work force of longshoremen;] [(d) To protect the job security of the existing work force of long-] 2-30 2-31 [shoremen by considering the wages and employment benefits of prospective] [registrants;] 2-32 2-33 [(e) To eliminate oppressive and evil hiring practices injurious to] 2-34 [waterfront labor and waterborne commerce in the port of New York] 2 - 35[district, including, but not limited to, those oppressive and evil] 2-36 [hiring practices that may result from either a surplus or shortage of] 2-37 [waterfront labor;] 2-38 [(f) To consider the effect of technological change and automation and] 2-39 [such other economic data and facts as are relevant to a proper determi-] 2-40 [nation;] [(g) To protect the public interest of the port of New York district.] 2-41 2-42 [In observing the foregoing standards and before determining to suspend] 2-43 [or accept applications for inclusion in the longshoremen's register,] [the commission shall consult with and consider the views of, including] 2-44 2-45 [any statistical data or other factual information concerning the size of] [the longshoremen's register submitted by, carriers of freight by water,] 2-46 [stevedores, waterfront terminal owners and operators, any labor organ-] 2-47 2-48 [ization representing employees registered by the commission, and any] 2-49 [other person whose interests may be affected by the size of the] 2-50 [longshoremen's register.] 2-51 [Any joint recommendation or petition granted hereunder shall be] 2-52 [subject to such terms and conditions as the commission may prescribe.] [3. Any determination by the commission pursuant to this section to] [suspend or accept applications for inclusion in the longshoremen's] 2-53 2-54 [register shall be made upon a record, shall not become effective until] 2-55 2-56 [five days after notice thereof to the collective bargaining represen-] S. 3312 3 3- 1 [tative of stevedores and other employers of longshoremen in the port of] 3-2 [New York district and to the labor organization representing such long-] [shoremen and/or the petitioning stevedore or other employer of long-] 3-3 3-4 [shoremen in the port of New York district and shall be subject to judi-] 3-5 [cial review for being arbitrary, capricious, and an abuse of discretion] 3- 6 [in a proceeding jointly instituted by such representative and such labor] 3-7 [organization and/or by the petitioning stevedore or other employer of] 3-8 [longshoremen in the port of New York district. Such judicial review] 3-9 [proceeding may be instituted in either state in the manner provided by] 3-10 [the law of such state for review of the final decision or action of] 3-11 [administrative agencies of such state, provided, however, that such] [proceeding shall be decided directly by the appellate division as the] 3-12 3-13 [court of first instance (to which the proceeding shall be transferred by] [order of transfer by the supreme court in the state of New York or in] 3-14 3-15 [the state of New Jersey by notice of appeal from the commission's] 3-16 [determination) and provided further that notwithstanding any other] [provision of law in either state no court shall have power to 3-17 stay the] 3-18 [commission's determination prior to final judicial decision for more] 3-19 [than fifteen days. In the event that the court enters a final order] 3-20 [setting aside the determination by the commission to accept applications] 3-21 [for inclusion in the longshoremen's register, the registration of any] 3-22 [longshoremen included in the longshoremen's register as a result of such] 3-23 [determination by the commission shall be cancelled.] 3-24 [This section shall apply, notwithstanding any other provision of this] 3-25 [act, provided however, such section shall not in any way limit or]

