### First Regular Session Seventy-second General Assembly STATE OF COLORADO

## REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction HOUSE BILL 19-1267

LLS NO. 19-0930.01 Conrad Imel x2313

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# A BILL FOR AN ACT

101	CONCERNING CRIMINAL OFFENSES FOR FAILURE TO PAY WAGES, AND,
102	IN CONNECTION THEREWITH, IMPLEMENTING
103	RECOMMENDATIONS FROM THE COLORADO HUMAN
104	TRAFFICKING COUNCIL.

#### **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <u>http://leg.colorado.gov</u>.)

Under existing law, an employer who willfully refuses to pay a wage claim, or falsely denies the amount of a wage claim, or the validity thereof, or that the same is due, with intent to secure any discount or HOUSE 3rd Reading Unamended April 10, 2019

> Amended 2nd Reading April 9, 2019

HOUSE

underpayment of such unpaid wage or with intent to annoy, harass, oppress, hinder, delay, or defraud the person who is owed wages (wage theft), is guilty of a misdemeanor.

The bill prohibits wage theft with the intent to coerce a person who is owed wages. The bill defines wage theft as theft, which is a felony when the theft is of an amount greater than \$2,000.

The bill removes the exemption from criminal penalties for an employer who is unable to pay wages or compensation because of a chapter 7 bankruptcy action or other court action resulting in the employer having limited control over his or her assets. The bill includes in the definition of employee any person who performs work that is an integral part of the employer's business and includes in the definition of employer foreign labor contractors, officers or agents of an employer entity, and any person acting directly or indirectly in the interest of an employer in relation to an employee.

Under existing law, an employer who pays an employee a wage less than the minimum wage is guilty of a misdemeanor. Under the bill, a person who willfully pays a wage less than the minimum commits theft, which is a felony when the theft is of an amount greater than \$2,000.

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**SECTION 1. Legislative declaration.** (1) The general assembly

- 3 finds and declares that:
- 4

(a) The Colorado human trafficking council, created pursuant to

5 House Bill 14-1273, enacted in 2014, was established to improve services

for victims of human trafficking, assist in the prosecution of human 6 7 traffickers, and combat the unlawful practice of human trafficking;

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(b) The nonpartisan 31-member Colorado human trafficking 9 council, its staff, and its partner volunteers should be recognized for their 10 public service, dedication, and work in studying the epidemic of labor 11 trafficking in Colorado and in committing themselves to the eradication 12 of human trafficking in all its forms;

13 (c) The Colorado human trafficking council's 2018 annual report 14 to the general assembly found that:

<sup>1</sup> Be it enacted by the General Assembly of the State of Colorado:

(I) Between 2015 and 2017, state prosecutors filed 129 cases
 using the new human trafficking statutes, only one of which was for labor
 trafficking;

4 (II) Victims of labor trafficking, like those of sex trafficking,
5 should not be seen as complicit in their victimization and are worthy of
6 justice;

7 (III) Persons who commit the crime of human trafficking often
8 commit other crimes such as wage theft, tax evasion, and workers'
9 compensation fraud, which drains local and state resources, as well as
10 denies the state its right to revenue;

(IV) A comprehensive approach is needed to address the crime of
 labor trafficking; and

(V) A bill enacted by the general assembly to recognize labor as
a thing of value that can be subject to theft would aid law enforcement in
combating the crime of labor trafficking.

16 (2) The general assembly acknowledges that not all victims of 17 wage theft are victims of human trafficking. Studies have found that, 18 apart from human trafficking, wage theft costs individual workers in 19 Colorado hundreds of millions of dollars in wages and benefits each year 20 and costs the state of Colorado tens of millions of dollars in revenue.

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(3) Therefore, the general assembly declares that:

(a) It is in the public interest of the state to adopt the
recommendation of the Colorado human trafficking council to codify that
labor is a thing of value subject to theft to assist in the enforcement and
prosecution of laws designed to combat labor trafficking, which is a form
of modern-day slavery;

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(b) Existing law, as interpreted by the Colorado supreme court in

-3-

1 Leonard v. McMorris, 63 P.3d 323 (2003), does not provide sufficient 2 protections for workers and their families; and 3 (c) In order to protect all workers, it is necessary to close 4 loopholes that allow for the exploitation of human labor for profit. 5 SECTION 2. In Colorado Revised Statutes, 8-4-101, amend the 6 introductory portion, (5), and (6); and **add** (8.5) as follows: 7 **8-4-101.** Definitions. As used in this article ARTICLE 4, unless the 8 context otherwise requires: 9 (5) "Employee" means any person, including a migratory laborer, 10 performing labor or services for the benefit of an employer. in which the 11 employer may command when, where, and how much labor or services 12 shall be performed. For the purpose of this article, ARTICLE 4, RELEVANT 13 FACTORS IN DETERMINING WHETHER A PERSON IS AN EMPLOYEE INCLUDE 14 THE DEGREE OF CONTROL THE EMPLOYER MAY OR DOES EXERCISE OVER 15 THE PERSON AND THE DEGREE TO WHICH THE PERSON PERFORMS WORK 16 THAT IS THE PRIMARY WORK OF THE EMPLOYER; EXCEPT THAT an 17 individual primarily free from control and direction in the performance 18 of the service, both under his or her contract for the performance of 19 service and in fact, and who is customarily engaged in an independent 20 trade, occupation, profession, or business related to the service performed 21 is not an "employee". 22 "Employer" means every person, firm, partnership, (6)23 association, corporation, migratory field labor contractor or crew leader, 24 receiver, or other officer of court in Colorado, and any agent or officer 25 thereof, of the above mentioned classes, employing any person in 26 Colorado; HAS THE SAME MEANING AS SET FORTH IN THE FEDERAL "FAIR

