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STATE OF NEW JERSEY 219th LEGISLATURE

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Sponsored by: Senator FRED H. MADDEN, JR. District 4 (Camden and Gloucester) Senator LINDA R. GREENSTEIN District 14 (Mercer and Middlesex)

Co-Sponsored by: Senators Singleton, Lagana and Turner

SYNOPSIS

Concerns enforcement of employee misclassification and stop-work order laws.

CURRENT VERSION OF TEXT

As reported by the Senate Labor Committee on June 16, 2021, with amendments.



(Sponsorship Updated As Of: 6/30/2021)

AN ACT concerning enforcement of various laws regarding 1 2 employee misclassification and stop-work orders, and amending 3 various parts of the statutory law. 4 5 **BE IT ENACTED** by the Senate and General Assembly of the State 6 of New Jersey: 7 1. Section 1 of P.L.2019, c.194 (C.34:1A-1.11) is amended to 8 read as follows: 9 10 1. As used in this act: 11 "Agency" means any agency, department, board or commission 12 of this State, or of any political subdivision of this State, that issues 13 a license for purposes of operating a business in this State. 14 "Commissioner" means the Commissioner of Labor and Workforce Development, and shall include any designee, authorized 15 representative, or agent acting on behalf of the commissioner. 16 17 "License" means any agency permit, certificate, approval, 18 registration, charter or similar form of authorization that is required by law and that is issued by any agency for the purposes of 19 20 operating a business in this State, and includes, but is not limited to: 21 (1) A certificate of incorporation pursuant to the "New Jersey 22 Business Corporation Act," N.J.S.14A:1-1 et seq.; 23 (2) A certificate of authority pursuant to N.J.S.14A:13-1 et seq.; 24 (3) A statement of qualification or a statement of foreign 25 qualification pursuant to the "Uniform Partnership Act (1996)," 26 P.L.2000, c.161 (C.42:1A-1 et al.); 27 (4) A certificate of limited partnership or a certificate of authority pursuant to the "Uniform Limited Partnership Law 28 29 (1976)," P.L.1983, c.489 (C.42:2A-1 et seq.); (5) A certificate of formation or certified registration pursuant 30 31 to the "New Jersey Limited Liability Company Act," P.L.1993, c.210 (C.42:2B-1 et seq.); and 32 (6) Any license, certificate, permit or registration pursuant to 33 34 R.S.48:16-1 et seq., R.S.48:16-13 et seq.; the "New Jersey Alcoholic Beverage Control Act," R.S.33:1-1 et seq.; section 4 of 35 P.L.2001, c.260 (C.34:8-70); P.L.1971, c.192 (C.34:8A-7 et seq.); 36 37 section 12 of P.L.1975, c.217 (C.52:27D-130); section 14 of P.L.1981, c.1 (C.56:8-1.1); or "The Public Works Contractor 38 39 Registration Act," P.L.1999, c.238 (C.34:11-56.48 et seq.). 40 "State wage, benefit and tax laws" means: 41 (1) P.L.1965, c.173 (C.34:11-4.1 et seq.); 42 (2) The "New Jersey Prevailing Wage Act," P.L.1963, c.150 43 (C.34:11-56.25 et seq.); 44 (3) The "New Jersey State Wage and Hour Law," P.L.1966, c.113 (C.34:11-56a et seq.);

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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 thus is new matter. Matter enclosed in superscript numerals has been adopted as follows: ¹Senate SLA committee amendments adopted June 16, 2021.

1 (4) The workers' compensation law, R.S.34:15-1 et seq.; 2 (5) The "unemployment compensation law," R.S.43:21-1 et seq.; 3 (6) The "Temporary Disability Benefits Law," P.L.1948, c.110 4 (C.43:21-25 et al.); 5 (7) P.L.2008, c.17 (C.43:21-39.1 et al.); [and] 6 (8) The "New Jersey Gross Income Tax Act," N.J.S.54A:1-7 1 et seq.; and 8 (9) P.L.2018, c.10 (C.34:11D-1 et seq.). 9 (cf: P.L.2009, c.194, s.1) 10 11 2. Section 2 of P.L.2009, c.194 (C.34:1A-1.12) is amended to 12 read as follows: 13 2. a. (1) If the commissioner determines that an employer has 14 failed, for one or more of its employees, to maintain and report 15 every record regarding wages, benefits and taxes which the 16 employer is required to maintain and report pursuant to State wage, 17 benefit and tax laws, as defined in section 1 of this act, and has, in 18 connection with that failure to maintain or report the records, failed 19 to pay wages, benefits, taxes or other contributions or assessments 20 as required by those laws <u>violated any State wage</u>, benefit and tax 21 law, including but not limited to a violation of R.S.34:15-79, or 22 failed to meet obligations required by R.S.43:21-7 or R.S.43:21-14, 23 or violated any provision of P.L.1940, c.153 (C.34:2-21.1 et seq.) or 24 P.L.1989, c.293 (C.34:15C-1 et al.), the commissioner shall, as an 25 alternative to, or in addition to, any other actions taken in the 26 enforcement of those laws, notify the employer of the determination 27 and have an audit of the employer and any successor firm of the 28 employer conducted not more than 12 months after the 29 determination. 30 (2) If the commissioner is notified pursuant to subsection g. of 31 this section of a 32 conviction of an employer, the commissioner shall, as an alternative 33 to, or in addition to, any other actions taken in the enforcement of 34 the laws violated by the employer, have an audit of the employer 35 and any successor firm of the employer conducted not more than 12 months after receipt of the notification. 36 37 b. If, in an audit conducted pursuant to subsection a. of this section, the commissioner determines that the employer or any 38 39 successor firm to the employer has continued in its failure to 40 maintain or report records as required by those laws or continued in 41 its failure to pay wages, benefits, taxes or other contributions or 42 assessments as required by those laws, or if the commissioner is 43 notified pursuant to subsection g. of this section of a conviction of 44 the employer and the offense resulting in the conviction occurred 45 subsequent to an audit conducted pursuant to subsection a. of this 46 section, the commissioner:

