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2011-2012 Regular Sessions

IN ASSEMBLY

(PREFILED)

January 5, 2011

Introduced by M. of A. CAHILL -- read once and referred to the Committee on Corporations, Authorities and Commissions

AN ACT to amend the public service law and the general business law, in relation to telecommunications and cable call centers

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

Section 1. Section 65 of the public service law is amended by adding a 1 2 new subdivision 14 to read as follows:

3 14. EVERY TELECOMMUNICATION CORPORATION AND THEIR SUBSIDIARIES (A) 4 FURNISHING TRADITIONAL LANDLINE TELEPHONE SERVICE, FIBER OPTIC SERVICE, 5 VOICE OVER INTERNET PROTOCOL (VOIP), DATA CIRCUITS, CABLE OR INTERNET б SERVICES SHALL PROVIDE CALL CENTER SERVICE ASSISTANCE INCLUDING, BUT NOT 7 LIMITED TO OPERATOR SERVICES, DIRECTORY ASSISTANCE BUREAUS AND CALL 8 COMPLETION SERVICES FOR THE FOLLOWING:

(1) DETERMINING CUSTOMER FINANCIAL RESPONSIBILITY;

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10 (2) TAKING REQUESTS FOR NEW OR ADDITIONAL SERVICES, INCLUDING, BUT NOT LIMITED TO, EMERGENCY SERVICE, COMPLETING ASSISTANCE WITH DIALING, USING 11 12 CALLING CARDS, CONNECTING COLLECT CALLS, BUSY LINE VERIFICATION OR RELAY CENTERS FOR THE HEARING IMPAIRED, PROVIDING REQUESTED LOCAL AND NATIONAL 13 NUMBERS, REVERSE NUMBER SEARCHES AND TAKING REQUESTS FOR AND 14 TELEPHONE 15 COMPLETING THE PUBLISHING AND NON-PUBLISHING OF A TELEPHONE NUMBER, AND PROVIDING ASSISTANCE TO PAYPHONE CUSTOMERS; 16 17

(3) DETERMINING DEPOSIT REQUIRED OR BILLING RATE;

18 (4) PREPARING INSTALLATION AND REPAIR SERVICE ORDERS AND OBTAINING 19 ACCESS TO SUBSCRIBER'S PREMISES;

20 REGULATIONS, POLICIES, PROCEDURES, (5) EXPLAINING COMPANY RATES, 21 EQUIPMENT AND COMMON PRACTICES;

22 (6) INVESTIGATING TROUBLE ORDER FORMS AND INITIATING HIGH BILL INVES-23 TIGATIONS;

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

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(7) HANDLING PAYMENT AND OTHER CREDIT ARRANGEMENTS SUCH AS OBTAINING 1 2 DEPOSITS, FINANCIAL STATEMENTS AND PAYMENT PLANS; AND

(8) AIDING CUSTOMERS WITH INTERNAL ASSISTANCE PROGRAMS.

4 (B) NO TELECOMMUNICATION CORPORATION SHALL CLOSE A CALL CENTER OR 5 OTHER FACILITY PROVIDING THE CUSTOMER ASSISTANCE SET FORTH IN PARAGRAPH (A) OF THIS SUBDIVISION OR RELOCATE SUCH CUSTOMER ASSISTANCE TO ANOTHER 6 7 AREA OF THIS STATE OR OUTSIDE OF THIS STATE WITHOUT NOTICE AND HEARING 8 BEFORE THE COMMISSION. HOWEVER, AT NO TIME SHALL A TELECOMMUNICATION CORPORATION PERMANENTLY TRANSFER MORE THAN .7 PERCENT OF JOBS 9 FROM ANY 10 CENTER DESCRIBED ABOVE TO ANOTHER AREA OF THIS STATE OR OUTSIDE OF CALL THE STATE AND A VALID COLLECTIVE BARGAINING AGREEMENT OR EMPLOYMENT 11 CONTRACT THAT GOVERNS PERMANENT TRANSFER PERCENTAGES OF CALL CENTER JOBS 12 13 SHALL SUPERSEDE THE .7 PERCENT JOB TRANSFER RATE DESCRIBED ABOVE.

14 (C) THIS SUBDIVISION SHALL NOT APPLY TO THE COLLECTION OF DEBT WHEREBY 15 UTILITY COMPANY POLICY SUCH DEBT IS DIRECTED TO A COLLECTION AGENCY OR SIMILAR SERVICE COMPANIES OR WHERE THE ATTENDANCE OF CALL CENTER EMPLOY-16 EES IS LESS THAN NINETY PERCENT IN ANY GIVEN MONTH, THIS SECTION 17 SHALL 18 APPLY FOR THE FOLLOWING MONTH. ATTENDANCE FOR THIS SECTION SHALL BE NOT 19 DEFINED WHEN AN EMPLOYEE IS EXPECTED TO REPORT TO WORK AS SCHEDULED. IF A COLLECTIVE BARGAINING AGREEMENT OR EMPLOYMENT CONTRACT DEFINES ATTEND-20 21 ANCE THEN THAT SHALL SUPERSEDE THE DEFINITION ABOVE. IF ATTENDANCE FALLS 22 BELOW NINETY PERCENT AS A DIRECT RESULT OF THE CORPORATION THEN THIS 23 SECTION SHALL APPLY.

