STATEMENT TO

ASSEMBLY, No. 1474

with Assembly Floor Amendments (Proposed by Assemblywoman LOPEZ)

ADOPTED: JUNE 16, 2022

These floor amendments:

- (1) amend the definition of temporary labor to exclude work of professional or clerical employees;
- (2) amend the definition of temporary laborer to exclude agricultural crew leaders;
- (3) amend the definition of third party clients to exclude State entities;
- (4) add language regarding notice requirements to a temporary laborer that the notice be provided in a manner that is appropriate to whether the laborer accepted the assignment in person, over the telephone, via text message, via email, or through another electronic means;
- (5) remove certain recordkeeping requirements regarding a laborer's race, ethnicity, and gender;
- (6) increase penalties in sections 7 and 8 of the bill from \$500 to \$5,000;
 - (7) remove the joint and several liability language from the bill;
- (8) add in language clarifying how a temporary help service firm may charge for meals and equipment;
- (9) add a definition for "director" to mean the Director of the Division of Consumer Affairs;
- (10) adds a joint and several liability language to section 7 of the bill, which addresses equal pay and equal benefits; and
 - (11) delay the effective date of the bill.