1 (1) May, after affording the employer or successor firm notice 2 and an opportunity for a hearing in accordance with the provisions 3 of the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-4 1 et seq.), issue a written determination directing any appropriate 5 agency to suspend any one or more licenses that are held by the employer or successor firm, for a period of time determined by the 6 7 In determining the length of a suspension, the commissioner. 8 commissioner shall consider any of the following factors which are 9 relevant: 10 (a) The number of employees for which the employer or 11 successor firm failed to maintain or report required records and pay 12 required wages, benefits, taxes or other contributions or 13 assessments; 14 (b) The total amount of wages, benefits, taxes or other 15 contributions or assessments not paid by the employer or successor 16 firm; 17 (c) Any other harm resulting from the violation; 18 (d) Whether the employer or successor firm made good faith 19 efforts to comply with any applicable requirements; 20 (e) The duration of the violation; (f) The role of the directors, officers or principals of the 21 22 employer or successor firm in the violation; 23 (g) Any prior misconduct by the employer or successor firm; 24 and 25 (h) Any other factors the commissioner considers relevant; and 26 (2) Shall conduct a subsequent audit or inspection of the 27 employer or any successor firm of the employer not more than 12 months after the date of the commissioner's written determination. 28 29 c. If, in the subsequent audit or inspection conducted pursuant 30 to subsection b. of this section, the commissioner determines that 31 the employer or successor firm has continued in its failure to 32 maintain or report records as required pursuant to State wage, 33 benefit and tax laws, as defined in section 1 of this act, and 34 continued in its failure to pay wages, benefits, taxes or other 35 contributions or assessments as required by those laws, or if the 36 commissioner is notified pursuant to subsection g. of this section of 37 a conviction of the employer for an offense occurring after the audit conducted pursuant to subsection b. of this section, the 38 39 commissioner, after affording the employer or successor firm notice 40 and an opportunity for a hearing in accordance with the provisions 41 of the "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-42 1 et seq.), shall issue a written determination directing any 43 appropriate agency to permanently revoke any one or more licenses 44 that are held by the employer or any successor firm to the employer 45 and that are necessary to operate the employer or successor firm. 46 d. Upon receipt of any written determination of the 47 commissioner directing an agency to suspend or revoke a license

5

pursuant to this section, and notwithstanding any other law, the
 agency shall immediately suspend or revoke the license.

3 e. In instances where an employee leasing company has 4 entered into an employee leasing agreement with a client company 5 pursuant to P.L.2001, c.260 (C.34:8-67 et seq.), any written 6 determination by the commissioner directing agencies to suspend an 7 employer license pursuant to subsection b. of this section, or revoke 8 an employer license pursuant to subsection c. of this section, for a 9 failure or continued failure to keep records regarding, and to pay, 10 wages, benefits and taxes pursuant to State wage, benefit and tax 11 laws, shall be for the suspension or revocation of the licenses of the 12 client company and not the licenses of the employee leasing 13 company if the commissioner determines that the failure or 14 continued failure was caused by incomplete, inaccurate, misleading, 15 or false information provided to the employee leasing company by 16 the client company. Nothing in this subsection shall be construed 17 as diminishing or limiting the authority or obligation of the 18 commissioner to rescind the registration of an employee leasing 19 company pursuant to the provisions of section 10 of P.L.2001, 20 c.260 (C.34:8-76).

1 f. If, in the course of an audit or inspection conducted pursuant to this section, the commissioner discovers that an employee of the employer or of any successor firm of the employer has failed to provide compensation to the employee as required under any of the State wage and hour laws as defined in R.S.34:11-57, then the commissioner shall initiate a wage claim on behalf of the employee pursuant to R.S.34:11-58.

