ASSEMBLY, No. 1474 STATE OF NEW JERSEY 220th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2022 SESSION

Sponsored by: Assemblywoman YVONNE LOPEZ District 19 (Middlesex) Assemblyman JOE DANIELSEN District 17 (Middlesex and Somerset) Assemblywoman LINDA S. CARTER District 22 (Middlesex, Somerset and Union)

Co-Sponsored by: Assemblywoman Chaparro, Assemblyman Atkins, Assemblywomen Jasey, Reynolds-Jackson, Jaffer, Sumter and Assemblyman Wimberly

SYNOPSIS

Provides certain protections and rights for temporary laborers.

CURRENT VERSION OF TEXT

As reported by the Assembly Labor Committee with technical review.



(Sponsorship Updated As Of: 6/2/2022)

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AN ACT concerning employment and protection of temporary
 laborers, supplementing Title 34 of the Revised Statutes, and
 amending P.L.1989, c.331.

BE IT ENACTED by the Senate and General Assembly of the State of New Jersey:

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1. (New section) The Legislature finds and declares:

a. At least 127,000 individuals work for temporary help service
firms, sometimes referred to as temp agencies or staffing agencies,
in New Jersey. Approximately 100 temporary help service firms
with several branch offices are licensed throughout the State.
Moreover, there are a large, though unknown, number of unlicensed
temporary help service firms that operate outside the purview of
law enforcement.

16 b. Recent national data indicate that the share of Black and 17 Latino temporary and staffing workers far outstrips their proportion of the workforce in general. In addition to a heavy concentration in 18 19 service occupations, temporary laborers are heavily concentrated in 20 the production, transportation, and material moving occupations and manufacturing industries. Further, full-time temporary help service 21 22 firm workers earn 41 percent less than workers in traditional work 23 arrangements, and these workers are far less likely than other 24 workers to receive employer-sponsored retirement and health benefits. 25

c. Recent studies and a survey of low-wage temporary laborers
themselves find that, generally, these workers are particularly
vulnerable to abuse of their labor rights, including unpaid wages,
failure to pay for all hours worked, minimum wage and overtime
violations, unsafe working conditions, unlawful deductions from
pay for meals, transportation, equipment, and other items, as well as
discriminatory practices.

d. This act is intended to further protect the labor andemployment rights of these workers.

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36 2. (New section) As used in P.L., c. (C.) (pending
37 before the Legislature as this bill):

38 "Commissioner" means Commissioner of Labor and Workforce39 Development, or a designee of the commissioner.

40 "Employ" means to suffer or permit to work for compensation, 41 including by means of ongoing, contractual relationships in which 42 the employer retains substantial direct or indirect control over the 43 employee's employment opportunities or terms and conditions of 44 employment.

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.

1 "Employer" means any person or corporation, partnership, 2 individual proprietorship, joint venture, firm, company, or other 3 similar legal entity who engages the services of an employee and 4 who pays the employee's wages, salary, or other compensation, or 5 any person acting directly or indirectly in the interest of an 6 employer in relation to an employee.

7 "Hours worked" means all of the time that the employee is 8 required to be at the employee's place of work or on duty. Nothing) (pending before the Legislature as this 9 in P.L. , c. (C. bill) requires an employer to pay an employee for hours the 10 11 employee is not required to be at the employee's place of work 12 because of holidays, vacation, lunch hours, illness, and similar 13 reasons.

"Person" means any natural person or their legal representative,
partnership, corporation, company, trust, business entity, or
association, and any agent, employee, salesman, partner, officer,
director, member, stockholder, associate, trustee, or beneficiary of a
trust thereof.

19 "Temporary laborer" means a person who contracts for20 employment with a temporary help service firm.

21 "Temporary labor applicant" means a person who requests a job
22 assignment through a temporary help service firm, whether in the
23 presence of the firm, in writing, or through an online application
24 process.

25 "Temporary labor" means work performed by a temporary 26 laborer at the business of, or for, a third party client of a temporary 27 help service firm, the duration of which may be specific or 28 undefined, pursuant to a contract or understanding between the 29 temporary help service firm and the third party client.

30 "Temporary help service firm" means any person or entity who operates a business which consists of employing individuals 31 32 directly or indirectly for the purpose of assigning the employed 33 individuals to assist the firm's customers in the handling of the 34 customers' temporary, excess or special work loads, and who, in 35 addition to the payment of wages or salaries to the employed 36 individuals, pays federal social security taxes and State and federal 37 unemployment insurance; carries workers' compensation insurance 38 as required by State law; and sustains responsibility for the actions 39 of the employed individuals while they render services to the firm's 40 customers. A temporary help service firm is required to comply 41 with the provisions of P.L.1960, c. 39 (C.56:8-1 et seq.).

42 "Third party client" means any person who contracts with a43 temporary help service firm for obtaining temporary laborers.

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45 3. (New section) a. Whenever a temporary help service firm
46 agrees to send a person to work as a temporary laborer, the
47 temporary help service firm shall provide the temporary laborer, at
48 the time of dispatch, a statement, in writing in English and in the

language identified by the employee as the employee's primary 1 2 language, containing the following items on a form approved by the 3 commissioner: 4 (1) the name of the temporary laborer; 5 (2) the name, address, and telephone number of: 6 (a) the temporary help service firm, or the contact information of 7 the firm's agent facilitating the placement; 8 (b) its workers' compensation carrier; 9 (c) the worksite employer or third party client; and 10 (d) the Department of Labor and Workforce Development; (3) the name and nature of the work to be performed; 11 12 (4) the wages offered; 13 (5) the name and address of the assigned worksite of each 14 temporary laborer; 15 (6) the terms of transportation offered to the temporary laborer; 16 (7) a description of the position and whether it shall require any 17 special clothing, protective equipment, and training, and what 18 training and clothing will be provided by the temporary help service 19 firm or the third party client; and any licenses and any costs charged 20 to the employee for supplies or training; (8) whether a meal or equipment, or both, are provided, either by 21 22 the temporary help service firm or the third party client, and the 23 cost of the meal and equipment, if any; 24 (9) for multi-day assignments, the schedule; 25 (10) the length of the assignment; and 26 (11) the amount of sick leave to which temporary workers are 27 entitled under P.L.2018, c.10 (C.34:11D-1 et seq.), and the terms of 28 its use. 29 In the event of a change in the schedule, shift, or location of an 30 assignment for a multi-day assignment of a temporary laborer, the temporary help service firm shall provide written notice of the 31 32 change not less than 48 hours in advance to the temporary laborer, 33 when possible. The temporary help service firm shall bear the 34 burden of showing that it was not possible to provide the required 35 notice. 36 If a temporary laborer is assigned to the same assignment for 37 more than one day, the temporary help service firm shall be 38 required to provide the employment notice only on the first day of 39 the assignment and on any day that any of the terms listed on the 40 employment notice are changed. 41 If the temporary laborer is not placed with a third party client or 42 otherwise contracted to work for that day, the temporary help 43 service firm shall, upon request, provide the temporary laborer with 44 a confirmation that the temporary laborer sought work, signed by an 45 employee of the temporary help service firm, which shall include 46 the name of the firm, the name and address of the temporary 47 laborer, and the date and the time that the temporary laborer receives the confirmation. 48

