3109

2013-2014 Regular Sessions

IN SENATE

January 30, 2013

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

AN ACT to amend the labor law, in relation to requiring notice from employers to customers of service charges and administration fees that are not distributed to employees as gratuities

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. Section 196-d of the labor law, as added by chapter 1007 of 2 the laws of 1968, is amended to read as follows:

3 S 196-d. Gratuities. 1. AN EMPLOYER SHALL NOT BE PROHIBITED FROM 4 ADDING A MANDATORY GRATUITY AS LONG AS: (A) THE CHARGE IS CONSPICUOUSLY 5 DISCLOSED TO THE CUSTOMER BEFORE FOOD OR BEVERAGE IS ORDERED; AND (B) NO 6 EMPLOYER OR HIS AGENT OR AN OFFICER OR AGENT OF ANY CORPORATION, SHALL 7 PORTION OF SUCH GRATUITY. THE DISCLOSURE SHALL USE ORDINARY RETAIN ANY LANGUAGE READILY UNDERSTOOD AND SHALL APPEAR IN A TYPE SIZE SIMILAR 8 ΤO 9 SURROUNDING TEXT.

10 2. No employer or his agent or an officer or agent of any corporation, any other person shall demand or accept, directly or indirectly, any 11 or part of the gratuities, received by an employee, or retain any part of a 12 gratuity or of any charge purported to be a gratuity for an employee. 13 This provision shall not apply to the checking of hats, coats or other 14 apparel. Nothing in this subdivision shall be construed as affecting the 15 16 allowances from the minimum wage for gratuities in the amount determined in accordance with the provisions of article nineteen of this chapter 17 18 nor as affecting practices in connection with banquets and other special functions where a fixed percentage of the patron's bill is added for 19 gratuities which are distributed to employees, nor to 20 the sharing of tips by a waiter with a busboy or similar employee. 21 AN EMPLOYER THAT 22 IMPOSES A MANDATORY SERVICE CHARGE, ADMINISTRATIVE FEE, OR ANY OTHER 23 SIMILAR CHARGE WHICH IS NOT DISTRIBUTED TO EMPLOYEES AS GRATUITIES MUST 24 PROVIDE WRITTEN NOTICE TO CUSTOMERS IN THE CONTRACT OR AGREEMENT FOR

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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SERVICES AND ON THE CHECK OR INVOICE THAT THE CHARGE IS NOT A GRATUITY 1 2 AND WILL NOT BE DISTRIBUTED TO EMPLOYEES WHO PROVIDED SERVICE TO GUESTS, 3 OR IF ONLY A PORTION OF THE CHARGE IS DISTRIBUTED AS GRATUITIES, THE 4 PORTION DISTRIBUTED AS GRATUITIES MUST BE IDENTIFIED. THE WRITTEN NOTICE TO CUSTOMERS IN THE CONTRACT OR AGREEMENT FOR SERVICES SHALL 5 APPEAR IN A TYPE SIZE NO SMALLER THAN TWELVE POINT TYPE. THE STATEMENTS 6 7 IN THE CHECK OR INVOICE SHALL USE ORDINARY LANGUAGE READILY UNDERSTOOD 8 AND SHALL APPEAR IN A TYPE SIZE SIMILAR TO SURROUNDING TEXT.

3. NOTWITHSTANDING THE FOREGOING, THERE SHALL BE NO LIABILITY TO ANY 9 10 ACTION ALLEGING THAT ANY SERVICE CHARGE, ADMINISTRATIVE FEE, OR ANY OTHER SIMILAR CHARGE IMPOSED AS PART OF A BANQUET HELD PRIOR TO JANUARY 11 FIRST, TWO THOUSAND TWELVE WAS A GRATUITY, IF THE EMPLOYER PROVES AS AN 12 AFFIRMATIVE DEFENSE THAT ALL OF THE FOLLOWING CONDITIONS WERE MET: (A) 13 14 THE EMPLOYER OR EMPLOYER'S AGENT DID NOT EXPRESSLY REPRESENT TO THE CUSTOMER THAT THE CHARGE WAS A GRATUITY; (B) THE EMPLOYER CHARGED SALES 15 TAX IN ACCORDANCE WITH THE APPLICABLE PROVISIONS OF THE TAX LAW ON THE CHARGE; (C) THE EMPLOYER INCLUDED THE CHARGE AS PART OF ITS GROSS 16 17 RECEIPTS, UPON WHICH INCOME TAX WAS CALCULATED; AND (D) THE EMPLOYER 18 19 PAID FOOD SERVICE WORKERS WAGES SET FORTH IN SECTION SIX HUNDRED FIFTY-TWO OF THIS CHAPTER. 20

21 S 2. This act shall take effect immediately.