28 Upon the conviction of an employer under subsection a. of g. 29 section 10 of P.L.1999, c.90 (C.2C:40A-2), section 13 of P.L.2019, 30 c.212 (C.34:11-58.6), subsection a. of section 10 of P.L.1965, c.173 31 (C.34:11-4.10), subsection a. of section 25 of P.L.1966, c.113 (C.34:11-56a24), or N.J.S.2C:20-2 if the property stolen consists of 32 33 compensation the employer failed to provide to an employee under 34 any State wage and hour law as defined in R.S.34:11-57, the 35 prosecutor or the court shall notify the commissioner of the 36 employer's conviction.

37 h. In the alternative to proceedings under the "Administrative 38 Procedure Act," P.L.1968, c.410 (C.52:14B-1 et seq.) in accordance 39 with the provisions of subsection b. of this section, and in addition 40 to any other actions taken in the enforcement of the laws violated 41 by any employer, the commissioner shall have the authority, to be 42 exercised in the commissioner's sole discretion, to bring 43 enforcement actions for any violation of any State wage, benefit and 44 tax law, including but not limited to a violation of R.S.34:15-79, or 45 a failure to meet obligations required by R.S.43:21-7 or R.S.43:21-46 14, or for a violation of any provision of P.L.1940, c.153 (C.34:2-47 21.1 et seq.) or P.L.1989, c.293 (C.34:15C-1 et al.), in the Office of 48 Administrative Law or in the Superior Court for the county in

6

1 which the violation occurred. When the commissioner, including 2 any of the commissioner's authorized representatives in the Office 3 of the Attorney General, brings an action in the Office of 4 Administrative Law or Superior Court which seeks relief on behalf 5 of any individual for any of the above violations, communications 6 between members of the Attorney General's office and that 7 individual shall be privileged as would be a communication 8 between an attorney and a client. 9 In any enforcement action brought under subsection h. of i. 10 this section, the commissioner, including any of the commissioner's 11 authorized representatives in the Office of the Attorney General, 12 may initiate the action by making, signing, and filing a verified 13 complaint against the employer. If the action is brought by the 14 commissioner in Superior Court, a jury trial may be requested upon 15 the application of any party. If the commissioner is a prevailing 16 plaintiff in the action, any and all remedies available by law shall be 17 available on behalf of any named or unnamed victims as if the 18 claims were brought directly by the victims. In addition to any 19 remedies sought on behalf of the named or unnamed victims, the 20 commissioner shall be entitled to seek any fines, penalties or 21 administrative assessments authorized by law, including but not 22 limited to penalties for misclassification set forth in section 1 of 23 P.L.2019, c.373 (C.34:1A-1.18). If the suit seeks relief for one or 24 more unnamed members of a class, the commissioner shall have the 25 discretion to settle the suit on the terms the commissioner deems 26 appropriate. If the commissioner is a prevailing plaintiff, the court 27 shall award reasonable attorney's fees and litigation and 28 investigation costs. 29 j. At any time after the filing of any verified complaint under 30 subsection i. of this section, or whenever it appears to the 31 commissioner that an employer has engaged in, is engaging in, or is 32 about to engage in, any violation of a State wage, benefit or tax law, 33 including a violation of R.S.34:15-79 or any failure to meet 34 obligations required by R.S.43:21-7 or R.S.43:21-14, or has 35 violated any provision of P.L.1940, c.153 (C.34:2-21.1 et seq.) or P.L.1989, c.293 (C.34:15C-1 et al.), the commissioner may proceed 36 37 against the employer in a summary manner in the Superior Court of 38 New Jersey to obtain an injunction prohibiting the employer from 39 continuing or engaging in the violation or doing any acts in 40 furtherance of the violation, to compel compliance with any of the 41 provisions of this Title, or to prevent violations or attempts to 42 violate any of those provisions, or attempts to interfere with or 43 impede the enforcement of those provisions or the exercise or 44 performance of any power or duty under this Title. Prospective 45 injunctive relief against an employer shall also be available as a 46 remedy to the commissioner as a prevailing plaintiff in any enforcement action under subsection i. of this section. 47

48 (cf: P.L.2019, c.212, s.1)

1 3. Section 1 of P.L.2019, c.372 (C.34:1A-1.17) is amended to 2 read as follows:

3 1. a. The Commissioner of Labor and Workforce Development 4 and any agent of the commissioner, upon receipt of a complaint or 5 through routine investigation for a violation of any State wage, 6 benefit and tax law, including but not limited to a violation of 7 R.S.34:15-79, or a failure to meet obligations required by 8 R.S.43:21-7 or R.S.43:21-14, or for a violation of any provision of 9 P.L.1940, c.153 (C.34:2-21.1 et seq.) or P.L.1989, c.293 (C.34:15C-10 <u>1 et al.</u>), is authorized to enter, during usual business hours, the 11 place of business or employment of any employer of the individual 12 to determine compliance with those laws, and for that purpose may 13 examine payroll and other records and interview employees, call 14 hearings, administer oaths, take testimony under oath and take 15 interrogatories and oral depositions.