b. No temporary help service firm shall send any temporary
laborer to any place where a strike, a lockout, or other labor dispute
exists without providing, at the time of dispatch, a statement, in
writing, informing the temporary laborer of the labor dispute, and
the laborer's right to refuse the assignment.

6 c. The commissioner shall require temporary help service firms 7 to employ personnel who can effectively communicate the 8 information required in subsections a. and b. of this section to 9 temporary laborers in Spanish or in any other language that is 10 generally understood in the locale of the temporary help service 11 firm.

d. Any temporary help service firm that violates this section shall be subject to a civil penalty of not less than \$500 and not to exceed \$1,000 for each violation found by the commissioner. That penalty shall be collected by the commissioner in a summary proceeding in accordance with the "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.).

18 e. The commissioner shall develop and implement а 19 multilingual outreach program to inform temporary laborers about 20 their rights pursuant to P.L. , c. (C.) (pending before the Legislature as this bill). The program shall include the distribution 21 22 of written materials in English, Spanish and any other language that 23 is the primary language of 10 percent or more of the registered 24 voters in the State to community-based organizations and worker 25 centers who work with temporary workers, and regular outreach to 26 these organizations to determine how the commissioner can better 27 inform temporary laborers of their rights.

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4. (New Section) a. Whenever a temporary help service firm
sends one or more persons to work as temporary laborers, the
temporary help service firm shall keep the following records
relating to that transaction:

(1) the name, address, and telephone number of the third party
client, including each worksite, to which temporary laborers were
sent by the temporary help service firm and the date of the
transaction;

(2) for each temporary laborer: the name and address, the
specific location sent to work, the type of work performed, the
number of hours worked, the hourly rate of pay, and the date sent.
The third party client shall be required to remit all information
required under this paragraph to the temporary help service firm no
later than seven days following the last day of the work week
worked by the 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 temporary
laborer, requested by each third party client;

1 (5) copies of all contracts, if any, with the third party client and 2 copies of all invoices for the third party client;

3 (6) copies of all employment notices provided in accordance
4 with subsection a. of section 3 of P.L., c. (C.) (pending
5 before the Legislature as this bill);

6 (7) the amounts of any deductions to be made from each 7 temporary laborer's compensation by either the third party client or 8 by the temporary help service firm for the temporary laborer's food, 9 equipment, withheld income tax, withheld Social Security 10 deductions, and every other deduction;

(8) verification of the actual cost of any equipment or mealcharged to a temporary laborer;

13 (9) the race, ethnicity, and gender of each temporary laborer or 14 applicant, as provided by that laborer or applicant, who requests 15 employment with, or is contracted by, the temporary help service firm. For each applicant, the temporary help service firm shall 16 17 provide the applicant with and retain a copy of a written notice 18 specifying the date, time, and location at which the applicant 19 requested employment, signed by an employee of the temporary 20 help service firm; and

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(10) any additional information required by the commissioner.

22 b. The temporary help service firm shall maintain all records 23 under this section for a period of six years from their creation. The 24 records shall be open to inspection by the commissioner during 25 normal business hours. Records described in paragraphs (1), (2), 26 (3), (6), (7), and (8) of subsection a. of this section shall be 27 available for review or copying by that temporary laborer or an 28 authorized representative of the temporary laborer during normal 29 business hours within five days following a written request.

30 In addition, a temporary help service firm shall make records 31 related to the number of hours billed to a third party client for that 32 individual temporary laborer's hours of work available for review or 33 copying during normal business hours within five days following a 34 written request. The temporary help service firm shall make forms, 35 in duplicate, for those requests available to temporary laborers at 36 the dispatch office. The temporary laborer shall be given a copy of 37 the request form. It shall be a violation of this section to make any 38 false, inaccurate, or incomplete entry into, or to delete required 39 information from, any record required by this section.

40 (1) Failure by the third party client to maintain and remit c. 41 accurate time records to the temporary help service firm as provided 42 in paragraph (2) of subsection a. of this section shall constitute a 43 violation by a third party client under section 11 of 44 P.L., c. (C.) (pending before the Legislature as this bill), 45 unless the third party client has been precluded from submitting 46 those time records for reasons beyond its control. A third party 47 client that violates paragraph (2) of subsection a. of this section 48 shall be subject to a civil penalty not to exceed \$500 for each

violation found by the commissioner. The penalty shall be 1 2 collected in a summary proceeding in accordance with the "Penalty 3 Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-10 et seq.). 4 (2) A failure by the third party client to provide time records in 5 accordance with subsection b. of this section shall not be a violation 6 and shall not be the basis for a suit or other action under section 11 7) (pending before the Legislature as this of P.L. , c. (C. 8 bill), against the temporary help service firm. 9 (3) Failure of a third party client to remit any information 10 required by this section to a temporary help service firm shall not be a defense to the temporary help service firm recordkeeping 11 12 requirements of this section. 13 14 5. (New section) a. A temporary help service firm or a third 15 party client, or a contractor or agent of either, shall charge no fee to a temporary laborer to transport a temporary laborer to or from the 16 17 designated work site. 18 b. A temporary help service firm shall be responsible for the 19 conduct and performance of any person who transports a temporary 20 laborer from the firm to a work site, unless the transporter is: (1) a public mass transportation system; 21 22 (2) a common carrier; 23 (3) the temporary laborer providing his or her own 24 transportation; or (4) selected exclusively by and at the sole choice of the 25 26 temporary laborer for transportation in a vehicle not owned or 27 operated by the temporary help service firm. 28 If any temporary help service firm provides transportation to a 29 temporary laborer or refers a temporary laborer as provided in subsection c. of this section, the temporary help service firm shall 30 not allow a motor vehicle to be used for the transporting of 31 32 temporary laborers if the temporary help service firm knows or 33 should know that the motor vehicle used for the transportation of 34 temporary laborers is unsafe or not equipped as required by P.L. 35) (pending before the Legislature as this bill), unless с. (C. 36 the vehicle is: 37 (1) the property of a public mass transportation system; 38 (2) the property of a common carrier; 39 (3) the temporary laborer's personal vehicle; or (4) a vehicle of a temporary laborer used to carpool other 40 41 temporary laborers and which is selected exclusively by and at the 42 sole choice of the temporary laborer for transportation. 43 c. A temporary help service firm shall not refer a temporary 44 laborer to any person for transportation to a work site unless that 45 person is: 46 (1) a public mass transportation system; or (2) providing the transportation at no fee to the temporary 47 48 laborer.

