9762--A

IN ASSEMBLY

March 28, 2022

Introduced by M. of A. REYES, KELLES -- read once and referred to the Committee on Labor -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee

AN ACT to amend the labor law, in relation to enacting the New York state fashion workers act

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

1 2	Section 1. The labor law is amended by adding a new article 34 to read as follows:
3	ARTICLE 34
3 4	NEW YORK STATE FASHION WORKERS ACT
4 5	Section 958. Short title.
5	<u>959. Definitions.</u>
0 7	
	960. Registration required.
8	961. Registration process.
9	962. Duties of model management companies and creative manage-
10	ment companies.
11	963. Prohibitions on model management companies and creative
12	management companies.
13	964. Duties of clients.
14	965. Prohibitions on clients.
15	966. Violations, penalties and procedures.
16	§ 958. Short title. This article shall be known and may be cited as
17	the "New York State Fashion Workers Act".
18	<u>§ 959. Definitions. As used in this article:</u>
19	<u>1. "Client" means a retail store, a manufacturer, a clothing designer,</u>
20	an advertising agency, a photographer, a publishing company or any other
21	such person or entity that receives modeling services from a model or
22	other services related to the provision of modeling services from a
23	<u>creative, directly or through intermediaries.</u>
24	2. "Model" means an individual, regardless of the individual's status
25	as an independent contractor or employee, who performs modeling services
26	for a client or consents in writing to the transfer of their legal right
27	to the use of their name, portrait, picture or image, for advertising

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

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1	purposes or for the purposes of trade, directly to a client or who
2	provides showroom, parts, or fit modeling services. The term "model"
3	shall include influencers, performing artists and other persons who
4	perform modeling services.
5	3. "Modeling management company" means any person or entity, other
6	than a person or entity licensed as an employment agency under article
7	eleven of the general business law, that:
8	(a) is in the business of managing models participating in enter-
9	tainments, exhibitions or performances;
10	(b) procures or attempts to procure, for a fee, employment or engage-
11	ments for persons seeking employment or engagements as models; or
12	(c) renders vocational guidance or counselling services to models for
13	<u>a fee.</u>
14	4. "Modeling services" means the appearance by a model in photographic
15	sessions or the engagement of a model in live runway, live, filmed, or
16	taped performances, including on social media platforms, requiring the
17	model to pose, provide an example or standard of artistic expression or
18	to be a representation to show the construction or appearance of some
19	thing or place for purposes of display or advertising, including the
20	provisions of castings, fittings, photoshoots, showroom, parts or fit
21	modeling services.
22	5. "Creatives" are all individuals who perform various tasks or
23	services directly related to the provision of "modeling services" by
24	"models," including but not limited to, photographers, stylists, casting
25	directors, make-up artists, hairdressers, and other vendors or persons
26	performing non-modeling creative work supporting the provision of
27	<u>"modeling services."</u>
28	6. "Creative management company" means a person or entity, other than
29	a person or entity licensed as an employment agency under article eleven
30	of the general business law, that:
31	(a) is in the business of managing creatives participating in enter-
32 33	tainments, exhibitions or performances; (b) procures or attempts to procure, for a fee, employment or engage-
34	ments for persons seeking employment or engagements directly related to
35	the provision of "modeling services" by "models"; or
36	(c) renders vocational guidance or counseling services to creatives
37	for a fee.
38	7. "Exclusive representation" means an agreement, or a clause
39	contained in an agreement, which is entered into between a "modeling
40	management company" and a "model" or a "creative management company" and
41	a "creative" which restricts such model or creative from performing work
42	for another party not subject to such agreement for a specified period
43	of time or in a specified geographical area, that is similar to such
44	model or creative's work for the model management company or creative
45	management company.
46	8. "Department" means the department of labor and "commissioner" means
47	the commissioner of labor, except that a city with a population of one
48	million or more may, by local law, designate a city agency to enforce
49	the provisions of this article within the jurisdiction of such city, in
50	which case "department" shall refer to the agency designated by such
51	local law and "commissioner" shall refer to the head of such agency.
52	9. "Deal memo" means a thorough description in writing of the employ-
53	ment, engagement, entertainment, exhibition, or performance, including
54	but not limited to the scope of work, rate of pay, usages, incurred
55	expenses, and expectations of the model or creative.

