## STATE OF NEW YORK

567--В

2019-2020 Regular Sessions

## IN ASSEMBLY

## (Prefiled)

January 9, 2019

- Introduced by M. of A. L. ROSENTHAL, COLTON, PAULIN, ARROYO, BARRON, CARROLL, STECK, WALKER, RAMOS, ABINANTI, HYNDMAN, JEAN-PIERRE, DICK-ENS, PEOPLES-STOKES, SEAWRIGHT, RYAN, ORTIZ, DE LA ROSA, FAHY, BENE-DETTO, GLICK, PERRY, D'URSO, RAIA, GARBARINO, DINOWITZ, RICHARDSON, OTIS, GOTTFRIED, ROZIC, CUSICK, SIMON, WOERNER, MOSLEY, BUCHWALD, WALLACE, AUBRY, BICHOTTE, QUART, GALEF, STIRPE, LUPARDO, CRESPO, SANTABARBARA, WILLIAMS, M. L. MILLER, WEPRIN, B. MILLER, TAYLOR, NORRIS, DAVILA, EPSTEIN, NIOU, REYES, BURKE, BRAUNSTEIN, FALL, ZEBROW-SKI, STERN, SIMOTAS, BRONSON, LiPETRI, REILLY -- Multi-Sponsored by --M. of A. DenDEKKER, ENGLEBRIGHT, HEVESI, LENTOL, LIFTON, McDONOUGH, RODRIGUEZ, THIELE, WRIGHT -- read once and referred to the Committee on Ways and Means -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommittee
- AN ACT to amend the labor law, in relation to enacting the "New York call center jobs act"

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

1 Section 1. Short title. This act shall be known and may be cited as
2 the "New York call center jobs act".
3 § 2. The labor law is amended by adding a new article 21 to read as
4 follows:
5 ARTICLE 21
6 ART

6		<u>NEW YORK CALL CENTER JOBS ACT</u>
7	<u>Section</u>	770. Definitions.
8		771. List of relocated call centers.
9		772. Grants, guaranteed loans and tax benefits.
10		773. Procurement contracts.
11		<u>774. State benefits for workers.</u>

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

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1	775. No private right of action.		
2	776. Regulations.		
3	§ 770. Definitions. As used in this article:		
4	1. The term "call center" means a facility or other operation whereby		
5	employees receive phone calls or other electronic communication for the		
6	purpose of providing customer assistance or other service.		
7	2. (a) The term "call center employer" means any business entity that		
8	employs fifty or more employees, excluding part-time employees; or fifty		
9	or more employees that in the aggregate work at least fifteen hundred		
10	hours per week, excluding overtime hours, for the purpose of staffing a		
11	call center.		
12	(b) The term "part-time employee" means an employee who is employed		
13	for an average of fewer than twenty hours per week or who has been		
14	employed for fewer than six of the twelve months preceding the date on		
15	which notice is required under this article.		
16	§ 771. List of relocated call centers. 1. A call center employer that		
17	intends to relocate a call center from New York state to a foreign coun-		
18	try or any other state, or reduce call volume handled at call centers in		
19	New York state by at least thirty percent, measured as the call volume		
20	of the previous calendar month compared to the average monthly call		
21	volume of the previous twelve months, and intends to relocate such oper-		
22	ations from New York state to a foreign country or any other state,		
23	shall notify the commissioner at least one hundred days before such		
24	relocation.		
25	2. A call center employer that violates subdivision one of this		
26	section shall be subject to a civil penalty not to exceed ten thousand		
27	dollars for each day of such violation, except that the commissioner may		
28	reduce such amount for just cause shown.		
29	3. The commissioner shall compile an annual list of all call center		
30	employers that relocate or reduce call volume pursuant to subdivision		
31	one of this section, and such list shall be made available to the public		
32	and shall prominently display a link to the list on the department's		
33	website.		
34	4. The commissioner shall make the list created pursuant to subdivi-		
35	sion three of this section, available to the public and shall prominent-		
36	ly display a link to the list on the department's website.		
37	<u>§ 772. Grants, guaranteed loans and tax benefits. 1. Except as</u>		
38	provided in subdivision three of this section and notwithstanding any		
39	other provision of law, a call center employer that appears on the list		
40	described in section seven hundred seventy-one of this article shall be		
41	ineligible for any direct or indirect state grants, state guaranteed		
42	loans, tax benefits or other financial governmental support for a period		
43	of five years from the date such list is published.		
44	2. Except as provided in subdivision three of this section and		
45	notwithstanding any other provision of law, a call center employer that		
46	appears on the list described in section seven hundred seventy-one of		
47	this article shall remit the unamortized value of any grant or guaran-		
48	teed loans, or any tax benefits or other governmental support it has		
49	previously received in the past five years. The provisions of this		
50	subdivision shall apply to grants, loans, tax benefits and financial		
51	governmental assistance that is received on or after the effective date		
52	of this article. Nothing in this subdivision shall be deemed to prevent		
53	the call center employer from receiving any grant to provide training or		
54	other employment assistance to individuals who are selected as being in		
55	particular need of training or other employment assistance due to the		

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1	transfer or relocation of the call center employer's facility or operat-
2	ing units.
3	3. The commissioner, in consultation with the appropriate agency
4	providing a loan or grant, may waive the requirement provided under
5	subdivision two of this section if the call center employer demonstrates
6	that such requirement would:
7	<u>(a) threaten state or national security;</u>
8	(b) result in substantial job loss in the state of New York; or
9	(c) harm the environment.
10	§ 773. Procurement contracts. The head of each state agency shall
11	ensure that all state-business-related contracts for call center and
12	customer service work be performed by state contractors or other agents
13	or subcontractors entirely within the state of New York. State contrac-
14	tors who currently perform such work outside the state of New York shall
15	have two years following the effective date of this article to comply
16	with this section; provided, that if any such contractors which perform
17	work outside this state adds customer service employees who will perform
18	work on such contracts, those new employees shall immediately be
19	employed within the state of New York, except that businesses subject to
20	a contract agreed to prior to the effective date of this article with
21	terms extending beyond a date greater than two years after the effective
22	date of this article shall be subject to the provisions of this subdivi-
23	sion at the next point in which the contract is subject to renewal.
24	§ 774. State benefits for workers. No provision of this article shall
25	be construed to permit withholding or denial of payments, compensation,
26	or benefits under any other state law, including but not limited to
27	state unemployment compensation, disability payments or worker retrain-
28	ing or readjustment funds, to workers employed by call center employers
29	that relocate to a foreign country.
30	§ 775. No private right of action. Nothing set forth in this article
31	shall be construed as creating, establishing, or authorizing a private
32	cause of action by an aggrieved person against a call center employer
33	who has violated, or is alleged to have violated, any provision of this
34	article.
35	§ 776. Regulations. The commissioner shall promulgate such rules and
36	regulations as shall be necessary and proper to effectuate the purposes
37	and provisions of this article.
38	§ 3. This act shall take effect on the one hundred eightieth day after

39 it shall have become a law.