16 The commissioner may issue subpoenas for the attendance b. 17 of witnesses and the production of books and records. Any 18 [employer or agent of the employer who willfully] <u>entity that</u> fails 19 to furnish [time and wage records as required by law to] 20 information required by to the commissioner or agent of the 21 commissioner upon request, or who refuses to admit the 22 commissioner or agent to the place of employment of the employer, 23 or who hinders or delays the commissioner or agent in the 24 performance of duties in the enforcement of this section, may be 25 fined not less than \$1,000 and shall be guilty of a disorderly persons 26 offense. Each day of the failure to furnish the records to the 27 commissioner or agent shall constitute a separate offense, and each 28 day of refusal to admit, of hindering, or of delaying the 29 commissioner or agent shall constitute a separate offense.

30 In addition to the foregoing fines, and in addition to or as an 31 alternative to any criminal proceedings, if an entity fails to comply 32 with any subpoena lawfully issued, or upon the refusal of any 33 witness to testify to any matter regarding which the witness may be 34 lawfully interrogated, the commissioner may apply to the Superior 35 Court to compel obedience by proceedings for contempt, in the 36 same manner as in a failure to comply with the requirements of a 37 subpoena issued from the court or a refusal to testify in the court.

38 (1) If the commissioner determines, after either an initial c. 39 determination as a result of an audit of a business or an investigation pursuant to subsection a. of this section, that an 40 41 employer is in violation of any State wage, benefit and tax law, 42 including but not limited to a violation of R.S.34:15-79, or a failure 43 to meet obligations required by R.S.43:21-7 or R.S.43:21-14, or for 44 a violation of any provision of P.L.1940, c.153 (C.34:2-21.1 et seq.) or P.L.1989, c.293 (C.34:15C-1 et al.), the commissioner may issue 45 46 a stop-work order against the employer requiring cessation of all business operations of the employer at [the specific place of 47

8

1 business or employment in which the violation exists <u>one or more</u> 2 worksites or across all of the employer's worksites and places of 3 The stop-work order may be issued only against the business. 4 employer found to be in violation or non-compliance. The 5 commissioner shall serve a notification of intent to issue a stop-6 work order on the employer at the place of business or, for a 7 particular employer worksite, at that worksite at least seven days 8 prior to the issuance of a stop-work order. The order shall be 9 effective when served upon the employer at the place of business 10 or, for a particular employer worksite, when served at that worksite. 11 The order shall remain in effect until the commissioner issues an 12 order releasing the stop-work order upon finding that the employer 13 has come into compliance and has paid any penalty deemed to be 14 satisfactory to the commissioner, or after the commissioner 15 determines, in a hearing held pursuant to paragraph (2) of this 16 subsection, that the employer did not commit the act on which the 17 order was based. The stop-work order shall be effective against any 18 successor entity engaged in the same or equivalent trade or activity 19 that has one or more of the same principals or officers as the 20 corporation, partnership, limited liability company, or sole 21 proprietorship against which the stop-work order was issued. The 22 commissioner may assess a civil penalty of \$5,000 per day against 23 an employer for each day that it conducts business operations that 24 are in violation of the stop-work order. A request for hearing shall 25 not automatically stay the effect of the order.

(2) An employer who is subject to a stop-work order shall,
within 72 hours of its receipt of the notification, have the right to
appeal to the commissioner in writing for an opportunity to be heard
and contest the stop-work order.

30 Within seven business days of receipt of the notification from the 31 employer, the commissioner shall hold a hearing to allow the 32 employer to contest the issuance of a stop-work order. The 33 department and the employer may present evidence and make any 34 arguments in support of their respective positions on the imposition 35 of the misclassification penalty. If a hearing is not held within seven business days of receipt of the notification from the 36 37 employer, an administrative law judge shall have the authority to 38 release the stop-work order. The commissioner shall issue a written 39 decision within five business days of the hearing either upholding 40 or reversing the employer's stop-work order. The decision shall 41 include the grounds for upholding or reversing the employer's stop-42 work order. If the employer disagrees with the written decision, the 43 employer may appeal the decision to the commissioner, in 44 accordance with the "Administrative Procedure Act," P.L.1968, 45 c.410 (C.52:14B-1 et seq.).