1	§ 960. Registration required. A model management company or creative
2	management company shall not engage in business from offices in this
3	state or enter into any arrangement with a person for the purpose of
4	providing model management company or creative management company
5	services to persons in this state unless the management company is
6	registered under this article. No person shall use the name or title
7	<pre>"modeling agency", "model management company", "creative agency", "crea-</pre>
8	tive management company", or otherwise represent that it is registered
9	under this article unless the entity or person is registered under this
10	article. A model management company or creative management company that
11	does not comply with the provisions of this article shall not be a
12	registered model management company or creative management company in
13	this state.
14	§ 961. Registration process. 1. Except as otherwise provided in this
15	section, each model management company or creative management company
16	required to be registered under this article shall provide the depart-
17	ment with information required by the department on forms that the
18	department specifies. At a minimum, model management companies and crea-
19	tive management companies shall provide the following information:
20	(a) all names under which it conducts business;
21	(b) the address of the principal place of business of the model
22 23	management company or creative management company and the address of each office it maintains in New York state;
23 24	(c) the model management company's or creative management company's
25	taxpayer or employer identification number;
26	(d) a list by jurisdiction of each name under which the model manage-
27	ment company or creative management company has operated in the preced-
28	ing five years, including any alternative names, names of predecessors
29	and, if known, successor business entities; and
30	(e) in the event the model management company or creative management
31	company or the ultimate parent of a model management group or creative
32	management company group is a privately or closely held company, the
33	model management company or creative management company or model manage-
34	ment group or creative management group shall file a list of all persons
35	or entities that beneficially own a five percent or greater interest in
36	the model management company or creative management company at the time
37	of application and a list of persons who formerly beneficially owned a
38	five percent or greater interest in the model management company or
39	creative management company or its predecessors in the preceding five
40	years. In the event the model management company or creative management
41	company or the ultimate parent of a modeling agency group is a publicly
42	traded company, the model management company or creative management
43	company or model management group or creative management group shall
44	file a list of all persons or entities that beneficially own a fifty
45	percent or greater interest in the model management company or creative
46	management company or the ultimate parent of the model management group
47	or creative management group at the time of application.
48 49	2. Each model management company or creative management company oper- ating within this state shall complete its initial registration within
49 50	one year after the effective date of this article.
50 51	3. Within one year of the initial registration or any renewal regis-
52	tration, each registrant shall renew its registration by notifying the
53	department of any changes in the information previously provided pursu-
54	ant to this section.
55	4. Upon application for registration, a model management company or
56	creative management company or model management group or creative

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1	management group with more than five employees that either work from a
2	location in this state or perform work relating to models or creatives
3	in this state shall deposit with the department a surety bond in the sum
4	of fifty thousand dollars.
5	5. Two or more model management companies or creative management
б	companies that are majority owned by the same ultimate parent, entity or
7	persons may be registered as a model management group or creative
8	management group. A model management group or creative management group
9	may satisfy any reporting and financial requirements of this article on
10	a consolidated basis. As a condition of registration as a model manage-
11	ment group or creative management group, each company that is a member
12	of the group shall guarantee payment of all financial obligations of
13	each other member.
14	6. A model management company or creative management company shall be
15	exempt from the registration requirements specified in this section if
16	such model management company or creative management company:
17	(a) submits a properly executed request for registration and exemption
18	on a form provided by the department;
19	(b) is domiciled outside this state and is licensed or registered as a
20	model management company or creative management company in another state
21	that has the same or greater requirements as this article; and
22	(c) does not maintain an office in this state or solicit in any manner
23	clients located or domiciled within this state.
24	7. The registration and exemption of a model management company or
25	creative management company under subdivision six of this section shall
26	<u>be valid for one year.</u>
27	8. The department shall maintain a list of model management companies
28	and creative management companies registered under this article and
29	shall issue a certificate of registration to each model management
30	<u>company or creative management company duly registered.</u>
31	9. The department may prescribe forms necessary to promote the effi-
32	cient administration of this section.
33	§ 962. Duties of model management companies and creative management
34	companies. A model management company or creative management company
35	shall:
36	1. have a fiduciary duty to any model or creative the model management
37	company or creative management company manages, procures or attempts to
38	procure employment or engagement for, or renders vocational guidance or
39	counselling services to;
40	2. conduct reasonable inquiries into clients, employment, engagements,
41	entertainments, exhibitions and performances to ensure the health, safe-
42	ty and welfare of models and creatives;
43	3. use all reasonable efforts to procure employment or engagements for
44	models and creatives signed to the model management company or creative
45	management company;
46	4. refrain from enforcing a requirement of exclusive representation
47	should the model or creative not have been provided a job opportunity
48	booked or contracted by a client through the management company to
49	provide modeling services or creative services for a fee in the previous
50	one hundred twenty days;
51	5. ensure that any employment, engagement, entertainment, exhibition
52	or performance which requires nudity or other sexually explicit material
53	shall comply with the requirements of subdivision three of section
54	fifty-two-c of the civil rights law, as added by chapter three hundred
55	four of the laws of two thousand twenty;

