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1		AN	ACT relating to franchises.
2	Be i	t enac	cted by the General Assembly of the Commonwealth of Kentucky:
3		⇒s	ection 1. KRS 337.010 is amended to read as follows:
4	(1)	As u	used in this chapter, unless the context requires otherwise:
5		(a)	"Commissioner" means the commissioner of the Department of Workplace
6			Standards under the direction and supervision of the secretary of the Labor
7			Cabinet;
8		(b)	"Department" means the Department of Workplace Standards in the Labor
9			Cabinet;
10		(c)	1. "Wages" includes any compensation due to an employee by reason of his
11			or her employment, including salaries, commissions, vested vacation
12			pay, overtime pay, severance or dismissal pay, earned bonuses, and any
13			other similar advantages agreed upon by the employer and the employee
14			or provided to employees as an established policy. The wages shall be
15			payable in legal tender of the United States or checks on banks
16			convertible into cash on demand at full face value, subject to the
17			allowances made in this chapter.[;]
18			2. For the purposes of calculating hourly wage rates for scheduled overtime
19			for professional firefighters, as defined in KRS 95A.210(5), "wages"
20			shall not include the distribution to qualified professional firefighters by
21			local governments of supplements received from the Firefighters
22			Foundation Program Fund. For the purposes of calculating hourly wage
23			rates for unscheduled overtime for professional firefighters, as defined in
24			KRS 95A.210(6), "wages" shall include the distribution to qualified
25			professional firefighters by local governments of supplements received
26			from the Firefighters Foundation Program Fund;
27		(d)	"Employer" is any person, either individual, corporation, partnership, agency,

1	1 or firm who employs an employee and inclu	des any person, either individual,
2	2 corporation, partnership, agency, or firm ad	eting directly or indirectly in the
3	3 interest of an employer in relation to an employer	oyee; and
4	4 (e) "Employee" is any person employed by or su	ffered or permitted to work for an
5	5 employer, <i>except that:</i>	
6	6 <u>1. Notwithstanding any voluntary agree</u>	ement entered into between the
7	7 <u>United States Department of Labo</u>	<u>r and a franchisee, neither a</u>
8	8 <u>franchisee nor a franchisee's emplo</u>	vyee shall be deemed to be an
9	9 <u>employee of the franchisor for any pu</u>	rpose under this chapter; and
10	0 <u>2. Notwithstanding any voluntary agree</u>	ement entered into between the
11	1 <u>United States Department of Labo</u>	r and a franchisor, neither a
12	2 <u>franchisor nor a franchisor's emplo</u>	vyee shall be deemed to be an
13	3 <u>employee of the franchisee for any pu</u>	rpose under this chapter.
14	4 For purposes of this paragraph, "franchi	ee" and "franchisor" have the
15	5 <u>same meanings as in 16 C.F.R. sec. 436.1</u> .	
15 16		KRS 337.385 to 337.405, unless
	6 (2) As used in KRS 337.275 to 337.325, 337.345, and	KRS 337.385 to 337.405, unless
16	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 	
16 17	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 8 (a) "Employee" is any person employed by or su 	
16 17 18	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 8 (a) "Employee" is any person employed by or su 9 employer, but shall not include: 	ffered or permitted to work for an
16 17 18 19	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 8 (a) "Employee" is any person employed by or su 9 employer, but shall not include: 0 1. Any individual employed in agriculture 	ffered or permitted to work for an
16 17 18 19 20	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 8 (a) "Employee" is any person employed by or su 9 employer, but shall not include: 0 1. Any individual employed in agriculture 1 2. Any individual employed in a bona 	ffered or permitted to work for an ; fide executive, administrative,
16 17 18 19 20 21	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 8 (a) "Employee" is any person employed by or su 9 employer, but shall not include: 0 1. Any individual employed in agriculture 1 2. Any individual employed in a bona 2 supervisory, or professional capacity 	ffered or permitted to work for an ; fide executive, administrative, , or in the capacity of outside
 16 17 18 19 20 21 22 	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 8 (a) "Employee" is any person employed by or su 9 employer, but shall not include: 0 1. Any individual employed in agriculture 1 2. Any individual employed in a bona 2 supervisory, or professional capacity 3 salesman, or as an outside collector 	ffered or permitted to work for an ; fide executive, administrative, , or in the capacity of outside r as the terms are defined by
 16 17 18 19 20 21 22 23 	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and 7 the context requires otherwise: 8 (a) "Employee" is any person employed by or su 9 employer, but shall not include: 0 1. Any individual employed in agriculture 1 2. Any individual employed in a bona 2 supervisory, or professional capacity 3 salesman, or as an outside collector 4 administrative regulations of the comm 	ffered or permitted to work for an ; fide executive, administrative, , or in the capacity of outside r as the terms are defined by issioner;
 16 17 18 19 20 21 22 23 24 	 6 (2) As used in KRS 337.275 to 337.325, 337.345, and the context requires otherwise: 8 (a) "Employee" is any person employed by or su employer, but shall not include: 0 1. Any individual employed in agriculture 1 2. Any individual employed in a bona supervisory, or professional capacity salesman, or as an outside collector administrative regulations of the comm 5 3. Any individual employed by the United 	ffered or permitted to work for an ; fide executive, administrative, , or in the capacity of outside r as the terms are defined by issioner; States;