46 If the employer does not request an appeal to the commissioner
47 in writing, the stop-work order shall become a final order after the
48 expiration of the 72-hour period. The authority to assess a civil

9

1 penalty under paragraph (1) of this subsection shall be in addition to 2 any misclassification penalty assessed under section 1 of P.L.2019, 3 C.373 (C.34:1A-1.18) and all other enforcement provisions or 4 assessments issued for the employer's violation of any State wage, 5 benefit and tax law, including but not limited to a violation of 6 R.S.34:15-79, or a failure to meet obligations required by 7 R.S.43:21-7 or R.S.43:21-14, or for a violation of any provision of 8 P.L.1940, c.153 (C.34:2-21.1 et seq.) or P.L.1989, c.293 (C.34:15C-9 <u>1 et al.) The commissioner may ¹[set] compromise¹ any civil</u> 10 penalty assessed under this section in an amount the commissioner 11 determines to be appropriate. 12 Once the stop-work order becomes final, any employee affected 13 by a stop-work order issued pursuant to this section shall be entitled 14 to pay from the employer for the first ten days of work lost because 15 of the stop-work. Upon request of any employee not paid wages, 16 the commissioner can take assignment of the claim and bring any 17 legal action necessary to collect all that is due. 18 (3) As an alternative to issuing a stop-work order in accordance 19 with paragraph (1) of this subsection, if the commissioner 20 determines, after an investigation pursuant to subsection a. of this 21 section, that an employer is in violation of R.S.34:15-79, the 22 commissioner may provide and transfer all details and materials 23 related to the investigation under this section to the Director of the 24 Division of Workers' Compensation for any enforcement of 25 penalties or stop-work orders the director determines are 26 appropriate. 27 d. For purposes of this section: "Employer" means any individual, partnership, association, joint 28 29 stock company, trust, corporation, the administrator or executor of 30 the estate of a deceased individual, or the receiver, trustee, or 31 successor of any of the same, employing any person in this State. 32 For the purposes of this subsection the officers of a corporation and 33 any agents having the management of such corporation shall be 34 deemed to be the employers of the employees of the corporation. In 35 addition, any members of a partnership or limited liability company 36 and any agents having the management of such partnership or 37 limited liability company shall be deemed to be employers of the 38 employees of the partnership or limited liability company. 39 "Employee" means any person suffered or permitted to work by 40 an employer, except a person performing services for remuneration 41 whose services satisfy the factors set forth in subparagraphs 42 (A),(B), and (C) of R.S.43:21-19(i)(6). 43 "Employ" means to suffer or permit to work. 44 "State wage, benefit and tax laws" means "State wage, benefit 45 and tax laws" as defined in section 1 of P.L.2009, c.194 (C.34:1A-46 1.11). 47 e. Nothing in this section shall preclude an employer from 48 seeking injunctive relief from a court of competent jurisdiction if

1 the employer can demonstrate that the stop-work order would be 2 issued or has been issued in error. 3 (cf: P.L.2019, c.372, s.1) 4 5 4. Section 2 of P.L.2019, c.158 (C.34:20-7.1) is amended to 6 read as follows: 7 2. a. The Commissioner of Labor and Workforce Development 8 and any agent of the commissioner, upon receipt of a complaint or 9 through a routine investigation for a violation of any [wage and 10 hour law or <u>State wage</u>, benefit and tax law, as defined in section 1 11 of P.L.2009, c.194 (C.34:1A-1.11), including but not limited to a 12 violation of R.S.34:15-79, or a failure to meet obligations as 13 provided in R.S.43:21-7 and R.S.43:21-14, or for a violation of any provision of P.L.1940, c.153 (C.34:2-21.1 et seq.) or P.L.1989, 14 15 c.293 (C.34:15C-1 et al.), is authorized to enter, during usual 16 business hours, the place of business or employment of any 17 employer of the individual to determine compliance with the wage 18 and hour laws, R.S.34:15-79, R.S.43:21-7, or R.S.43:21-14, and for 19 that purpose may examine payroll and other records and interview 20 employees, call hearings, administer oaths, take testimony under 21 oath and take interrogatories and oral depositions. 22 The commissioner may issue subpoenas for the attendance b. 23 of witnesses and the production of books and records. Any 24 [employer or agent of the employer who willfully] entity that fails to furnish [time and wage records as required by law to] 25 26 information required by the commissioner or agent of the 27 commissioner upon request, or who refuses to admit the 28 commissioner or agent to the place of employment of the employer, 29 or who hinders or delays the commissioner or agent in the 30 performance of duties in the enforcement of this section, may be 31 fined not less than \$1,000 and shall be guilty of a disorderly persons 32 offense. Each day of the failure to furnish the time and wage 33 records to the commissioner or agent shall constitute a separate 34 offense, and each day of refusal to admit, of hindering, or of 35 delaying the commissioner or agent shall constitute a separate 36 offense. 37 In addition to the foregoing fines, and in addition to or as an 38 alternative to any criminal proceedings, if an entity fails to comply 39 with any lawfully issued subpoena, or upon the refusal of any 40 witness to testify to any matter regarding which the witness may be 41 lawfully interrogated, the commissioner or the commissioner's 42 designee may apply to the Superior Court to compel obedience by 43 proceedings for contempt, in the same manner as in a failure to 44 comply with the requirements of a subpoena issued from the court 45 or a refusal to testify in the court. 46 c. (1) If the commissioner determines, after either an initial determination as a result of an audit of a business or an 47

