House Bill 389 (AS PASSED HOUSE AND SENATE)
By: Representatives Jones of the 25th, Burchett of the 176th, Holly of the 111th, Gilligan of the 24th, Park of the 101st, and others

A BILL TO BE ENTITLED
AN ACT

To amend Chapter 8 of Title 34 of the Official Code of Georgia Annotated, relating to employment security, so as to change the definition of employment to include services performed by an individual for wages unless the Department of Labor makes a contrary determination based upon evidence that such individual has been, and will continue to be, free from control or direction over the performance of such services; to provide considerations as to whether an individual has been, and will continue to be, free from control and direction over the performance of services performed for wages; to provide for the Department of Labor to consider evidence submitted in response to an investigation when making a determination as to whether an employing unit has properly classified an individual's service as employment; to provide for an exception to the definition of employment for certain music industry professionals and network companies under certain conditions; to provide for definitions; to provide for civil penalties for improper classifications under certain circumstances; to provide for the deposit and use of any such civil penalties collected; to provide for related matters; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

H. B. 389
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SECTION 1.

Chapter 8 of Title 34 of the Official Code of Georgia Annotated, relating to employment security, is amended in Code Section 34-8-35, relating to the definition of employment applicable to the "Employment Security Law," by revising subsection (f), adding two new paragraphs to subsection (n), and adding two new subsections to read as follows:

"(f) Except as otherwise provided in this Code section, services performed by an individual for wages shall be deemed to be employment subject to this chapter unless and until it is shown that:

(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 whether the individual:

(i) Is not prohibited from working for other companies or holding other employment contemporaneously;
(ii) Is free to accept or reject work assignments without consequence;
(iii) Is not prescribed minimum hours to work or, in the case of sales, does not have a minimum number of orders to be obtained;
(iv) Has the discretion to set his or her own work schedule;
(v) Receives only minimal instructions and no direct oversight or supervision regarding the services to be performed, such as the location where the services are to be performed and any requested deadlines;
(vi) When applicable, has no territorial or geographic restrictions; and
(vii) Is not required to perform, behave, or act or, alternatively, is compelled to perform, behave, or act in a manner related to the performance of services for wages which is determined by the Commissioner to demonstrate employment, in accordance with this Code section and such rules and regulations as the Commissioner may prescribe; and
(B) Such individual is customarily engaged in an independently established trade, occupation, profession, or business; or

(2) Such individual and the services performed for wages are the subject of an SS-8 determination by the Internal Revenue Service, which decided against employee status."

"(15.1)(A) Services performed by a music industry professional provided that:

(i) The services are provided by the music industry professional under contract with an individual or entity that is in compliance with said contract that expressly provides that such music industry professional:

(I) Has the ability to set his or her own hours and work schedule provided that completion dates are met; and

(II) Shall not be treated as an employee for federal and state tax purposes; and

(ii) The music industry professional customarily and regularly exercises discretion and independent judgment in the performance of the services provided for in such contract.

(B) As used in this paragraph, the term 'music industry professional' means an individual engaged to render any creative, production, marketing, or distribution services related to a sound recording or musical composition. Such term shall include, but shall not be limited to, the following individuals when so engaged: a recording artist, songwriter, lyricist, composer, composition proofer, recording producer, recording director, musical engineer, musical mixer, musician, or vocalist; a music publicist; a radio promoter, or a photographer who works on recording photo shoots, album covers, or other press or publicity purposes;"

"(16.1)(A) Services performed by or facilitated through a network company, provided that the network company has a written contract with the individual, with which said network company is in compliance, that expressly provides that the network company shall not:
(i) Unilaterally prescribe specific dates, times of day, or a minimum number of hours during which an individual is required to be logged into the network company's online enabled application or platform;

(ii) Terminate such contract for not accepting, and shall not require an individual to accept, any specific transportation service request or delivery service request for services as a condition of maintaining access to the network company's online enabled application or platform; provided, however, that such network company may require, as part of such contract, a certain percentage of transportation service requests or delivery service requests to be accepted;

(iii) Restrict an individual from performing transportation or delivery services through other network companies, except while the individual is performing services through the network company; and

(iv) Contractually restrict an individual from working in any other lawful occupation or business.

(B) As used in this paragraph, the term:

(i) 'Ride share network service' shall have the same meaning as provided in Code Section 40-1-190.

(ii) 'Network company' means a ride share network service or a business entity that maintains an online enabled application or platform used to facilitate delivery services in this state;"

"(o) When determining whether an employing unit has properly classified an individual's service as employment, as such term is defined in this Code section, the department shall make a determination demonstrated by evidence timely submitted in response to an investigation conducted by the department. The department shall make such determination based upon the totality of the circumstances as applied to the provisions of this Code section that include and exclude certain services as employment.

(p) This Code section shall not apply to Chapter 9 of this title."
SECTION 2.

Said chapter is further amended by adding a new Code section to read as follows:

"34-8-257.

(a) Notwithstanding any other provision of law and in addition to any other penalties, fines, or offenses prescribed under this chapter, an employing unit that violates this chapter by failing to provide any contributions or administrative assessment owed for individuals whose service is described in subsection (f) of Code Section 34-8-35 shall pay to the Commissioner a civil penalty. For employing units with less than 100 employees, as determined by the Commissioner, the civil penalty shall be in an amount not to exceed $2,500.00 for each such individual. For employing units with 100 or more employees, as determined by the Commissioner, the civil penalty shall be in an amount not to exceed $7,500.00 for each such individual. In determining the amount of the civil penalty to be imposed, the Commissioner shall consider such factors as the number of individuals not properly classified such that the contributions and administrative assessments were not paid and the frequency of improper classifications by such employing unit.

(b) The Commissioner shall be authorized to deposit all funds received pursuant to subsection (a) of this Code section into the general fund of the state treasury in compliance with Part 1 of Article 4 of Chapter 12 of Title 45, the 'Budget Act.' It is the intention of the General Assembly, subject to the appropriations process, that an amount equal to the amount deposited into the general fund of the state treasury as provided in this subsection be appropriated each year to the department for the purpose of enforcing subsection (f) of Code Section 34-8-35.

(c) The department may assess the employing unit found to be in violation of subsection (f) of Code Section 34-8-35:

(1) An amount sufficient to cover the reasonable expense of investigation conducted by the department; and
(2) Interest at the rate of 1 percent per month on any delinquent fine or assessment until such fine or assessment has been paid. Such interest shall commence on the day the fine or assessment becomes delinquent.

d) The Commissioner may waive any penalty, fine, or assessment provided for in this Code section."

SECTION 3.

All laws and parts of laws in conflict with this Act are repealed.