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1		domestic service in or about the home of an employer where there is
2		more than one (1) domestic servant regularly employed;
3	5.	Any individual classified and given a certificate by the commissioner
4		showing a status of learner, apprentice, worker with a disability,
5		sheltered workshop employee, and student under administrative
6		procedures and administrative regulations prescribed and promulgated
7		by the commissioner. This certificate shall authorize employment at the
8		wages, less than the established fixed minimum fair wage rates, and for
9		the period of time fixed by the commissioner and stated in the certificate
10		issued to the person;
11	6.	Employees of retail stores, service industries, hotels, motels, and
12		restaurant operations whose average annual gross volume of sales made
13		for business done is less than ninety-five thousand dollars (\$95,000) for
14		the five (5) preceding years exclusive of excise taxes at the retail level or
15		if the employee is the parent, spouse, child, or other member of his or
16		her employer's immediate family;
17	7.	Any individual employed as a baby-sitter in an employer's home, or an
18		individual employed as a companion by a sick, convalescing, or elderly
19		person or by the person's immediate family, to care for that sick,
20		convalescing, or elderly person and whose principal duties do not
21		include housekeeping;
22	8.	Any individual engaged in the delivery of newspapers to the consumer;
23	9.	Any individual subject to the provisions of KRS Chapters 7, 16, 27A,
24		30A, and 18A provided that the secretary of the Personnel Cabinet shall
25		have the authority to prescribe by administrative regulation those
26		emergency employees, or others, who shall receive overtime pay rates
27		necessary for the efficient operation of government and the protection of

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affected employees;

- 2 10. Any employee employed by an establishment which is an organized
 3 nonprofit camp, religious, or nonprofit educational conference center, if
 4 it does not operate for more than seven (7) months in any calendar year;
 5 11. Any employee whose function is to provide twenty-four (24) hour
- 11. Any employee whose function is to provide twenty-four (24) hour
 residential care on the employer's premises in a parental role to children
 who are primarily dependent, neglected, and abused and who are in the
 care of private, nonprofit childcaring facilities licensed by the Cabinet
 for Health and Family Services under KRS 199.640 to 199.670; or
- 1012. Any individual whose function is to provide twenty-four (24) hour11residential care in his or her own home as a family caregiver and who is12approved to provide family caregiver services to an adult with a13disability through a contractual relationship with a community board for14mental health or individuals with an intellectual disability established15under KRS 210.370 to 210.460, or is certified or licensed by the Cabinet16for Health and Family Services to provide adult foster care;
- (b) "Agriculture" means farming in all its branches, including cultivation and
 tillage of the soil; dairying; production, cultivation, growing, and harvesting of
 any agricultural or horticultural commodity; raising of livestock, bees,
 furbearing animals, or poultry; and any practice, including any forestry or
 lumbering operations, performed on a farm in conjunction with farming
 operations, including preparation and delivery of produce to storage, to
 market, or to carriers for transportation to market;
- (c) "Gratuity" means voluntary monetary contribution received by an employee
 from a guest, patron, or customer for services rendered;
- 26 (d) "Tipped employee" means any employee engaged in an occupation in which
 27 he or she customarily and regularly receives more than thirty dollars (\$30) per

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		month in tips; and
	(e)	"U.S.C." means the United States Code.
(3)	As u	used in KRS 337.505 to 337.550, unless the context requires otherwise:
	(a)	"Construction" includes construction, reconstruction, improvement,
		enlargement, alteration, or repair of any public works project by contract fairly
		estimated to cost more than two hundred fifty thousand dollars (\$250,000). No
		public works project, if procured under a single contract and subject to the
		requirements of this section, may be divided into multiple contracts of lesser
		value to avoid compliance with the provisions of this section;
	(b)	"Contractor" and "subcontractor" include any superintendent, foreman, or
		other authorized agent of any contractor or subcontractor who is in charge of

10 le any superintendent, foreman, or 11 other authorized agent of any contractor or subcontractor who is in charge of 12 the construction of the public works or who is in charge of the employment or 13 payment of the employees of the contractor or subcontractor who are 14 employed in performing the work to be done or being done by the contractor 15 or subcontractor under the particular contract with any public authority;

