STATE OF NEW YORK

398

2023-2024 Regular Sessions

IN ASSEMBLY

January 9, 2023

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

AN ACT to amend the labor law, in relation to notice of eligibility for unemployment benefits

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

1 Section 1. Section 590 of the labor law is amended by ad	ding a new
2 subdivision 2 to read as follows:	5
3 2. Notice of eligibility. Any written notice provided	pursuant to
4 subdivision six of section one hundred ninety-five of this	
5 any employee whose employment has been terminated or who	se scheduled
6 working hours have been reduced shall include written notice	that such
7 employee may be eligible for benefits under this article and	information
8 about applying for such benefits. The written notice requ	ired by this
9 subdivision will not be required if such employee is eligibl	e for or has
10 submitted a request for leave-of-absence, vacation leave,	bereavement
11 leave, parental leave, personal leave, or any other for	<u>m of paid or</u>
12 <u>unpaid leave established by the employer or documented in</u>	writing or
13 submitted online.	
14 § 2. Subdivision 6 of section 195 of the labor law, as ad	ded by chap-
15 ter 524 of the laws of 1989, is amended to read as follows:	
16 6. notify any employee terminated from employment or whos	<u>e scheduled</u>
17 working hours have been reduced, in writing, of the exact	date of such
18 termination or reduction in scheduled working hours as well	as the exact
19 date of cancellation of employee benefits connected with	such termi-
20 nation or reduction. Such notice shall also include infor	<u>mation about</u>
21 unemployment benefits under article eighteen of this chapter	for which
22 such employee may be eligible in accordance with subdiv	<u>ision two of</u>
23 section five hundred ninety of this chapter. In no case shal	l notice of
24 such termination <u>or reduction</u> be provided more than five	working days
25 after the date of such termination <u>or reduction</u> . Failure to	notify an

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

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1 employee of cancellation of accident or health insurance subjects an 2 employer to an additional penalty pursuant to section two hundred seven-3 teen of this chapter. 4 § 3. This act shall take effect on the sixtieth day after it shall

5 have become a law.