6. provide models and creatives with access to and copies, which may 1 consist of digital copies, of all contracts and agreements the model 2 3 management company or creative management company has entered into with 4 a client involving rate of pay and scope of work, provide plain language 5 summaries of the rate of pay and scope of work involved with such 6 contracts and agreements, and disclose any relationship, contractual or 7 otherwise, that may exist between the model management company or crea-8 tive management company and the client other than the agreement relating 9 specifically to modeling services or creative services; 10 7. if receiving any payment of funds on behalf of a model or creative, 11 immediately deposit the funds in a client trust account and disburse 12 such funds, less the model management company or creative management company's commission, within thirty days of receipt, within no more than 13 14 forty-five days from the date the modeling services or creative services 15 were completed except when the funds are the subject of an action, 16 proceeding or controversy before a court or other governmental body, in 17 which case such funds shall remain in the client trust account; 8. in the case of a dispute with a client regarding late or non-pay-18 ment of modeling services or creative services rendered, the management 19 20 company shall pay the model or creative and then keep the payment from 21 the client when the dispute is resolved; 22 9. notify former models and creatives in writing, including email, if the management company collects royalties due to a model whom the 23 management company no longer represents; 24 25 10. post a physical copy of the model management company or creative management company's certificate of registration in a conspicuous place 26 27 in the office of the model management company or creative management 28 company and a digital copy on the model management company or creative 29 management company website; 11. include, in clear and legible type, the registration number of the 30 31 model management company or creative management company in any adver-32 tisement, including social media profiles for the management company, 33 for the purpose of the solicitation of models or creatives for the model 34 management company or creative management company and in any contract 35 with a model, creative, or client; 36 12. submit to the department a form or forms of contract to be 37 utilized by such model management company or creative management company in entering into written contracts with models or creatives for the 38 39 employment or engagement of the services of such model management company or creative management company by such models or creatives, and 40 secure the approval of the department thereof, provided the department 41 42 shall not withhold approval unless such proposed form of contract is 43 unfair, unjust and oppressive to the model or creative; and 44 13. provide all representation agreements and contracts and/or deal 45 memos pertaining to the model or creative, or ensure that these docu-46 ments have been provided, in a language the model or creative suffi-47 ciently understands. 48 § 963. Prohibitions on model management companies and creative manage-49 ment companies. A model management company or creative management compa-50 ny shall not: 51 1. require or collect any fee or deposit from a model or creative upon 52 the signing of, or as a condition to entering into, any contract or agreement between the model management company or creative management 53 54 company and the model or creative; 55 2. charge more than the daily fair market rate for accommodation for

56 the model or creative;