Directing the temporary laborer to accept a specific car pool as a condition of work shall be considered a referral by the temporary help service firm. Any mention or discussion of the cost of a car pool shall be considered a referral by the temporary help service firm. Informing a temporary laborer of the availability of a car pool driven by another temporary laborer shall not be considered a referral by the temporary help service firm.

8 The temporary help service firm shall obtain, and keep on file, 9 documentation that any provider of transportation to the temporary 10 laborer that the temporary help service firm makes referrals to or 11 contracts with is in compliance with the requirements of subsections 12 d., e., and f. of this section.

13 d. Any motor vehicle that is owned or operated by the temporary 14 help service firm or a third party client, or a contractor or agent of 15 either, or to which a temporary help service firm refers a temporary 16 laborer, which is used for the transportation of temporary laborers 17 shall comply with minimum insurance requirements set by the State 18 of New Jersey. The driver of the vehicle shall hold a valid license 19 to operate motor vehicles in the correct classification and shall be 20 required to produce the license immediately upon demand by the 21 commissioner or any other person authorized to enforce 22) (pending before the Legislature as this bill). P.L., c. (C. 23 The commissioner shall forward a violation of this subsection to the 24 appropriate law enforcement authority or regulatory agency.

e. A motor vehicle that is owned or operated by the temporary help service firm or a third party client, or a contractor or agent of either, or to which a temporary help service firm refers a temporary laborer, which is used for the transportation of temporary laborers shall have a seat and a safety belt for each passenger. The commissioner shall forward a violation of this subsection to the appropriate law enforcement authority or regulatory agency.

f. Unless the temporary laborer requests otherwise, when a temporary laborer has been transported to a work site, the temporary help service firm or a third party client, or a contractor or agent of either, shall provide transportation back to the point of hire at the end of each work day.

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6. (New section) a. At the time of payment of wages, a
temporary help service firm shall provide each temporary laborer
with a detailed itemized statement, on the temporary laborer's
paycheck stub or on a form approved by the commissioner, listing
the following:

(1) the name, address, and telephone number of each third party
client at which the temporary laborer worked. If this information is
provided on the temporary laborer's paycheck stub, a code for each
third party client may be used so long as the required information
for each coded third party client is made available to the temporary
laborer;

1 (2) the number of hours worked by the temporary laborer at each 2 third party client each day during the pay period. If the temporary 3 laborer is assigned to work at the same work site of the same third 4 party client for multiple days in the same work week, the temporary 5 help service firm may record a summary of hours worked at that 6 third party client's worksite so long as the first and last day of that 7 work week are identified as well;

8 (3) the rate of payment for each hour worked, including any 9 premium rate or bonus. Overtime pay shall be paid in accordance 10 with the provisions of subsection b. of section 5 of P.L.1966, c.113 11 (C.34:11-56a4);

12 (4) the total pay period earnings;

13 (5) the amount of each deduction made from the temporary 14 laborer's compensation made either by the third party client or by 15 the temporary help service firm, and the purpose for which each deduction was made, including for the temporary laborer's food, 16 17 equipment, withheld income tax, withheld Social Security 18 deductions, and every other deduction; the current maximum 19 amount of a placement fee which the temporary help service firm 20 may charge to a third party client to directly hire the temporary 21 laborer pursuant to subsection a. of section 7 of P.L.

22 c. (C.) (pending before the Legislature as this bill); and

23 (6) any additional information required by the commissioner.

24 For each temporary laborer who is contracted to work a single 25 day, the third party client shall, at the end of the work day, provide 26 such temporary laborer with a work verification form, approved by 27 the commissioner, which shall contain the date, the temporary 28 laborer's name, the work location, and the hours worked on that 29 day. Any third party client who violates this section shall be subject 30 to a civil penalty not to exceed \$500 for each violation found by the 31 commissioner. The maximum civil penalty shall increase to \$2,500 32 for a second or subsequent violation. Each violation of paragraph 1 33 of this subsection for each temporary laborer and for each day the 34 violation continues shall constitute a separate and distinct violation. 35 That penalty shall be collected by the commissioner in a summary 36 proceeding in accordance with the "Penalty Enforcement Law of 37 1999," P.L.1999, c.274 (C.2A:58-10 et seq.).

b. A temporary help service firm shall provide each temporary
laborer an annual earnings summary within a reasonable time after
the preceding calendar year, but in no case later than February 1 of
each year. A temporary help service firm shall, at the time of each
wage payment, give notice to temporary laborers of the availability
of the annual earnings summary or post such a notice in a
conspicuous place in the public reception area.

c. At the request of a temporary laborer, a temporary help
service firm shall hold the daily wages of the temporary laborer and
make either weekly, bi-weekly, or semi-monthly payments. The
wages shall be paid in a single check, or, at the temporary laborer's

sole option, by direct deposit or other manner approved by the
 commissioner, representing the wages earned during the period,
 either weekly, bi-weekly, or semi-monthly, designated by the
 temporary laborer in accordance with P.L.1965, c.173 (C.34:11 4.1 et seq.).

6 Vouchers or any other method of payment which are not 7 negotiable shall be prohibited as a method of payment of wages. 8 Temporary help service firms that make daily wage payments shall 9 provide written notification to all temporary laborers of the right to 10 request weekly, bi-weekly, or semi-monthly checks. The temporary 11 help service firm may provide this notice by conspicuously posting 12 the notice at the location where the wages are received by the 13 temporary laborers.

