STATE OF NEW YORK

2052

2023-2024 Regular Sessions

IN ASSEMBLY

January 23, 2023

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

AN ACT to amend the labor law, in relation to preventing the displacement of call center workers who provide call center services for the government in certain circumstances

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

1 Section 1. The labor law is amended by adding a new article 21-B to 2 read as follows:

ARTICLE 21-B

PROTECTION OF CALL CENTER WORKERS FROM DISPLACEMENT

5 Section 790. Definitions.

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791. Terminated call center contract.

792. Entering into a call center contract.

793. Remedies.

794. No conflict with collective bargaining agreements.

10 § 790. Definitions. As used in this article:

- 1. The term "call center" means a facility or other operation in which
 2 employees receive phone calls or other communications, including elec3 tronic communications for the purpose of providing customer assistance
 4 or for related services supportive of business processes.
- 2. The term "call center contract" means a contract with a governmental body, or a subcontract with an entity that has a contract with a
 governmental body, pursuant to which the contractor furnishes call
 center services for the benefit of the governmental body.
- 3. The term "governmental body" means the state of New York or any political subdivision thereof, and any public authority or public benefit corporation in the state of New York.
- 22 4. The term "call center employee" means any person employed to
 23 perform call center services who has been regularly assigned to such
 24 work for a call center contractor on a full or part-time basis for at

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

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least ninety days, except for (a) persons whose work for a call center is managerial or supervisory; and (b) persons regularly scheduled to work fewer than four hours per week for the call center.

- 5. The term "entity" means a person, partnership, proprietorship,
 association, limited liability company, trust, corporation, firm, joint
 venture or enterprise of any kind.
 - 6. The term "call center contractor" means an entity (a) that is a party to a call center contract, and (b) provides call center services for the benefit of a governmental body, and (c) employs call center employees or engages a subcontractor or other entity to perform such call center services and that entity employs call center employees.
- 7. The term "terminating call center contractor" means an entity that
 has provided services as a call center contractor pursuant to a call
 center contract which is being terminated.
 - 8. The term "former call center contractor" means an entity that provided services as a call center contractor pursuant to a call center contract which has been terminated, and after termination of that contractor, a successor call center contractor has performed some or all of the same services pursuant to a call center contract.
 - 9. The term "successor call center contractor" means an entity that, pursuant to a call center service contract, succeeds to the performance of call center services previously performed by a terminating call center contractor.
 - § 791. Terminated call center contract. 1. No less than thirty calendar days before termination of a call center contract in circumstances where a successor call center contractor will undertake to provide services that were the subject of the terminating contract, the terminating call center contractor shall provide to the successor call center contractor a full and accurate list containing the name, address, date of hire and employment classification of each call center employee whose work includes providing call center services that were the subject of the terminating contract. The terminating call center contractor shall simultaneously post the list in a notice to the call center employees that also sets forth the rights provided by this article. The posting shall be in a manner or location reasonably calculated to be seen by affected employees. The posting may be electronic, provided that if it is electronic, it must be directed to each affected employee individually and may not be a general posting on a website. Such notice shall also be provided to the employees' collective bargaining representative, if any.
 - 2. Upon termination of a call service contract in circumstances in which services provided under that contract will be performed by a successor call center contractor, the successor call center contractor shall retain those call center employees who performed such services for the former call center contractor immediately prior to termination of that contract. Such employees shall be retained for a ninety-day transition employment period.
 - 3. If the successor call center contractor is obligated to retain call center employees pursuant to subdivision two of this section, but determines that fewer call center employees are required to perform the services that are the subject of the contract than had been required to perform such services by the former call center contractor, the successor call center contractor shall fill the positions that it determines are needed with the call center employees with the greatest seniority within job classification; provided, that during the ninety-day transition period, the successor call center contractor shall maintain a pref-

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erential hiring list of those call center employees not retained, and those on the preferential hiring list shall be given a right of first refusal to any jobs within their classifications that become available during that period.

