STATE OF NEW YORK

7479

2017-2018 Regular Sessions

IN ASSEMBLY

April 26, 2017

Introduced by M. of A. CAHILL -- read once and referred to the Committee on Labor

AN ACT to amend the labor law, in relation to the tipping and hourly wages of food service workers and back-of-the-house employees

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

- Section 1. Section 651 of the labor law is amended by adding three new
- subdivisions 10, 11 and 12 to read as follows: 3 10. "Back-of-the-house employee" means an employee primarily engaged
- in the preparing of food or beverages or work directly related to the
- functionality of a kitchen or food and beverage preparation area whereby
- the employee does not interact with patrons or customers a majority of
- 7 the time. This shall include, but not be limited to, employees in the
- hotel or restaurant industries who serve as chefs, pantry or prep cooks,
- 9 line cooks, short order cooks, expediters, kitchen hands and dishwashers
- 10 who are prohibited from receiving tips from quests, patrons or custom-11 ers.
- 12 11. "Tip sharing" is the practice by which a directly tipped employee
- 13 gives a portion of his or her tips to another service employee or food 14 service worker who participated in providing service to customers and
- 15 keeps the balance.

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- 12. "Tip pooling" is the practice by which the tip earnings of direct-16 ly tipped employees are intermingled in a common pool and then redis-17
- tributed among directly and indirectly tipped employees. 18
- 19 § 2. The labor law is amended by adding a new section 652-a to read as 20 follows:
- 21 § 652-a. Tip sharing and tip pooling. 1. Restaurants and hospitality
- 22 businesses may permit tip sharing and tip pooling as defined in subdivi-
- sions eleven and twelve of section six hundred fifty-one of this article 23
- 24 among back-of-the-house employees provided that such businesses pay food
- service workers and back-of-the-house employees not less than the mini-

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

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mum wage established pursuant to subdivision one of section six hundred fifty-two of this article.

- 2. (a) Any restaurant or hospitality business that chooses to permit 4 tip sharing and tip pooling as authorized in this section is required to inform their employees of such policy through a conspicuously posted notice or other effective means of disclosure with as much advance notice as possible.
- 8 (b) If at any time such business that was previously permitting tip 9 sharing and tip pooling as authorized in this section ceases to do so, that business is required to inform their employees of such action 10 11 through a conspicuously posted notice or other effective means of disclosure at least seven days prior to implementing such a policy or 12 13 with as much advance notice as possible.
- 14 § 3. The commissioner of labor shall promulgate such rules and regu-15 lations necessary for the purposes of carrying out the provisions of 16 this act.
- 17 § 4. This act shall take effect January 1, 2018.