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1	3. deduct or offset from a model or creative's payment or compensation
2	any fee or expense other than the agreed upon commission. Such prohibit-
3	ed fees and expenses include but are not limited to website fees, travel
4	fees, accommodation fees, and delivery fees;
5	4. advance the cost of travel except on a case-by-case basis without
6	interest if the model or creative is informed of the cost and consents
7	in writing;
8	5. advance visa-related costs as a visa employer-sponsor if the appli-
9	cable federal regulations and statutes governing the visa category under
10	which the model or creative entered the United States for the purposes
11	of engaging in modeling services or creative services requires that the
12	management company cover all of those visa-related costs and fees;
13	6. require a model or creative to sign a model management company or
14^{13}	creative management company contract that contains either a term greater
15	than three years or a term allowing the model management company or
16	creative management company to renew the contract without the model or
17	<u>creative's affirmative consent;</u>
18	7. impose a commission fee greater than twenty percent of the model or
19	<u>creative's payment or compensation;</u>
20	8. take any retaliatory action against any model or creative who files
21	or attempts to file a complaint pursuant to this article or declines or
22	discontinues participation in any casting or booking on account of
	reasonable, good faith concerns regarding an actual or potential
23	
24	violation of this article; or
25	9. engage in discrimination or harassment of any kind against a model
26	or creative based on any legally protected categories as prohibited by
27	title VII of the federal Civil Rights Act of 1964, as amended, article
28	fifteen of the executive law, or any applicable local human rights laws
29	and regulations.
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30 312 333 35 36 37 38 40 412 435 45 467 489 50	§ 964. Duties of clients. A client shall: 1. provide fees, payment, reimbursements for expenses and compensation due to a model or creative, including compensation required by subdivi- sion two of this section, within thirty days of the end of any employ- ment, engagement, entertainment, exhibition or performance; 2. compensate models and creatives at an hourly rate at least fifty percent higher than the contracted hourly rate for any employment, engagement, entertainment, exhibition or performance that exceeds eight hours in any twenty-four hour period; 3. provide at least one thirty-minute meal break for any employment, engagement, entertainment, exhibition or performance that exceeds eight hours in any twenty-four hour period; 4. conduct reasonable inquiries into employment, engagements, enter- tainments, exhibitions and performances to ensure the health, safety and welfare of models and creatives; 5. ensure that any employment, engagement, entertainment, exhibition or performance which requires nudity or other sexually explicit material shall comply with the requirements of subdivision three of section fifty-two-c of the civil rights law, as added by chapter three hundred four of the laws of two thousand twenty; 6. allow the model or creative to be accompanied by their agent,
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any legally protected categories as prohibited by title VII of the 1 federal Civil Rights Act of 1964, as amended, article fifteen of the 2 executive law, or any applicable local human rights laws and requ-3 4 lations. 5 § 966. Violations, penalties and procedures. 1. Any model management 6 company or creative management company or person purporting to be a 7 model management company or creative management company who has failed to comply with the registration requirements of section nine hundred 8 9 sixty of this article shall be deemed to have violated this article. 10 2. Any model management company or creative management company or 11 person purporting to be a model management company or creative manage-12 ment company who has failed to comply within the time specified by law with an order issued by the commissioner to comply with the registration 13 14 requirements of section nine hundred sixty of this article shall be 15 deemed to have violated this article. 3. Any client who enters into an agreement with a model management 16 17 company or creative management company or person purporting to be a model management company or creative management company, who is required 18 to register, but whom the client knows or should have known has failed 19 20 to register, failed to renew its registration or had its registration 21 revoked by the commissioner shall be deemed to have violated this arti-22 cle. 23 4. (a) The commissioner may impose a civil penalty upon a model 24 management company or creative management company, a person purporting 25 to be a model management company or creative management company, and all persons or entities that own a five percent or greater interest in the 26 27 model management company or creative management company, that have been 28 deemed to have violated this article, for no more than three thousand dollars for the initial violation, and for no more than five thousand 29 30 dollars for a second or subsequent violation. 31 (b) The commissioner may impose a civil penalty upon any client 32 described in subdivision three of this section that has been deemed to have violated this article, for no more than three thousand dollars for 33 34 the initial violation, and for no more than five thousand dollars for a 35 second or subsequent violation. 36 (c) The order imposing such civil penalty may be served personally or 37 by certified mail at the last known mailing address of the person being served. Such order shall be in writing and shall describe the nature of 38 39 the violation, including reference to the provisions of subdivisions 40 one, two and three of this section alleged to have been violated. 5. An order issued under this section shall be final and not subject 41 to review by any court or agency unless review is had pursuant to 42 43 section one hundred one of this chapter. Provided that no proceeding for 44 administrative or judicial review as provided in this chapter shall then be pending and the time for initiation of such proceeding shall have 45 46 expired, the commissioner may file with the county clerk of the county 47 where the person against whom the penalty has been imposed has a place of business the order of the commissioner or the decision of the indus-48 49 trial board of appeals containing the amount of the civil penalty. The 50 filing of such order or decision shall have the full force and effect of a judgment duly docketed in the office of such clerk. The order or deci-51 52 sion may be enforced by and in the name of the commissioner in the same manner, and with like effect, as that prescribed by the civil practice 53 54 law and rules for the enforcement of a money judgment. 55 6. If any model management company or creative management company or 56 person purporting to be a model management company or creative manage-

