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Sen. Mike Jacobs

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agency.

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09500SB1314sam002

1 AMENDMENT TO SENATE BILL 1314 2 AMENDMENT NO. . Amend Senate Bill 1314, AS AMENDED, 3 by replacing the introductory clause of Section 5 with the 4 following: "Section 5. The Day and Temporary Labor Services Act is 5 6 amended by changing Sections 5, 12, and 30 as follows: 7 (820 ILCS 175/5) Sec. 5. Definitions. As used in this Act: 8 "Day or temporary laborer" means a natural person who 9 10 contracts for employment with a day and temporary labor service

"Day and temporary labor" means work performed by a day or

temporary laborer at a third party client, the duration of

which may be specific or undefined, pursuant to a contract

between a day and temporary labor service agency and a third

party client labor or employment that is occasional or

- 1 irregular at which a person is employed for not longer than the 2 time period required to complete the assignment for which the 3 person was hired and where wage payments are made directly or 4 indirectly by the day and temporary labor service agency or the 5 third party client for work undertaken by day or temporary laborers pursuant to a contract between the day and temporary 6 7 labor service agency with the third party client. "Day and 8 temporary labor" does not include labor or employment of a 9 professional or clerical nature.
- "Day and temporary labor service agency" means any person or entity engaged in the business of employing day or temporary laborers to provide services, for a fee, to or for any third party client pursuant to a contract with the day and temporary labor service agency and the third party client.
- "Department" means the Department of Labor.
- "Third party client" means any person that contracts with a day and temporary labor service agency for obtaining day or temporary laborers.
- "Person" means every natural person, firm, partnership, co-partnership, limited liability company, corporation, association, business trust, or other legal entity, or its legal representatives, agents, or assigns.
- 23 (Source: P.A. 94-511, eff. 1-1-06.)
- 24 (820 ILCS 175/12)
- 25 Sec. 12. Recordkeeping.

2.1

(a) Whenever a day and temporary labor service agency sends
one or more persons to work as day or temporary laborers, the
day and temporary labor service agency shall keep the following
records relating to that transaction:

- (1) the name, address and telephone number of each third party client, including each worksite, to which day or temporary laborers were sent by the agency and the date of the transaction;
- (2) for each day or temporary laborer: the name and address, the specific location sent to work, the type of work performed, the number of hours worked on a daily basis, the hourly rate of pay and the date sent. The third party client shall remit this information to the day and temporary labor service agency no later than 7 days following the last day worked in that work week by the day or temporary laborer;
- (3) the name and title of the individual or individuals at each third party client's place of business responsible for the transaction;
- (4) any specific qualifications or attributes of a day or temporary laborer, requested by each third party client;
- (5) copies of all contracts, if any, with the third party client and copies of all invoices for the third party client;
- (6) copies of all employment notices provided in accordance with subsection (a) of Section 10;

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(7) deductions to be made from each day or temporary
laborer's compensation made by either the third party
client or by the day and temporary labor service agency for
the day or temporary laborer's transportation, food,
equipment, withheld income tax, withheld social security
payments and every other deduction;

- (8) verification of the actual cost of any equipment or meal charged to a day or temporary laborer;
- (9) the race and gender of each day or temporary laborer sent by the day and temporary labor service agency, as provided by the day or temporary laborer; and
- (10) any additional information required by rules issued by the Department.
- The day and temporary labor service agency shall maintain all records under this Section for a period of 3 years from their creation. The records shall be open to inspection by the Department during normal business hours. Records described in paragraphs (1), (2), (3), (6), (7), and (8) of subsection (a) shall be available for review or copying by that day or temporary laborer during normal business hours within 5 days following a written request. In addition, a day and temporary labor service agency shall make records related to the number of hours billed to a third party client for that individual day or temporary laborer's hours of work available for review or copying during normal business hours within 5 days following a written request. The day and temporary labor service agency

- shall make forms, in duplicate, for such requests available to
- 2 day or temporary laborers at the dispatch office. The day or
- 3 temporary laborer shall be given a copy of the request form. It
- 4 is a violation of this Section to make any false, inaccurate or
- 5 incomplete entry into any record required by this Section, or
- to delete required information from any such record.
- 7 (Source: P.A. 94-511, eff. 1-1-06.)"; and
- 8 in subdivision (2) of subsection (a) of Sec. 30 of Section 5,
- 9 by inserting after "pay period" the following:
- 10 "as reported to a day or temporary labor service agency by each
- 11 third party client"; and
- by inserting at the end of the bill the following:
- "Section 99. Effective date. This Act takes effect upon
- 14 becoming law.".