3-26 [restrict the provisions of section five of article nine of this act] 3-27 [empowering the commission to register longshoremen on a temporary basis] 3-28 [to meet special or emergency needs or the provisions of section four of] 3-29 [article nine of this act relating to the immediate reinstatement of] 3-30 [persons removed from the longshoremen's register pursuant to article] 3-31 [nine of this act. Nothing in this section shall be construed to modify,] 3-32 [limit or restrict in any way any of the rights protected by article] 3-33 [fifteen of this act.] 3-34 [4. Upon the granting of any joint recommendation or petition under] 3-35 [this section for the acceptance of applications for inclusion in the] 3-36 [longshoremen's register, the commission shall accept applications upon] 3-37 [written sponsorship from the prospective employer of longshoremen. The] 3-38 [sponsoring employer shall furnish the commission with the name, address] 3-39 [and such other identifying or category information as the commission may] 3-40 [prescribe for any person so sponsored. The sponsoring employer shall] [certify that the selection of the persons so sponsored was made in a] 3-41 3-42 [fair and non-discriminatory basis in accordance with the requirements of] 3-43 [the laws of the United States and the states of New York and New Jersey] 3-44 [dealing with equal employment opportunities.] 3-45 [Notwithstanding any of the foregoing, where the commission determines] 3-46 [to accept applications for inclusion in the longshoremen's register on] 3-47 [its own initiative, such acceptance shall be accomplished in such manner] 3-48 [deemed appropriate by the commission.] [5. Notwithstanding any other provision of this act, the commission may] 3-49 3-50 [include in the longshoremen's register under such terms and conditions] 3-51 [as the commission may prescribe:] [(a) a person issued registration on a temporary basis to meet special] 3-52 3-53 [or emergency needs who is still so registered by the commission;] 3-54 [(b) a person defined as a longshoreman in subdivision six of section] [five-a of this act who is employed by a stevedore defined in paragraph] 3-55 3-56 [(b) or (c) of subdivision one of said section five-a and whose employ-] S. 3312 4-1 [ment is not subject to the guaranteed annual income provisions of any] 4-2 [collective bargaining agreement relating to longshoremen;] 4-3 [(c) no more than twenty persons issued registration limited to acting] 4-4 [as scalemen pursuant to the provisions of chapter 953 of the laws of] 4-5 [1969 and chapter 64 of the laws of 1982 who are still so registered by] 4-6 [the commission and who are no longer employed as scalemen on the effec-] 4-7 [tive date of this subdivision;] 4-8 [(d) a person issued registration on a temporary basis as a checker to] 4- 9 [meet special or emergency needs who applied for such registration prior] 4-10 [to January 15, 1986 and who is still so registered by the commission;] 4-11 [(e) a person issued registration on a temporary basis as a checker to] 4-12 [meet special or emergency needs in accordance with a waterfront commis-] [sion resolution of September 4, 1996 and who is still so registered by] 4-13 4-14 [the commission;] 4-15 [(f) a person issued registration on a temporary basis as a container] 4-16 [equipment operator to meet special or emergency needs in accordance with] [a waterfront commission resolution of September 4, 1996 and who is still] 4-17 4-18 [so registered by the commission; and] 4-19 [(g) a person issued registration on a temporary basis as a longshore-] 4-20 [man to meet special or emergency needs in accordance with a waterfront] 4-21 [commission resolution of September 4, 1996 and who is still so regis-] 4-22 [tered by the commission.] 4-23 [6. The commission may include in the longshoremen's register, under] terms and conditions as the commission may prescribe, persons] 4-24 Isuch 4-25 [issued registration on a temporary basis as a longshoreman or a checker] 4-26 [to meet special or emergency needs and who are still so registered by] [the commission upon the enactment of this amendment.] 4-27 4-28 <Stevedores and other employers of longshoremen in the port of New York> 4-29 <district shall furnish the commission with the names and addresses of> 4-30 <the persons selected for inclusion in the longshoremen register.> 4-31 § 2. If any part or provision of this act or the application thereof 4-32 to any person or circumstances be adjudged invalid by any court of 4-33 competent jurisdiction, such judgment shall be confined in its operation 4-34 to the part, provision or application directly involved in the contro-4-35 versy in which such judgment shall have been rendered and shall not 4-36 affect or impair the validity of the remainder of this act or the appli-4-37 cation thereof to other persons or circumstances and the two states

4-38 hereby declare that they would have entered into this act or the remain4-39 der thereof had the invalidity of such provisions or application thereof
4-40 been apparent.

4-41 § 3. This act constitutes an agreement between the states of New York
4-42 and New Jersey, supplementary to the waterfront commission compact and
4-43 amendatory thereof, and shall be liberally construed to effectuate the
4-44 purposes of that compact and the powers vested in the waterfront commis4-45 sion hereby shall be construed to be in aid of and supplemental to and
4-46 not in limitation of or in derogation of any of the powers heretofore
4-47 conferred upon or delegated to the waterfront commission.

4-48 § 4. This act shall take effect upon the enactment into law by the 4-49 state of New Jersey of legislation having an identical effect with this 4-50 act, but if the state of New Jersey shall have already enacted such 4-51 legislation, this act shall take effect immediately; and provided that 4-52 the waterfront commission shall notify the legislative bill drafting 4-53 commission upon the occurrence of the enactment of the legislation 4-54 provided for in section one of this act in order that the commission may 4-55 maintain an accurate and timely effective data base of the official text 4-56 of laws of the state of New York in furtherance of effectuating the S. 3312 5

5-1 provisions of section 44 of the legislative law and section 70-b of the 5-2 public officers law.