- 4. Except as provided in subdivision three of this section, during the ninety-day transition period, the successor call center contractor shall not discharge without cause a call center employee retained pursuant to this article.
- 5. At the end of the ninety-day transition period, the successor call center contractor shall perform a written performance evaluation for each call center employee retained pursuant to this article. If such employee's performance during the ninety-day transition period is satisfactory, the successor call center contractor shall offer such employee continued employment.
- 6. If the successor call center contractor engages a subcontractor or other entity to perform call center services provided for in a successor call center contract, that successor call center contractor shall require the subcontractor or other entity to adhere to all of the obligations of this article.
- § 792. Entering into a call center contract. 1. Whenever a governmental body shall undertake to procure call center services using a call center contractor, the governmental body shall ensure that the call center contract with such entity includes the obligations pursuant to this article, including, where applicable, the call center contractor's obligation to retain call center employees of the former call center contractor. The obligation to retain the terminating call center contractor's employees shall be included in the call center contract irrespective of whether the terminating call center contractor's contract included the obligations pursuant to this article. Such obligations shall be set forth in requests for proposals or other solicitations and, in any event, shall be included in each call center contract. Whether or not the provisions are included in such contract, the obligations under this article shall apply to the successor call center contractor whenever such contractor begins performance on a successor call center contract on or after the effective date of this article.
- 2. A governmental body intending to enter into a call center service contract, in circumstances in which such services had theretofore been performed by call center employees pursuant to a call center contract, shall require any entity seeking to enter into such contract to demonstrate that it will establish the site for its performance in a location which is reasonably accessible to the employees who have been performing such services prior to the solicitation of bids for a successor call center contract. In determining whether the site proffered by a bidder meets the reasonable accessibility standard, the governmental body shall consider the availability of public transportation to retained call center employees and prevailing traffic patterns in and around the proposed site. A site which is within ten miles of, or average travel time by public or private transportation of not more than one-half hour from, the location of the affected employees' work facility when employed by the former call center contractor shall be presumed to be reasonably accessible unless unusual obstacles to access are present.
- § 793. Remedies. 1. A call center employee who has been discharged or not retained in violation of this article may bring an action in the supreme court against a former call center contractor or successor call center contractor, including its subcontractors, or in appropriate

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1 <u>circumstances</u>, <u>against both</u>, <u>for violation of any obligation imposed</u>
2 <u>pursuant to this article</u>.

- 2. The court shall have authority to order preliminary and permanent equitable relief, including, but not limited to, reinstatement of any employee who has been discharged or not retained in violation of this article.
- 3. If the court finds that a call center employee has been discharged or not retained in violation of this article, it shall award to the employee:
- (a) Back pay, and an equal amount as liquidated damages, for each day during which the violation continues, which shall be calculated at a rate of compensation not less than the higher of (i) the average regular rate of pay received by the employee during the six months of the employee's employment in the same occupation classification; or (ii) the final regular rate received by the employee. Back pay shall apply to the period commencing with the date of the discharge or refusal-to-retain through the effective date of any offer of instatement or reinstatement of the employee; and
- 19 <u>(b) Costs of benefits the former call center contractor or successor</u>
 20 <u>call center contractor would have incurred for the employee under such</u>
 21 <u>employee's benefit plan; and</u>
 - (c) The employee's reasonable attorney's fees and costs.
- 4. In any such action, the court shall have authority to order the former call center contractor or the successor call center contractor, as applicable, to provide any information required pursuant to this article.
 - § 794. No conflict with collective bargaining agreements. The provisions of this article shall not apply to any:
 - 1. Successor call center contractor that, on or before the effective date of a termination of a call center contract, agrees to assume, or to be bound by, the collective bargaining agreement of the former call center contractor, provided that the collective bargaining agreement provides terms and conditions for the discharge or laying off of employees that are at least as protective of employee rights as those pursuant to this article; and
 - 2. Successor call center contractor whose call center employees will be accreted to a bargaining unit with a pre-existing collective bargaining agreement, provided that the collective bargaining agreement provides terms and conditions for the discharge or laying off of employees that are at least as protective of employee rights as those pursuant to this article; and
- 3. Former call center contractor that obtains a written commitment from a successor call center contractor that the successor call center contractor that the successor call center contractor's call center employees will be covered by a collective bargaining agreement that provides terms and conditions for the discharge or laying off of employees that are at least as protective of employee rights as those pursuant to this article.
- § 2. Severability. If any provision of this law or the application thereof to any person or circumstance is held invalid, such invalidity shall not affect other provisions of the law which can be given effect without the invalid provision or application, and to this end the provisions of this article shall be severable.
 - § 3. This act shall take effect immediately.