14 d. No temporary help service firm shall charge any temporary 15 laborer for cashing a check issued by the temporary help service 16 firm for wages earned by a temporary laborer who performed work 17 through that temporary help service firm. No temporary help service 18 firm or third party client shall charge any temporary laborer for the 19 expense of conducting any consumer report, as that term is defined 20 in the "Fair Credit Reporting Act," (15 U.S.C. s.1681 et seq.), any 21 criminal background check of any kind, or any drug test of any 22 kind.

e. Temporary laborers shall be paid no less than the wage rate stated in the notice as provided in section 3 of P.L., c. (C.) (pending before the Legislature as this bill), for all the work performed on behalf of the third party client in addition to the work listed in the written description.

f. The total amount deducted for meals and equipment shall not 28 29 cause a temporary laborer's hourly wage to fall below the State or federal minimum wage, whichever is greater. 30 However, a 31 temporary help service firm may deduct the actual market value of 32 reusable equipment provided to the temporary laborer by the 33 temporary help service firm which the temporary laborer fails to 34 return, if the temporary laborer provides a written authorization for 35 that deduction at the time the deduction is made.

36 g. A temporary laborer who is contracted by a temporary help 37 service firm to work at a third party client's worksite but is not 38 utilized by the third party client shall be paid by the temporary help 39 service firm for a minimum of four hours of pay at the agreed upon 40 rate of pay. However, in the event the temporary help service firm 41 contracts the temporary laborer to work at another location during 42 the same shift, the temporary laborer shall be paid by the temporary 43 help service firm for a minimum of two hours of pay at the agreed 44 upon rate of pay.

h. A third party client is required to reimburse a temporary help
service firm wages and related payroll taxes for services performed
by the temporary laborer for the third party client according to
payment terms outlined on invoices, service agreements, or stated

terms provided by the temporary help service firm. A third party
client who fails to comply with this subsection is subject to the
penalties provided in section 11 of P.L., c. (C.) (pending
before the Legislature as this bill).

5 The commissioner shall review a complaint filed by a licensed 6 temporary help service firm against a third party client. The 7 commissioner shall review the payroll and accounting records of the 8 temporary help service firm and the third party client for the period 9 in which the violation of P.L., c. (C.) (pending before the 10 Legislature as this bill) is alleged to have occurred to determine if 11 wages and payroll taxes have been paid to the temporary help 12 service firm and that the temporary laborer has been paid the wages 13 owed.

i. Any temporary help service firm that violates this section
shall be subject to a civil penalty not to exceed \$500 for each
violation found by the commissioner. That penalty shall be
collected by the commissioner in a summary proceeding in
accordance with the "Penalty Enforcement Law of 1999," P.L.1999,
c.274 (C.2A:58-10 et seq.).

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21 7. (New section) a. (1) No temporary help service firm shall 22 restrict the right of a temporary laborer to accept a permanent 23 position with a third party client to whom the temporary laborer has 24 been referred for work, restrict the right of a third party client to 25 offer employment to a temporary laborer, or restrict the right of a 26 temporary laborer to accept a permanent position for any other 27 A temporary help service firm may charge a employment. 28 placement fee to a third party client for employing a temporary 29 laborer for whom a contract for work was effected by the temporary 30 help service firm not to exceed the equivalent of the total daily 31 commission rate the temporary help service firm would have 32 received over a 60-day period, reduced by the equivalent of the 33 daily commission rate the temporary help service firm would have 34 received for each day the temporary laborer has performed work for 35 the temporary help service firm in the preceding 12 months.

36 (2) Any temporary help service firm which charges a placement 37 fee to a third party client for employing a temporary laborer shall 38 include on the wage payment and notice form of each affected 39 temporary laborer the maximum amount of a fee that shall be 40 charged to a third party client by the temporary help service firm, 41 and the total amount of actual charges to the third party client for 42 the temporary laborer during each pay period compared to the total 43 compensation cost for the temporary laborer, including costs of any 44 benefits provided. Failure to provide the required information shall 45 constitute a separate violation for each day the temporary help 46 service firm fails to provide the required information. No fee 47 provided for under this section shall be assessed or collected by the 48 temporary help service firm when the temporary laborer is offered permanent work following the suspension or revocation of the
 temporary help service firm's registration by the commissioner.

3 b. Each year, at the time of registration with the commissioner 4 as required by section 8 of P.L., c. (C.) (pending before 5 the Legislature as this bill), each temporary help service firm shall 6 submit to the commissioner, on a form created by the 7 commissioner, the number of temporary laborers the temporary help 8 service firm has placed in a permanent position with a third party 9 client in the preceding 12 months as well as the percentage those 10 permanent placements represent of the total number of temporary 11 laborers contracted by the temporary help service firm during the 12 same period. Each day that the temporary help service firm fails to 13 fully comply with the requirements of this subsection shall 14 constitute a separate notice violation.

15 c. Any temporary laborer assigned to work at a third party client 16 shall not be paid less than the same average rate of pay and 17 equivalent benefits as a permanent employee of the third party 18 client performing the same or substantially similar work on jobs the 19 performance of which requires equal skill, effort, and responsibility, 20 and which are performed under similar working conditions. Each violation of this subsection for each affected temporary laborer 21 22 shall constitute a separate violation under section 11 of 23 P.L. , c. (C.) (pending before the Legislature as this bill).

d. Any temporary help service firm that violates this section
shall be subject to a civil penalty not to exceed \$500 for each
violation found by the commissioner. That penalty shall be
collected by the director in a summary proceeding in accordance
with the "Penalty Enforcement Law of 1999," P.L.1999, c.274
(C.2A:58-10 et seq.).

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31 8. (New section) a. A temporary help service firm which is 32 located, operates, or transacts business within this State shall 33 register with the commissioner in accordance with rules adopted by 34 the commissioner for temporary help service firms and shall be 35 subject to P.L. , c. (C.) (pending before the Legislature as 36 this bill). Each temporary help service firm shall provide proof of 37 an employer account number issued by the commissioner for the 38 payment of unemployment insurance contributions as required 39 under the "unemployment compensation law," R.S.43:21-1 et seq., 40 and proof of valid workers' compensation insurance in effect at the 41 time of registration covering all of its employees. If, at any time, a 42 temporary help service firm's workers' compensation insurance 43 coverage lapses, the temporary help service firm shall have an 44 affirmative duty to report the lapse of coverage to the commissioner 45 and the temporary help service firm's registration shall be 46 suspended until the firm's workers' compensation insurance is 47 reinstated.

