ASSEMBLY, No. 5840 **STATE OF NEW JERSEY** 218th LEGISLATURE

INTRODUCED NOVEMBER 14, 2019

Sponsored by: Assemblywoman LINDA S. CARTER District 22 (Middlesex, Somerset and Union) Assemblyman PAUL D. MORIARTY District 4 (Camden and Gloucester)

SYNOPSIS

Concerns joint liability for payment of employer tax law.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 11/15/2019)

A5840 CARTER, MORIARTY

2

1 AN ACT concerning joint and several liability for the payment of 2 employer tax laws and amending R.S.34:11-57 and P.L.2019, 3 c.212. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 8 1. R.S.34:11-57 is amended to read as follows: 9 34:11-57. As used in this article: 10 "Commissioner" means the Commissioner of Labor and 11 Workforce Development or any person or persons in the department 12 designated in writing by him for the purposes of this article. 13 "Community-based organization" means a public, or nonprofit 14 private, organization funded with public or private funds, or both, 15 that provides services to day laborers, migrant laborers, temporary 16 laborers, low wage workers, or any other type of employee. 17 "Department" means the Department of Labor and Workforce 18 Development. 19 "Employee" means any natural person who works for another for 20 hire. 21 "Employer" means any person, partnership, firm or corporation 22 employing another for hire. 23 "Legal services organization" means a public, or nonprofit 24 private, organization funded with public or private funds, or both, 25 that provides counseling or advice related to wage protection laws, 26 preparation of legal documents, or representation of any person 27 before a court or administrative agency. "State employer tax laws" means the workers' compensation 28 29 law, R.S.34:15-1 et seq., the "unemployment compensation law," 30 R.S.43:21-1 et seq., the "Temporary Disability Benefits Law," P.L.1948, c.110 (C.43:21-25 et al.), P.L.2008, c.17 (C.43:21-39.1 et 31 32 al.), and the "New Jersey Gross Income Tax Act," N.J.S.54A:1-1 et 33 seq. 34 "State wage and hour laws" means article 1 of chapter 11 of Title 35 34 of the Revised Statutes and all acts supplementing that article (R.S.34:11-2 et al.), P.L.1966, c.113 and all acts supplementing that 36 37 act (C.34:11-56a et al.), P.L.2005, c.379 (C.34:11-56.58 et seq.), and article 3 of chapter 11 of Title 34 of the Revised Statutes 38 39 (R.S.34:11-57 et seq.), but "State wage and hour laws" do not 40 include the "New Jersey Prevailing Wage Act," P.L.1963, c.150 (C.34:11-56.25 et seq.), or "The Public Works Contractor 41 42 Registration Act," P.L.1999, c.238 (C.34:11-56.48 et seq.). 43 "Wages" means any moneys due an employee from the employer 44 whether payable by the hour, day, week, semimonthly, monthly or yearly and 45 shall include commissions, bonus, piecework

EXPLANATION – Matter enclosed in **bold-faced brackets** [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

2
1
\sim

1 compensation and any other benefits arising out of an employment 2 contract. 3 (cf: P.L.2019, c.212, s.6) 4 5 2. Section 9 of P.L.2019, c.212 (C.34:11-58.2) is amended to 6 read as follows: 7 9. a. A client employer and a labor contractor providing 8 workers to the client employer shall be subject to joint and several 9 liability and shall share civil legal responsibility for any violations 10 of the provisions of State wage and hour laws or State employer tax 11 laws, or violations of the provisions of section 10 of P.L.1999, c.90 12 (C.2C:40A-2) regarding compliance with State wage and hour laws 13 or State employer tax laws, including provisions of those laws 14 regarding retaliatory actions against employees for exercising their 15 rights under any of those laws and provisions of those laws 16 regarding the misclassification of workers, and both the client 17 employer and the labor contractor may be subject to any remedy 18 provided for violations of those laws. A client employer shall not 19 shift to the labor contractor any legal duties or liabilities under the 20 provisions of the "Worker Health and Safety Act," P.L.1965, c.154 (C.34:6A-1 et seq.) or "The Worker and Community Right to Know 21 22 Act," P.L.1983, c.315 (C.34:5A-1 et seq.) with respect to workers 23 supplied by the labor contractor. A waiver of the provisions of this 24 section is contrary to public policy, and is void and unenforceable. 25 b. This section shall not be interpreted as: 26 (1) imposing individual liability on a homeowner for labor or services received at the home or the owner of a home-based 27 28 business for labor or services received at the home: or 29 (2) restricting or limiting the rights of a client employer to 30 recover from a labor contractor any expense to the client employer, 31 or the rights of a labor contractor to recover from a client employer 32 any expense to the labor contractor, resulting from any violation by 33 the labor contractor or client employer of the provisions of State 34 wage and hour laws or of section 10 of P.L.1999, c.90 (C.2C:40A-35 2), or restricting or limiting the provisions in contracts between 36 client employers and labor contractors regarding the recovery of 37 expenses pursuant to this paragraph. Any individual acting on behalf of an employer, including a 38 c. 39 client employer or labor contractor, who violates any provision of 40 State wage and hour laws or State employer tax laws, or any 41 provision of section 10 of P.L.1999, c.90 (C.2C:40A-2) regarding 42 compliance with State wage and hour laws or State employer tax 43 laws, including any provision of those laws concerning the 44 misclassification of workers, may be held liable as the employer for 45 the violation. For the purposes of this section, "person acting on 46 behalf of an employer" includes an individual acting on behalf of an employer who is an owner, director, officer, or manager of the 47 48 employer.

4

1 d. As used in this section: 2 "Labor contractor" means any individual or entity that supplies, 3 either with or without a contract, directly or indirectly, a client employer with workers to perform labor or services within the 4 client employer's usual course of business, except that "labor 5 contractor" does not include a bona fide labor organization or 6 7 apprenticeship program, or a hiring hall operated pursuant to a 8 collective bargaining agreement. 9 "Usual course of business" means the regular and customary 10 work of a business, performed within or upon the premises or 11 worksite of the client employer, or any other place of business of 12 the client employer for which services or labor are performed. 13 (cf: P.L.2019, c.212, s.9) 14 15 3. This act shall take effect immediately. 16 17 18 **STATEMENT** 19 20 This bill makes any client employer and any labor contractor providing workers to the client employer subject to joint and several 21 22 liability and shared civil legal responsibility for any violations of 23 the provisions of State employer tax laws, including provisions of 24 those laws concerning the misclassification of workers. "State 25 employer tax laws" are identified as the workers' compensation 26 law, R.S.34:15-1 et seq., the "unemployment compensation law," 27 R.S.43:21-1 et seq., the "Temporary Disability Benefits Law," 28 P.L.1948, c.110 (C.43:21-25 et al.), P.L.2008, c.17 (C.43:21-39.1 et 29 al.), and the "New Jersey Gross Income Tax Act," N.J.S.54A:1-1 et 30 seq. 31 The bill also provides that any individual acting on behalf of an 32 employer, including a client employer or labor contractor, who 33 violates any provision of those laws, or State wage and hour laws,

34 may be held liable, as the employer, for the violation.