1 investigation pursuant to subsection a. of this section, that an 2 employer is in violation of any [wage and hour law or] State wage, benefit and tax law, as defined in section 1 of P.L.2009, c.194 3 4 (C.34:1A-1.11), including but not limited to a violation of 5 R.S.34:15-79, or has failed to meet obligations as provided in 6 R.S.43:21-7 or R.S.43:21-14, or for a violation of any provision of 7 P.L.1940, c.153 (C.34:2-21.1 et seq.) or P.L.1989, c.293 (C.34:15C-8 1 et al.), the commissioner may issue a stop-work order against the 9 employer requiring cessation of all business operations of the 10 employer at [the specific place of business or employment in which the violation exists] one or more worksites or across all of the 11 12 employer's worksites and places of business. The stop-work order 13 may be issued only against the employer found to be in violation or 14 non-compliance. If a stop-work order has been issued against a 15 subcontractor pursuant to this subsection, the general contractor 16 shall retain the right to terminate the subcontractor from the project. 17 The order shall be effective when served upon the employer at the 18 place of business or, for a particular employer worksite, when 19 served at that worksite. The order shall remain in effect until the 20 commissioner issues an order releasing the stop-work order upon 21 finding that the employer has come into compliance and has paid 22 any penalty deemed to be satisfactory to the commissioner, or after 23 the commissioner determines, in a hearing held pursuant to 24 paragraph (2) of this subsection, that the employer did not commit 25 the act on which the order was based. The stop-work order shall be 26 effective against any successor entity engaged in the same or 27 equivalent trade or activity that has one or more of the same 28 principals or officers as the corporation, partnership, limited 29 liability company, or sole proprietorship against which the stop-30 work order was issued.

31 (2) An employer who is subject to a stop-work order shall have 32 the right to appeal to the commissioner. The contractor may notify 33 the Director of the Division of Wage and Hour Compliance of its 34 request for an opportunity to be heard and contest the stop-work 35 order in writing within 72 hours of its receipt of the notification. \underline{A} 36 request for hearing shall not automatically stay the effect of the 37 order.

38 Within seven business days of receipt of the notification from the 39 contractor, the director shall hold a hearing to allow the contractor 40 to contest the issuance of a [stop work] stop-work order. The 41 director shall permit the contractor to present evidence at the 42 hearing. If the director fails to hold a hearing within seven business 43 days of receipt of the notification from the contractor, an 44 administrative law judge shall have the authority to release the stop-45 work order.

46 The director shall issue a written decision within five business 47 days of the hearing either upholding or reversing the contractor's

12

1 stop-work order. The decision shall include the grounds for 2 upholding or reversing the contractor's stop-work order. 3 If the contractor disagrees with the written decision, the 4 contractor may appeal the decision to the commissioner, in 5 accordance with the "Administrative Procedure Act," P.L.1968, 6 c.410 (C.52:14B-1 et seq.). 7 If the employer does not request an appeal to the commissioner 8 in writing, the stop-work order shall become a final order after the 9 expiration of the 72-hour period. The authority to assess a civil 10 penalty under paragraph (1) of this subsection shall be in addition to 11 any misclassification penalty assessed under this subsection and all 12 other enforcement provisions or assessments issued for the employer's violation of any State wage, benefit and tax law, 13 14 including but not limited to a violation of R.S.34:15-79, or a failure 15 to meet obligations required by R.S.43:21-7 or R.S.43:21-14, or for 16 a violation of any provision of P.L.1940, c.153 (C.34:2-21.1 et seq.) 17 or P.L.1989, c.293 (C.34:15C-1 et al.). The commission may 18 compromise any civil penalty assessed under this section in an 19 amount the commissioner determines to be appropriate. 20 Once the stop-work order becomes final, any employee affected 21 by a stop-work order issued pursuant to this section shall be entitled 22 to pay from the employer for the first ten days of work lost because 23 of the stop-work order. Upon request of any employee not paid 24 wages, the commissioner may take assignment of the claim and 25 bring any legal action necessary to collect all that is due. 26 (3) As an alternative to issuing a stop-work order in accordance 27 with paragraph (1) of this subsection, if the commissioner 28 determines, after an investigation pursuant to subsection a. of this 29 section, that an employer is in violation of R.S.34:15-79, the 30 commissioner may provide and transfer all details and materials 31 related to the investigation under this section to the Director of the 32 Division of Workers' Compensation for any enforcement of 33 penalties or stop-work orders the director determines are 34 appropriate. 35 (cf: P.L.2019, c.158, s.2) 36 37 5. Section 11 of P.L.1963, c.150 (C.34:11-56.35) is amended to read as follows: 38 39 11. (a) Any employer who willfully hinders or delays the 40 commissioner in the performance of his duties in the enforcement of 41 this act, or fails to make, keep, and preserve any records as required 42 under the provisions of this act, or falsifies any such record, or 43 refuses to make any such record accessible to the commissioner 44 upon demand, or fails to timely respond to or furnish records 45 required by a subpoena issued by the commissioner, or refuses to 46 furnish a sworn statement of such record or any other information 47 required for the proper enforcement of this act to the commissioner 48 upon demand, or pays or agrees to pay wages at a rate less than the