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ment company shall have failed to comply within twenty days of an order 1 by the commissioner to register or renew registration, the commissioner 2 3 may seek to enjoin such unlawful activity, pursuant to the civil prac-4 tice law and rules. 5 7. The intentional failure of a model management company or creative 6 management company or person purporting to be a model management company 7 or creative management company to comply with the registration require-8 ments of section nine hundred sixty of this article shall be a class B 9 misdemeanor. The officers and agents of a model management company or 10 creative management company or person purporting to be a model manage-11 ment company or creative management company who knowingly permit such 12 model management company or creative management company to violate the registration requirements of section nine hundred sixty of this article 13 14 shall be guilty of a class B misdemeanor. 15 8. A model or creative may bring and maintain an action in a court of competent jurisdiction to enforce the provisions of this article. A 16 17 model management company or creative management company, person purporting to be a model management company or creative management company, or 18 client that violates this article shall be liable for actual damages to 19 20 any model or creative that has suffered damages due to such violation, 21 and the court may, in its discretion, award punitive damages. 22 9. The attorney general may bring and maintain an action in a court of competent jurisdiction to enforce the provisions of this article when 23 the attorney general has determined there is reasonable cause to believe 24 that a model management company or creative management company, person 25 purporting to be a model management company or creative management 26 27 company, or client has engaged in a consistent pattern or practice of 28 violating this article. 10. (a) A model or creative who is aggrieved by a violation of this 29 30 article may file a complaint with the commissioner within two years after the acts alleged to have violated this article occurred. The 31 32 commissioner shall prescribe the form of the complaint, which shall 33 include, at a minimum: 34 (i) the name and mailing address of the model or creative and of the 35 person or entity alleged to have violated this article; 36 (ii) a statement detailing the terms of the model or creative's 37 contract, including a copy of such contract if available; 38 (iii) the model or creative's occupation; 39 (iv) a statement detailing the alleged violations of this article; and 40 (v) a signed affirmation that all facts alleged in the complaint are 41 true. (b) (i) Within twenty days of receiving a complaint alleging a 42 43 violation of this article, the commissioner shall send the person or 44 entity named in the complaint a written notice of complaint. The commissioner shall send such notice by certified mail and shall bear the 45 46 cost of sending such notice. 47 (ii) The notice required by this paragraph shall: 48 (1) inform the person or entity named in the complaint that a complaint has been filed alleging violations of this article; 49 (2) detail the remedies available to a model or creative for 50 violations of said article by the person or entity named in the 51 52 complaint; (3) include a copy of the complaint; and 53 (4) inform the person or entity named in the complaint that failure to 54 respond to the complaint will create a rebuttable presumption in any 55

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1	civil action commenced pursuant to this article that such person or
2	entity committed the violations alleged in the complaint.
3	(c) Within twenty days of receiving the notice of complaint, the
4	person or entity identified in the complaint shall send the commissioner
5	one of the following:
6	(i) a written statement that the model or creative has been paid in
7	full and proof of such payment; or
8	(ii) a written statement that the model or creative has not been paid
9	in full and the reasons for the failure to provide such payment.
10	(d) (i) Within twenty days of receiving the written response, the
11	commissioner shall send the model or creative a copy of:
12	(1) the response;
13	(2) any enclosures submitted to the commissioner with the response;
14	(3) materials informing the model or creative that the model or crea-
15	tive may bring an action in a court of competent jurisdiction; and
16	(4) any other information about the status of the complaint.
17	(ii) If the commissioner receives no response from the person or enti-
18	ty alleged to have violated this article to the notice of complaint
19	within the time provided by this subdivision, the commissioner shall
20	mail a notice of non-response to both the model or creative and the
21	person or entity named in the complaint by regular mail and shall
22	include with such notice proof that the commissioner previously mailed
23	the notice of complaint to the person or entity named in the complaint
24	by certified mail. Upon satisfying the requirements of this paragraph,
25	the commissioner may close the case.
26	§ 2. This act shall take effect on the ninetieth day after it shall
27	have become a law. Effective immediately, the addition, amendment and/or
28	repeal of any rule or regulation necessary for the implementation of

have become a law. Effective immediately, the addition, amendment and/or repeal of any rule or regulation necessary for the implementation of this act on its effective date are authorized to be made and completed on or before such effective date.