18 LC 34 5362

House Bill 1002

By: Representatives Park of the 101<sup>st</sup>, McClain of the 100<sup>th</sup>, Marin of the 96<sup>th</sup>, Dreyer of the 59<sup>th</sup>, and Shannon of the 84<sup>th</sup>

## A BILL TO BE ENTITLED AN ACT

1	To amend Cha	pter 8 of	Title 34 of th	e Official Code	e of Georgia	Annotated, r	elating to

- 2 employment security, so as to change a definition in order to provide that services performed
- 3 by an individual for wages shall be deemed to be employment unless the Department of
- 4 Labor makes a contrary determination based upon evidence submitted of certain factors
- 5 demonstrating that such individual has been and will continue to be free from control or
- 6 direction over the performance of such services; to provide that the Department of Labor
- 7 shall maintain a web based system of notifying the department of employment that is
- 8 improperly reported; to provide for investigation of reports of misclassification; to provide
- 9 for related matters; to repeal conflicting laws; and for other purposes.

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

11 SECTION 1.

- 12 Chapter 8 of Title 34 of the Official Code of Georgia Annotated, relating to employment
- 13 security, is amended in Code Section 34-8-35, relating to the definition of employment
- 14 applicable to the "Employment Security Law," by revising subsection (f) as follows:
- 15 "(f) Services performed by an individual for wages shall be deemed to be employment
- subject to this chapter unless and until it is shown that:
- 17 (1)(A) Such individual has been and will continue to be free from control or direction
- over the performance of such services, both under the individual's contract of service
- and, in fact, as demonstrated by evidence timely submitted to the department upon
- which the department determines by analyzing the totality of the circumstances on a
- 21 <u>case-by-case basis that the individual:</u>
- 22 (i) Is not prohibited from working for other companies or holding other employment
- 23 <u>contemporaneously;</u>

10

- 24 (ii) Is free to accept or reject work assignments without consequence;
- 25 (iii) Is not prescribed minimum hours to work or, in the case of sales, does not have
- 26 <u>a minimum number of orders to be fulfilled;</u>

18 LC 34 5362

27	(iv) Has the discretion to set his or her own work schedule;					
28	(v) Receives only minimal instructions and no direct oversight or supervision					
29	regarding the services to be performed, such as the location where the services are to					
30	be performed and any requested deadlines;					
31	(vi) When applicable, has no territorial or geographic restrictions; and					
32	(vii) Is not required to perform, behave, or act, or alternatively, is compelled to					
33	perform, behave, or act in a manner related to the performance of services for wages					
34	which is determined by the Commissioner to demonstrate employment, in accordance					
35	with this Code section and such rules and regulations as the Commissioner may					
36	prescribe; and					
37	(B) Such individual is customarily engaged in an independently established trade,					
38	occupation, profession, or business; or					
39	(2) Such individual and the services performed for wages are the subject of an SS-8					
40	determination by the Internal Revenue Service, which decided against employee status.					
41	SECTION 2.					
42	Said chapter is further amended by adding a new Code section to read as follows:					
43	" <u>34-8-257.</u>					
44	The department shall create a web based reporting system by which instances o					
45	improperly reported employment may be submitted to the department. The department					
46	shall investigate each credible report."					
47	SECTION 3.					
48	All laws and parts of laws in conflict with this Act are repealed					