27 LABOR STANDARDS ACT", 29 U.S.C. SEC. 203 (d), AND INCLUDES A

FOREIGN LABOR CONTRACTOR AND A MIGRATORY FIELD LABOR CONTRACTOR OR CREW LEADER; except that the provisions of this article shall ARTICLE 4 DO not apply to the state or its agencies or entities, counties, cities and counties, municipal corporations, quasi-municipal corporations, school districts, and irrigation, reservoir, or drainage conservation companies or districts organized and existing under the laws of Colorado.

8 (8.5) "FOREIGN LABOR CONTRACTOR" MEANS ANY PERSON WHO
9 RECRUITS OR SOLICITS FOR COMPENSATION A FOREIGN WORKER WHO
10 RESIDES OUTSIDE OF THE UNITED STATES IN FURTHERANCE OF THAT
11 WORKER'S EMPLOYMENT IN COLORADO; EXCEPT THAT "FOREIGN LABOR
12 CONTRACTOR" DOES NOT INCLUDE ANY ENTITY OF THE FEDERAL, STATE,
13 OR LOCAL GOVERNMENT.

SECTION 3. In Colorado Revised Statutes, 8-4-114, amend (2)
as follows:

16 **8-4-114.** Criminal penalties. (2) In addition to any other penalty 17 imposed by this article ARTICLE 4, any employer or agent of an employer 18 who being able to pay wages or compensation and being under a duty to 19 pay, willfully refuses to pay WAGES OR COMPENSATION as provided in this 20 article ARTICLE 4, or falsely denies the amount of a wage claim, or the 21 validity thereof, or that the same is due, with intent to secure for himself, 22 herself, or another person any discount upon such indebtedness or any 23 underpayment of such indebtedness or with intent to annoy, harass, 24 oppress, hinder, COERCE, delay, or defraud the person to whom such 25 indebtedness is due, is guilty of a misdemeanor and, upon conviction 26 thereof, shall be punished by a fine of not more than three hundred 27 dollars, or by imprisonment in the county jail for not more than thirty

days, or by both such fine and imprisonment. For purposes of this section,
 "being able to pay wages or compensation" does not include an employer
 who is unable to pay wages or compensation by reason of a chapter 7
 bankruptcy action or other court action that results in the employer having
 limited control over his or her assets COMMITS THEFT AS DEFINED IN
 SECTION 18-4-401.

7 SECTION 4. In Colorado Revised Statutes, amend 8-6-116 as
8 follows:

9 **8-6-116.** Violation - penalty. (1) The minimum wages fixed by 10 the director, as provided in this article, shall be ARTICLE 6, ARE the 11 minimum wages paid to the employees, and the payment to such 12 employees of a wage less than the minimum so fixed is unlawful, and 13 every employer or other person who INTENTIONALLY, individually or as 14 an officer, agent, or employee of a corporation or other person, pays or 15 causes to be paid to any such employee a wage less than the minimum is 16 guilty of a misdemeanor and, upon conviction thereof, shall be punished 17 by a fine of not less than one hundred dollars nor more than five hundred 18 dollars, or by imprisonment in the county jail for not less than thirty days 19 nor more than one year, or by both such fine and imprisonment COMMITS 20 THEFT AS DEFINED IN SECTION 18-4-401.

(2) FOR THE PURPOSE OF THIS SECTION, THE AMOUNT OF THE THEFT
is the unpaid balance of the full amount of the minimum wage, as
described in section 8-6-118.

SECTION 5. Potential appropriation. Pursuant to section 25 2-2-703, C.R.S., any bill that results in a net increase in periods of 26 imprisonment in state correctional facilities must include an appropriation 27 of money that is sufficient to cover any increased capital construction, any

1267

-6-

operational costs, and increased parole costs that are the result of the bill
for the department of corrections in each of the first five years following
the effective date of the bill. Because this act may increase periods of
imprisonment, this act may require a five-year appropriation.

Act subject to petition - effective date -5 **SECTION 6.** 6 **applicability.** (1) This act takes effect January 1, 2020; except that, if a 7 referendum petition is filed pursuant to section 1 (3) of article V of the 8 state constitution against this act or an item, section, or part of this act 9 within the ninety-day period after final adjournment of the general 10 assembly, then the act, item, section, or part will not take effect unless 11 approved by the people at the general election to be held in November 12 2020 and, in such case, will take effect on the date of the official 13 declaration of the vote thereon by the governor.

14 (2) This act applies to offenses committed on or after the15 applicable effective date of this act.