13

1 rate applicable under this act or otherwise violates any provision of 2 this act or of any regulation or order issued under this act shall be 3 guilty of a disorderly persons offense and shall, upon conviction 4 therefor, be fined not less than \$100.00 nor more than \$1,000 or be 5 imprisoned for not less than 10 nor more than 90 days, or by both 6 such fine and imprisonment. Each week, in any day of which a 7 worker is paid less than the rate applicable to him under this act and 8 each worker so paid, shall constitute a separate offense. In addition 9 to the foregoing fines, and in addition to or as an alternative to any 10 criminal proceedings, if an employer fails to comply with any 11 lawfully issued subpoena, or on the refusal of any witness to testify 12 to any matter regarding which the witness may be lawfully 13 interrogated, the commissioner may apply to the Superior Court to 14 compel obedience by proceedings for contempt, in the same manner 15 as in failure to comply with the requirements of a subpoena issued 16 from the court or a refusal to testify in the court.

17 (b) As an alternative to or in addition to any other sanctions 18 provided by law for violations of any provision of P.L.1963, c.150 19 (C.34:11-56.25 et seq.), when the Commissioner of Labor and 20 Workforce Development finds that an employer has violated that 21 act, the commissioner is authorized to assess and collect 22 administrative penalties, up to a maximum of \$2,500 for a first 23 violation and up to a maximum of \$5,000 for each subsequent 24 violation, specified in a schedule of penalties to be promulgated as a 25 rule or regulation by the commissioner in accordance with the 26 "Administrative Procedure Act," P.L.1968, c.410 (C.52:14B-1 et 27 seq.). When determining the amount of the penalty imposed because 28 of a violation, the commissioner shall consider factors which 29 include the history of previous violations by the employer, the 30 seriousness of the violation, the good faith of the employer and the 31 size of the employer's business. No administrative penalty shall be 32 levied pursuant to this section unless the Commissioner of Labor 33 and Workforce Development provides the alleged violator with 34 notification of the violation and of the amount of the penalty by 35 certified mail and an opportunity to request a hearing before the 36 commissioner or his designee within 15 days following the receipt 37 of the notice. If a hearing is requested, the commissioner shall issue 38 a final order upon such hearing and a finding that a violation has 39 occurred. If no hearing is requested, the notice shall become a final 40 order upon expiration of the 15-day period. Payment of the penalty 41 is due when a final order is issued or when the notice becomes a 42 final order. Any penalty imposed pursuant to this section may be 43 recovered with costs in a summary proceeding commenced by the 44 commissioner pursuant to the "Penalty Enforcement Law of 1999," 45 P.L.1999, c.274 (C.2A:58-10 et seq.). Any sum collected as a fine 46 or penalty pursuant to this section shall be applied toward 47 enforcement and administration costs of the Division of Workplace 48 Standards in the Department of Labor and Workforce Development.

14

1 (c) When the Commissioner of Labor and Workforce 2 Development finds that the employer has violated provisions of 3 P.L.1963, c.150 (C.34:11-56.25 et seq.), the commissioner may 4 refer the matter to the Attorney General or his designee for 5 investigation and prosecution. Nothing in this subsection shall be 6 deemed to limit the authority of the Attorney General to investigate 7 and prosecute violations of the New Jersey Code of Criminal 8 Justice, nor to limit the commissioner's ability to refer any matter 9 for criminal investigation or prosecution.