1 The commissioner shall assess each temporary help service firm 2 a non-refundable registration fee not exceeding \$2,000 per year per 3 temporary help service firm and a non-refundable fee not to exceed 4 \$750 for each branch office or other location where the temporary 5 help service firm regularly contracts with temporary laborers for 6 services. The fee shall be paid by check or money order, and the 7 commissioner may not refuse to accept a check on the basis that it 8 is not a certified check or a cashier's check. The commissioner may 9 charge an additional fee to be paid by a temporary help service firm 10 if the firm, or any person on the firm's behalf, issues or delivers a 11 check to the commissioner that is not honored by the financial 12 institution upon which it is drawn. The commissioner shall adopt 13 rules for violation hearings and penalties for violations of 14 P.L., c. (C.) (pending before the Legislature as this bill).

15 At the time of registration with the commissioner each year, a 16 temporary help service firm shall provide the commissioner with a 17 report containing the information identified in paragraph (9) of 18 subsection a. of section 4 of P.L., c. (C.) (pending before 19 the Legislature as this bill), broken down by branch office, in the 20 aggregate for all temporary laborers assigned within New Jersey in the prior year to be submitted on a form created by the 21 22 commissioner.

23 b. It is a violation of P.L., c. (C.) (pending before the 24 Legislature as this bill) to operate a temporary help service firm 25 without being registered with the commissioner in accordance with 26 subsection a. of this section. The Commissioner shall share a list of 27 all registered temporary help service firms with the Division of 28 Consumer Affairs in the Department of Law and Public Safety, and 29 the division shall create and maintain on its Internet website, 30 accessible to the public:

31 (1) a list of all registered temporary help service firms in the32 State whose registration is in good standing;

(2) a list of temporary help service firms in the State whose
registration has been suspended, including the reason for the
suspension, the date that the suspension was initiated, and the date,
if known, that the suspension is to be lifted; and

37 (3) a list of temporary help service firms in the State whose
38 registration has been revoked, including the reason for the
39 revocation and the date that the registration was revoked.

40 The commissioner shall assess a penalty against any temporary 41 help service firm that fails to register with the commissioner in 42 accordance with P.L. (C.) (pending before the , c. 43 Legislature as this bill) or any rules adopted under 44) (pending before the Legislature as this bill) of P.L. , c. (C. 45 \$500 for each violation. Each day during which a person operates as 46 a temporary help service firm without being registered as a 47 temporary help service firm with the commissioner shall be a 48 separate and distinct violation of P.L., c. (C.) (pending

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1 before the Legislature as this bill). That penalty shall be collected

2 by the commissioner in a summary proceeding in accordance with

3 the "Penalty Enforcement Law of 1999," P.L.1999, c.274 (C.2A:58-

4 10 et seq.).

5 A temporary help service firm shall obtain a surety bond issued 6 by a surety company admitted to do business in this State. The 7 principal sum of the bond shall not be less than \$200,000. A copy of 8 the bond shall be filed with the commissioner.

9 The bond required by this section shall be in favor of, and 10 payable to, the people of the State of New Jersey, and shall be for 11 the benefit of any temporary laborer damaged by the temporary help 12 service firm's failure to pay wages, interest on wages, or fringe 13 benefits, or damaged by violation of this section.

Thirty days prior to the cancellation or termination of any surety
bond required by this section, the surety shall send written notice to
both the temporary help service firm and the commissioner
identifying the bond and the date of the cancellation or termination.

18 A temporary help service firm shall not conduct any business
19 until it obtains a new surety bond and files a copy of it with the
20 commissioner.

This subsection shall not apply to a temporary help service firm
whose temporary laborers are covered by a valid collective
bargaining agreement, if the agreement expressly provides for:

24 (1) Wages;

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25 (2) Hours of work;

26 (3) Working conditions;

27 (4) An expeditious process to resolve disputes concerning28 nonpayment of wages;

29 (5) Documentation of its current workers' compensation30 insurance policy in effect for the temporary laborers; and

(6) Compliance with all provisions of this section.

c. The principal executive officer of a temporary help service
firm shall certify under oath at the time of registration of the
temporary help service firm each year on a form created by the
commissioner that:

36 (1) the signing officer has reviewed the registration form of the
37 temporary help service firm and confirmed the information is true
38 and accurate to the best of the officer's knowledge;

39 (2) the signing officer has reviewed the recordkeeping practices
40 of the temporary help service firm and confirmed that the
41 recordkeeping practices comply with the requirements of section 4
42 of P.L. , c. (C.) (pending before the Legislature as this bill)
43 to the best of his or her knowledge;

(3) the signing officer has reviewed the temporary help service
firm's filing as required by subsection b. of section 7 of
P.L., c. (C.) (pending before the Legislature as this bill),
related to the placement of temporary laborers in permanent
positions with third party clients and has confirmed that those

practices comply with the requirements of section 7 of
 P.L., c. (C.) (pending before the Legislature as this bill) to
 the best of the officer's knowledge;

4 (4) the signing officer has reviewed the temporary help service 5 firm's practices related to the transportation of temporary laborers 6 and has confirmed that those practices comply with the 7 requirements of section 5 of P.L., c. (C.) (pending before 8 the Legislature as this bill) to the best of the officer's knowledge;

9 (5) the signing officer has reviewed and is responsible for the 10 surety bond posted by the temporary help service firm and its 11 renewals; and

12 (6) the signing officer:

(a) is responsible for establishing and maintaining internalcontrols to comply with the recordkeeping requirements; and

15 (b) has evaluated the effectiveness of the internal controls.

d. An applicant is not eligible to register to operate a temporary
help service firm under P.L., c. (C.) (pending before the
Legislature as this bill) if the applicant or any of its officers,
directors, partners, or managers or any owner having 25 percent or
greater beneficial interest:

(1) has been involved, as owner, officer, director, partner, or
manager, of a temporary help service firm the registration of which
has been revoked or suspended without being reinstated within the
five years immediately preceding the filing of the application; or

(2) is under the age of 18.

26 e. Every temporary help service firm shall post and keep 27 posted at each location, in a position easily accessible to all 28 employees, notices as supplied and required by the commissioner 29 containing summary of copy or the provisions а of 30 P.L., c. (C.) (pending before the Legislature as this bill), and a notice which informs the public of a toll-free telephone 31 32 number operated by the commissioner for temporary laborers and 33 the public to file wage dispute complaints and other alleged 34 violations by temporary help service firms. The notices shall be in 35 English or any other language generally understood in the locale of the temporary help service firm. 36

f. No temporary help service firm shall be permitted to register
to operate in New Jersey until it has complied with the requirements
of this section.