24 S 2. The general business law is amended by adding a new section 394-f 25 to read as follows:

26 S 394-F. CABLE COMPANY CALL CENTERS. (A) EVERY CABLE CORPORATION AND 27 THEIR SUBSIDIARIES FURNISHING TRADITIONAL LANDLINE TELEPHONE SERVICE, FIBER OPTIC SERVICE, VOICE OVER INTERNET PROTOCOL (VOIP), DATA CIRCUITS, 28 29 CABLE OR INTERNET SERVICES SHALL PROVIDE CALL CENTER SERVICE ASSISTANCE INCLUDING, BUT NOT LIMITED TO OPERATOR SERVICES, DIRECTOR ASSISTANCE 30 BUREAUS AND CALL COMPLETION SERVICES FOR THE FOLLOWING: 31 32

(1) DETERMINING CUSTOMER FINANCIAL RESPONSIBILITY;

(2) TAKING REQUESTS FOR NEW OR ADDITIONAL SERVICES, INCLUDING, BUT NOT 33 34 LIMITED TO, EMERGENCY SERVICE, COMPLETING ASSISTANCE WITH DIALING, USING 35 CALLING CARDS, CONNECTING COLLECT CALLS, BUSY LINE VERIFICATION OR RELAY CENTERS FOR THE HEARING IMPAIRED, PROVIDING REQUESTED LOCAL AND NATIONAL 36 TELEPHONE NUMBERS, REVERSE NUMBER SEARCHES AND TAKING REQUESTS 37 FOR AND 38 COMPLETING THE PUBLISHING AND NON-PUBLISHING OF A TELEPHONE NUMBER, AND 39 PROVIDING ASSISTANCE TO PAYPHONE CUSTOMERS; 40

(3) DETERMINING DEPOSIT REOUIRED OR BILLING RATE;

(4) PREPARING INSTALLATION AND REPAIR SERVICE ORDERS AND 41 OBTAINING 42 ACCESS TO SUBSCRIBER'S PREMISES;

43 (5) EXPLAINING COMPANY RATES, REGULATIONS, POLICIES, PROCEDURES, 44 EOUIPMENT AND COMMON PRACTICES;

45 (6) INVESTIGATING TROUBLE ORDER FORMS AND INITIATING HIGH BILL INVES-46 TIGATIONS;

47 HANDLING PAYMENT AND OTHER CREDIT ARRANGEMENTS SUCH AS OBTAINING (7) 48 DEPOSITS, FINANCIAL STATEMENTS AND PAYMENT PLANS; AND 49

(8) AIDING CUSTOMERS WITH INTERNAL ASSISTANCE PROGRAMS.

50 (B) NO CABLE CORPORATION SHALL CLOSE A CALL CENTER OR OTHER FACILITY PROVIDING THE CUSTOMER ASSISTANCE SET FORTH IN SUBDIVISION (A) OF THIS 51 SECTION OR RELOCATE SUCH CUSTOMER ASSISTANCE TO ANOTHER AREA OF NEW YORK 52 STATE OR OUTSIDE OF THIS STATE WITHOUT NOTICE AND HEARING BEFORE 53 THE 54 COMMISSION. HOWEVER, AT NO TIME SHALL A CABLE CORPORATION PERMANENTLY 55 TRANSFER MORE THAN .7 PERCENT OF JOBS FROM ANY CALL CENTER DESCRIBED 56 ABOVE TO ANOTHER AREA OF THIS STATE OR OUTSIDE OF THE STATE AND A VALID 1 COLLECTIVE BARGAINING AGREEMENT OR EMPLOYMENT CONTRACT THAT GOVERNS 2 PERMANENT TRANSFER PERCENTAGES OF CALL CENTER JOBS SHALL SUPERSEDE THE 3 .7 PERCENT JOB TRANSFER RATE DESCRIBED ABOVE.

4 (C) THIS SUBDIVISION SHALL NOT APPLY TO THE COLLECTION OF DEBT WHEREBY 5 UTILITY COMPANY POLICY SUCH DEBT IS DIRECTED TO A COLLECTION AGENCY OR SIMILAR SERVICE COMPANIES OR WHERE THE ATTENDANCE OF CALL CENTER EMPLOY-6 7 EES IS LESS THAN NINETY PERCENT IN ANY GIVEN MONTH THIS SECTION SHALL APPLY FOR THE FOLLOWING MONTH. ATTENDANCE FOR THIS SECTION SHALL BE 8 NOT DEFINED WHEN AN EMPLOYEE IS EXPECTED TO REPORT TO WORK AS SCHEDULED. 9 IF 10 A COLLECTIVE BARGAINING AGREEMENT OR EMPLOYMENT CONTRACT DEFINES ATTEND-ANCE THEN THAT SHALL SUPERSEDE THE DEFINITION ABOVE. IF ATTENDANCE FALLS 11 BELOW NINETY PERCENT AS A DIRECT RESULT OF THE CORPORATION THEN THIS 12 SECTION SHALL APPLY. 13

14 S 3. This act shall take effect on the thirtieth day after it shall 15 have become a law; provided, however, that the public service commission 16 is immediately authorized and directed to take any and all actions, 17 including but not limited to the promulgation of any rules or regu-18 lations necessary to implement the provisions of this act on such effec-19 tive date.