10 (d) If the commissioner makes an initial determination that an 11 employer has violated the provisions of P.L.1963, c.150 (C.34:11-12 56.25 et seq.) by paying wages at rates less than the rates applicable 13 under that act, whether or not the commissioner refers the matter to 14 the Attorney General or other appropriate prosecutorial authority 15 for investigation or prosecution pursuant to subsection (c) of this 16 section, the commissioner may immediately issue a stop-work order 17 to cease all business operations at **[**every site where the violation 18 has occurred] one or more worksites or across all of the employer's 19 worksites and places of business. The stop-work order may be 20 issued only against the employer found to be in violation or non-21 compliance. If a stop-work order has been issued against a 22 subcontractor pursuant to this subsection, the general contractor 23 shall retain the right to terminate the subcontractor from the project. 24 The stop-work order shall remain in effect until the commissioner 25 issues an order releasing the stop-work order upon finding that the 26 employer has agreed to pay wages at the required rate and has paid 27 any wages due and any penalty deemed satisfactory to the commissioner. Once the stop-work order is issued, any employee 28 29 affected by a stop-work order issued pursuant to this section shall 30 be entitled to pay from the employer for the first ten days of work 31 lost because of the stop-work order. Upon request of any employee 32 not paid wages, the commissioner can take assignment of the claim 33 and bring any legal action necessary to collect all that is due. As a 34 condition for release from a stop-work order, the commissioner may 35 require the employer to file with the department periodic reports for 36 a probationary period that shall not exceed two years that 37 demonstrate the employer's continued compliance with the 38 provisions of P.L.1963, c.150 (C.34:11-56.25 et seq.). The 39 commissioner may assess a civil penalty of \$5,000 per day against 40 an employer for each day that it conducts business operations that 41 are in violation of the stop-work order. That penalty shall be 42 collected by the commissioner in a summary proceeding in accordance with the "Penalty Enforcement Law of 1999," P.L.1999, 43 44 c.274 (C.2A:58-10 et seq.).

45 (cf: P.L.2019, c.158, s.1)

6. Section 8 of P.L.2019, c.212 (C.34:11-58.1) is amended to read as follows:

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3 8. a. If an employer fails to comply with a final determination 4 of the commissioner or a judgment of a court, including a small 5 claims court, made under the provisions of State wage and hour 6 laws or of section 10 of P.L.1999, c.90 (C.2C:40-2), to pay an 7 employee any wages owed or damages awarded within ten days of 8 the time that the determination or judgement requires the payment, 9 the commissioner may do either or both of the following:

10 (1) issue, in the manner provided in subsection b. of section 2 of 11 P.L.2009, c.194 (C.34:1A-1.12), a written determination directing 12 any appropriate agency to suspend one or more licenses held by the 13 employer or any successor firm of the employer until the employer 14 complies with the determination or judgement; or

15 (2) issue a [stop work] <u>stop-work</u> order against the violators 16 requiring the cessation of all business operations **[**of the violator. 17 The stop work order may only be issued against the individual or 18 entity found to be in violation, and only as to the specific place of 19 business or employment for which the violation exists] at one or 20 more worksites or across all of the employer's worksites and places 21 of business. The [stop work] stop-work order shall be effective 22 when served upon the violator or at a place of business or 23 employment by posting a copy of the [stop work] <u>stop-work</u> order 24 in a conspicuous location at the place of business or employment. 25 The stop work stop-work order shall remain in effect until the 26 commissioner issues an order releasing the [stop work] stop-work 27 order upon a finding that the violation has been corrected. As a 28 condition of release of a stop-work order under this section, the 29 commissioner may require the employer against whom the stop-30 work order had been issued to file with the department periodic 31 reports for a probationary period of two years. The commissioner 32 may assess a civil penalty of \$5,000 per day against an employer for 33 each day that it conducts business operations that are in violation of 34 the stop-work order. That penalty shall be collected by the 35 commissioner in a summary proceeding in accordance with the "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-36 37 <u>10 et seq.).</u>

38 [Stop work] <u>Stop-work</u> orders and any penalties imposed b. 39 under a [stop work] stop-work order against a corporation, 40 partnership, limited liability corporation, or sole proprietorship shall 41 be effective against any successor entity that has one or more of the 42 same principals or officers as the corporation, partnership, or sole 43 proprietorship against which the [stop work] stop-work order was 44 issued and that is engaged in the same or equivalent trade or 45 activity.

1 c. Any employee affected by a [stop work] stop-work order 2 issued pursuant to this section shall be paid by the employer for the first ten days of work lost because of the [stop work] stop-work 3 4 order. 5 d. A rebuttable presumption that an employer has established a 6 successor entity shall arise if the two share at least two of the 7 following capacities or characteristics: 8 (1) perform similar work within the same geographical area; 9 (2) occupy the same premises; 10 (3) have the same telephone or fax number; 11 (4) have the same email address or Internet website; 12 (5) employ substantially the same work force, administrative 13 employees, or both; 14 (6) utilize the same tools, facilities, or equipment; 15 (7) employ or engage the services of any person or persons 16 involved in the direction or control of the other; or (8) list substantially the same work experience. 17 (cf: P.L.2019, c.212, s.8) 18 19 20 7. This act shall take effect immediately.