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41 9. (New section) a. It is a violation of P.L. , c. (C.) 42 (pending before the Legislature as this bill) for a third party client 43 to enter into a contract for the employment of a temporary laborer 44 with a temporary help service firm not registered under section 8 of 45 P.L., c. (C.) (pending before the Legislature as this bill). A 46 third party client shall verify a temporary help service firm's status 47 with the commissioner before entering into a contract with the temporary help service firm, and on March 1 and September 1 ofeach year.

3 A temporary help service firm shall provide each of its third 4 party clients with proof of valid registration issued by the 5 commissioner at the time of entering into a contract. A temporary 6 help service firm shall be required to notify, both by telephone and in writing, each temporary laborer it employs and each third party 7 8 client with whom it has a contract within 24 hours of any denial, 9 suspension, or revocation of its registration by the commissioner. 10 All contracts between any temporary help service firm and any third 11 party client shall be considered null and void from the date any 12 denial, suspension, or revocation of registration becomes effective 13 and until such time as the temporary help service firm becomes 14 registered and considered in good standing by the commissioner as 15 provided in section 8 of P.L., c. (C.) (pending before the 16 Legislature as this bill).

17 Upon request, the commissioner shall provide to a third party 18 client a list of entities registered as temporary help service firms. 19 The commissioner shall share a list of all registered temporary help service firms with the Division of Consumer Affairs, and the 20 division shall provide on its Internet website a list of entities 21 22 registered as temporary help service firms. A third party client may 23 rely on information provided by the commissioner or maintained on 24 the division's website pursuant to section 8 of P.L., c. (C.) 25 (pending before the Legislature as this bill), and shall be held 26 harmless if such information maintained or provided by the 27 commissioner or the division was inaccurate. Any third party client that violates this section shall be subject to a civil penalty not to 28 29 exceed \$500. Each day during which a third party client contracts 30 with a person operating as a temporary help service firm but not 31 registered as a temporary help service firm under section 8 of 32) (pending before the Legislature as this bill), P.L. , c. (C. 33 shall constitute a separate and distinct offense.

b. If a third party client leases or contracts with a temporary
help service firm for the services of a temporary laborer, the third
party client shall be, with the temporary help service firm, jointly
and severally responsible for:

(1) the payment of wages under the "New Jersey State Wage and
Hour Law," P.L.1966, c.113 (C.34:11-56a et seq.), P.L.1965, c.173
(C.34:11-4.1 et seq.), R.S.34:11-57, and P.L.1952, c.9 (C.34:1156.1 et seq.); and

42 (2) any violation of P.L. , c. (C.) (pending before the43 Legislature as this bill).

44

10. (New section) a. It is a violation of P.L..., c....(C.)
(pending before the Legislature as this bill) for a temporary help
service firm or third party client, or any agent of a temporary help
service firm or third party client, to retaliate through discharge or in

any other manner against any temporary laborer for exercising any

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2 rights granted under P.L., c. (C.) (pending before the 3 Legislature as this bill). The termination or disciplinary action by a 4 temporary help service firm against a temporary laborer within 90 5 days of the person's exercise of rights protected under P.L. 6 c. (C.) (pending before the Legislature as this bill) shall raise a 7 rebuttable presumption of having done so in retaliation for the 8 exercise of those rights. Such retaliation shall subject a temporary 9 help service firm or third party client, or both, to civil penalties 10 pursuant to P.L., c. (C.) (pending before the Legislature as 11 this bill) or a private cause of action. 12 b. It is a violation of P.L. , c. (C.) (pending before the 13 Legislature as this bill) for a temporary help service firm or third 14 party client to retaliate against a temporary laborer for: 15 (1) making a complaint to a temporary help service firm, to a 16 third party client, to a co-worker, to a community organization, 17 before a public hearing, or to a State or federal agency that rights 18 guaranteed under P.L., c. (C.) (pending before the Legislature 19 as this bill) have been violated; 20 instituting proceeding under or related (2) any to 21) (pending before the Legislature as this bill); P.L. , c. (C. 22 or 23 (3) testifying or preparing to testify in an investigation or 24 proceeding under P.L. (C.) (pending before the , c. 25 Legislature as this bill). 26 When the commissioner finds that a temporary help service c. 27 firm or third party client has violated this section, the commissioner 28 is authorized to assess and collect administrative penalties, up to a 29 maximum of \$250 for a first violation and up to a maximum of 30 \$500 for each subsequent violation, specified in a schedule of 31 penalties to be promulgated as a rule or regulation by the 32 commissioner in accordance with the "Administrative Procedure 33 Act," P.L.1968, c.410 (C.52:14B-1 et seq.). When determining the 34 amount of the penalty imposed because of a violation, the commissioner shall consider factors which include the history of 35 36 previous violations by the employer, the seriousness of the 37 violation, the good faith of the employer and the size of the 38 employer's business. No administrative penalty shall be levied 39 pursuant to this section unless the commissioner provides the 40 alleged violator with notification of the violation and of the amount 41 of the penalty by certified mail and an opportunity to request a 42 hearing before the commissioner or his designee within 15 days 43 following the receipt of the notice. If a hearing is requested, the 44 commissioner shall issue a final order upon such hearing and a 45 finding that a violation has occurred. If no hearing is requested, the 46 notice shall become a final order upon expiration of the 15-day 47 period. Payment of the penalty is due when a final order is issued 48 or when the notice becomes a final order. Any penalty imposed

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pursuant to this section may be recovered with costs in a summary proceeding commenced by the commissioner pursuant to "the penalty enforcement law" (N.J.S. 2A:58-1 et seq.). Any sum collected as a fine or penalty pursuant to this section shall be applied toward enforcement and administration costs of the Department of Labor and Workforce Development.

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8 11. (New section) a. A person aggrieved by a violation of 9 P.L., c. (C.) (pending before the Legislature as this bill) by 10 a temporary help service firm or a third party client may institute a 11 civil action in the Superior Court, in the county where the alleged 12 offense occurred or where any temporary laborer who is party to the 13 action resides, without regard to exhaustion of any alternative 14 administrative remedies provided in P.L., c. (C.) (pending 15 before the Legislature as this bill).

A temporary help service firm aggrieved by a violation of P.L., c. (C.) (pending before the Legislature as this bill) by a third party client may institute a civil action in the Superior Court, in the county where the alleged offense occurred or where the temporary help service firm which is party to the action is located.

An action may be brought by one or more temporary laborers employed by the temporary help service firm for and on behalf of themselves and other temporary laborers similarly situated against the temporary help service firm or a third party client.

25 Notwithstanding any other relief provided under any other 26 provision of law, a temporary laborer whose rights have been 27 violated under P.L.) (pending before the , c. (C. 28 Legislature as this bill) by a temporary help service firm or a third 29 party client or a temporary help service firm whose rights have been 30 violated under P.L. , c. (C.) (pending before the 31 Legislature as this bill) by a third party client is entitled to the 32 following relief:

33 (1) in the case of any violation of subsection a. of section 7 of 34 P.L. , c. (C.) (pending before the Legislature as this bill) 35 relating to any unlawful restrictions by a temporary help service firm on the right of a temporary laborer to accept a permanent 36 37 position for any other employment or the right of a third party client 38 to offer such employment to a temporary laborer, \$50 for each 39 temporary laborer affected by the temporary help service firm 's 40 policy, practice, or agreement and for each day that policy, practice, 41 or agreement is in effect, plus actual damages;

(2) in the case of unlawful retaliation, the greater of all legal or
equitable relief as may be appropriate or liquidated damages equal
to \$20,000 per incident of retaliation, at the selection of the
aggrieved temporary laborer, and reinstatement, if appropriate; and
(3) attorney's fees and costs.

b. The right of an aggrieved person to bring an action underthis section terminates upon the passing of six years from the final

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date of employment by the temporary help service firm or the third
party client or upon the passing of six years from the date of
termination of the contract between the temporary help service firm
and the third party client.

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6 12. (New section) a. The commissioner shall have the authority 7 to deny, revoke, or refuse to renew any registration issued under 8 section 8 of P.L., c. (C.) (pending before the Legislature 9 as this bill).

10 b. The commissioner shall notify a temporary help service firm in writing by mail of the denial, revocation of, or refusal to renew 11 12 the registration and the reason for the denial, revocation, or refusal. 13 The commissioner shall also notify the Division of Consumer 14 Affairs of any denial, revocation or refusal to renew the registration 15 of a temporary help service firm, and the division shall update its 16 list of registered temporary help service firms on the Division of 17 Consumer Affairs' website to reflect these changes. The 18 commissioner may deny, revoke, or refuse to renew any registration) (pending before the 19 issued under section 8 of P.L., c. (C. 20 Legislature as this bill) on the following grounds:

21 (1) The temporary help service firm is in default of payment of 22 fee required under section the registration 8 of 23) (pending before the Legislature as this bill), P.L., c. (C. 24 fails to obtain or terminates the surety bond required under section 25 8 of P.L. , c. (C.) (pending before the Legislature as this 26 bill), or otherwise fails to comply with the requirements under 27 section 8 of P.L., c. (C.) (pending before the Legislature 28 as this bill);

29 (2) The registration required under section 8 of
30 P.L., c. (C.) (pending before the Legislature as this bill)
31 was procured by fraud or false representation of fact;

(3) The temporary help service firm is subject to a court order
entering final judgment for violations of P.L. , c. (C.)
(pending before the Legislature as this bill) or for violations of
P.L.1966, c.113 (C.34:11-56a et seq.) and the judgment was not
satisfied within 30 days of either:

37 (a) the expiration of the time for filing an appeal from the final38 judgment order; or

39 (b) if a timely appeal was made, the date of the final resolution
40 of that appeal and any subsequent appeals resulting in final judicial
41 affirmation of the findings of a violation;

(4) The temporary help service firm has failed to comply with
the terms of an administrative penalty or final order, within 30 days
of issuance of that penalty or order, issued by the commissioner
pursuant to P.L., c. (C.) (pending before the Legislature as
this bill) or P.L.1966, c.113 (C.34:11-56a et seq.) for which all
appeal rights have been exhausted; or

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The temporary help service firm has been determined 1 (5) 2 through a separate enforcement process to be operating in violation 3 of any law. 4 5 13. Section 1 of P.L.1989, c.331 (C.34:8-43) is amended to read 6 as follows: 7 1. As used in this act <u>P.L.1989</u>, c.331 (C.34:8-43 et al.): 8 "Accepting employment" means that a job seeker has entered 9 into an agreement with an employer which includes: 10 (1) The terms and conditions of employment; 11 (2) The salary or wages and any benefits to be paid to the job 12 seeker as compensation for employment; and (3) The date, time and place employment will commence. 13 14 "A career consulting or outplacement organization" means any 15 person, required to be registered under section 24 of [this act] P.L.1989, c.331 (C.34:8-65), providing or rendering services, with 16 17 or without related products, in connection with advice, instruction, 18 analysis, recommendation or assistance concerning past, present, or 19 future employment or compensation for an individual's time, labor 20 or effort. 21 "Agent" means any individual who performs any function or 22 activity for or on behalf of any person, the purpose of which is to 23 provide services or products to individuals seeking employment, 24 career guidance or counseling, or employment related services or 25 products. 26 "Applicant" means any person applying for licensing or 27 registration under [this act] P.L.1989, c.331 (C.34:8-43 et al.). 28 "Attorney General" means the Attorney General of this State or a designee. 29 30 "Baby sitter" means and includes any individual under 16 years 31 of age, other than a registered nurse or a licensed nurse, entrusted 32 temporarily with the care of children during the absence of their 33 parents, guardians, or individuals standing in loco parentis to them. 34 This definition shall not include persons regularly employed by agencies, or institutions operated by or under the control or 35 supervision of this State, or any of its political subdivisions, nor any 36 37 child care facilities operated for the care of children when the 38 facilities are similarly controlled or supervised. 39 "Booking agency" means any person who procures, offers, 40 promises, or attempts to procure employment for performing artists, 41 or athletes, not under the jurisdiction of the Athletic Control Board, and who collects a fee for providing those services. 42 43 "Bureau" means the Bureau of Employment and Personnel 44 Services in the Division of Consumer Affairs within the Department 45 of Law and Public Safety created pursuant to section 2 of [this act] 46 P.L.1989, c.331 (C.52:17B-139.4). "Career counseling service" means any business that, through its 47 48 agents or otherwise, procures or represents itself as procuring

employment or employment assistance or advertises in any manner 1 2 the following services for a fee: career counseling; vocational 3 guidance; aptitude, achievement or vocational testing; executive 4 consulting; personnel consulting; career management, evaluation, or 5 planning; the development of resumes and other promotional 6 materials relating to the preparation for employment; or referral 7 services relating to employment or employment qualifications. A 8 career counseling service shall be licensed as an employment 9 agency pursuant to the provisions of [this act] P.L.1989, c.331 10 (C.34:8-43 et al.). A career counseling service shall not include 11 career consulting or outplacement organizations required to be registered under section 24 of [this act] P.L.1989, c.331 (C.34:8-12 13 65). 14 "Chief" means the Chief of the Bureau of Employment and 15 Personnel Services. "Consulting firm" means any person required to be registered 16 17 under section 23 of [this act] P.L.1989, c.331 (C.34:8-64) that: 18 (1) Identifies, appraises, refers or recommends individuals to be 19 considered for employment by the employer; and 20 (2) Is compensated for services solely by payments from the 21 employer and is not, in any instance, compensated, directly or 22 indirectly, by an individual who is identified, appraised, referred or 23 recommended. 24 "Director" means the Director of the Division of Consumer 25 Affairs in the Department of Law and Public Safety, or his 26 designee. 27 "Employer" means a person seeking to obtain individuals to 28 perform services, tasks, or labor for which a salary, wage, or other 29 compensation or benefits are to be paid. 30 "Employment agency" means any person who, for a fee, charge 31 or commission: 32 Procures or obtains, or offers, promises or attempts to (1)33 procure, obtain, or assist in procuring or obtaining employment for 34 a job seeker or employees for an employer; or 35 (2) Supplies job seekers to employers seeking employees on a part-time or temporary assignment basis who has not filed 36 37 notification with the Attorney General pursuant to the provisions of section [1] 14 of P.L.1981, c.1 (C.56:8-1.1); or 38 39 (3) Procures, obtains, offers, promises or attempts to procure or 40 obtain employment or engagements for actors, actresses, 41 performing artists, vocalists, musicians or models; or 42 (4) Acts as a placement firm, career counseling service, or 43 resume service; or 44 (5) Acts as a nurses' registry. 45 "Employment agency" does not mean "temporary help service 46 firm" as that term is defined and used in sections 1 through 12 of 47 P.L., c. (C.) (pending before the Legislature as this bill).

The director shall have the authority to determine, from time to 1 2 time, that a particular employment agency or career-related service 3 or product, not otherwise expressly subject to the provisions of [this act] P.L.1989, c.331 (C.34:8-43 et al.), is subject to whichever 4 5 requirements of [this act he] P.L.1989, c.331 (C.34:8-43 et al.) the 6 director deems appropriate. 7 "Fee, charge or commission" means any payment of money, or 8 promise to pay money to a person in consideration for performance 9 of any service for which licensure or registration is required by [this act] P.L.1989, c.331 (C.34:8-43 et al.), or the excess of money 10

11 received by a person furnishing employment or job seekers over 12 what he has paid for transportation, transfer of baggage or lodging 13 for a job seeker. "Fee, charge or commission" shall also include the 14 difference between the amount of money received by any person 15 who either furnishes job seekers or performers for any 16 entertainment, exhibition or performance, or who furnishes baby 17 sitters for any occasion, and the amount paid by the person to the 18 job seekers, performers or baby sitters.

"Job listing service" means any person required to be registered under section 25 of **[**this act**]** <u>P.L.1989, c.331 (C.34:8-66)</u> who, by advertisement or other means, offers to provide job seekers with a list of employers, a list of job openings or a similar publication, or prepares resumes or lists of applicants for distribution to potential employers, where a fee or other valuable consideration is exacted or attempted to be collected, either directly or indirectly.

"Job seeker" means any individual seeking employment, careerguidance or counseling or employment related services or products.

"Job seeker contingent liability" means a provision in an agreement between an employment agency and a job seeker whereby the job seeker may become liable, in whole or in part, to pay a fee, charge or commission of any amount, directly or indirectly, on account of any service rendered by the employment agency.

34 "Just cause for voluntary termination of employment by a job 35 seeker" means and includes, but is not limited to, cases in which 36 material misrepresentations of the terms or conditions of 37 employment have been relied upon by a job seeker who would not 38 have accepted the employment if the grounds for termination were 39 known before acceptance of the employment.

40 "License" means a license issued by the director to any person41 to:

(1) Carry on the business of an employment agency; and

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43 (2) Perform, as an agent of the agency, any of the functions44 related to the operation of the agency.

45 "Performing artist" means a model, musical, theatrical or other
46 entertainment performer employed or engaged individually or in a
47 group.

"Person" means any natural person or legal representative,
partnership, corporation, company, trust, business entity or
association, and any agent, employee, salesperson, partner, officer,
director, member, stockholder, associate, trustee or cestuis que
trustent thereof.

"Prepaid computer job matching service" means any person 6 7 required to be registered under section 25 of [this act] P.L.1989, 8 c.331 (C.34:8-66) who is engaged in the business of matching job 9 seekers with employment opportunities, pursuant to an arrangement 10 under which the job seeker is required to pay a fee in advance of, or 11 contemporaneously with, the supplying of the matching, but which 12 does not otherwise involve services for the procurement of 13 employment by the person conducting the service.

"Primary location" means an address used for 90 or more
calendar days by a person for the conduct of an activity regulated
under [this act] P.L.1989, c.331 (C.34:8-43 et al.).

"Principal owner" means any person who, directly or indirectly,
holds a beneficial interest or ownership in an applicant or who has
the ability to control an applicant.

20 "Temporary employment" means employment in which the
21 duration is fixed as some definite agreed period of time or by the
22 occurrence of some specified event, either of which shall be clearly
23 stated to all parties at the time of referral to the employment.

24 "Temporary help service firm" means any person who operates a 25 business which consists of employing individuals directly or indirectly for the purpose of assigning the employed individuals to 26 27 assist the firm's customers in the handling of the customers' 28 temporary, excess or special work loads, and who, in addition to the 29 payment of wages or salaries to the employed individuals, pays 30 federal social security taxes and State and federal unemployment 31 insurance; carries worker's compensation insurance as required by 32 State law; and sustains responsibility for the actions of the 33 employed individuals while they render services to the firm's 34 customers. A temporary help service firm is required to comply 35 with the provisions of P.L.1960, c.39 (C.56:8-1 et seq.).

- 36 (cf: P.L.1989, c.331, s.1)
- 37

38 14. This act shall take effect immediately.