16 (c) 1. "Locality" shall be determined by the commissioner. The commissioner may designate more than one (1) county as a single locality, but if more 17 18 than one (1) county is designated, the multicounty locality shall not 19 extend beyond the boundaries of a state Senatorial district. The 20 commissioner shall not designate less than an entire county as a locality. 21 If there is not available in the locality a sufficient number of competent, 22 skilled laborers, workmen, and mechanics to efficiently and properly 23 construct the public works, "locality" shall include any other locality 24 nearest the one in which the work of construction is to be performed and 25 from which such available skilled laborers, workmen, and mechanics 26 may be obtained in sufficient number to perform the work; and

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2. "Locality" with respect to contracts advertised or awarded by the

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1		Transportation Cabinet of this state shall be determined by the secretary
2		of the Transportation Cabinet. The secretary may designate any number
3		of counties as constituting a single locality. The secretary may also
4		designate all counties of the Commonwealth as a single locality, but he
5		or she shall not designate less than an entire county as a locality;
6	(d)	"Public authority" means any officer, board, or commission of this state, or
7		any political subdivision or department thereof in the state, or any institution
8		supported in whole or in part by public funds, including publicly owned or
9		controlled corporations, authorized by law to enter into any contract for the
10		construction of public works and any nonprofit corporation funded to act as an
11		agency and instrumentality of the government agency in connection with the
12		construction of public works, and any "private provider", as defined in KRS
13		197.500, which enters into any contract for the construction of an "adult
14		correctional facility", as defined in KRS 197.500; and

- (e) "Public works" includes all buildings, roads, streets, alleys, sewers, ditches,
 sewage disposal plants, waterworks, and all other structures or work,
 including "adult correctional facilities", as defined in KRS 197.500,
- 18 constructed under contract with any public authority.
- (4) If the federal government or any of its agencies furnishes by loans or grants any part
 of the funds used in constructing public works, and if the federal government or its
 agencies prescribe predetermined prevailing minimum wages to be paid to
 mechanics, workmen, and laborers employed in the construction of the public
 works, and if KRS 337.505 to 337.550 is also applicable, those wages in each
 classification which are higher shall prevail.
- → Section 2. KRS 338.021 is amended to read as follows:
- (1) This chapter applies to all employers, employees, and places of employment
 throughout the Commonwealth except the following:

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1		(a)	Employees of the United States government: and [.]
2		(b)	Employers, employees and places of employment over which federal agencies
3			other than the Occupational Safety and Health Administration of the United
4			States Department of Labor exercise statutory authority to prescribe or enforce
5			standards or regulations affecting occupational safety and health.
6	(2)	<u>(a)</u>	Notwithstanding any voluntary agreement entered into between the United
7			States Department of Labor and a franchisee, neither a franchisee nor a
8			franchisee's employee shall be deemed to be an employee of the franchisor
9			for any purpose under this chapter.
10		<u>(b)</u>	Notwithstanding any voluntary agreement entered into between the United
11			States Department of Labor and a franchisor, neither a franchisor nor a
12			franchisor's employee shall be deemed to be an employee of the franchisee
13			for any purpose under this chapter.
14		<u>(c)</u>	For purposes of this subsection, "franchisee" and "franchisor" have the
15			same meanings as in 16 C.F.R. sec. 436.1.
16	<u>(3)</u>	Noth	ning in this chapter shall be construed to supersede or in any manner affect any
17		worl	kers' compensation law or to enlarge or diminish or affect in any manner the
18		com	mon law or statutory rights, duties, or liabilities of employees,
19		unde	er any law with respect to injuries, diseases, or death of employees arising out
20		of, o	r in the course of employment.
21		⇒s	ection 3. KRS 341.070 is amended to read as follows:
22	As u	ised in	n this chapter, unless the context clearly requires otherwise, "subject employer"
23	mea	ns:	
24	(1)	Any	employing unit which in any calendar quarter in either the current or preceding
25		cale	ndar year paid for service in covered employment wages of fifteen hundred
26		dolla	ars (\$1,500) or more.
27	(2)	Any	employing unit which for some portion of a day in each of twenty (20)

- different calendar weeks, whether or not such weeks are consecutive, in either the
 current or the preceding calendar year, had in covered employment at least one (1)
 worker (irrespective of whether the same worker was in employment in each such
 day).
- 5 (3) Any employing unit for which service in covered employment, as defined in
 paragraph (d) of subsection (1) of KRS 341.050, is performed.
- 7 (4) Any employing unit for which service in covered employment, as defined in
 8 paragraph (e) or (h) of subsection (1) of KRS 341.050, is performed.
- 9 (5) Any employing unit for which service in covered employment, as defined in
 10 paragraph (f) or (h) of subsection (1) of KRS 341.050, is performed.
- 11 (6) Any employing unit for which service in covered employment, as defined in
 12 paragraph (g) or (h) of subsection (1) of KRS 341.050, is performed.
- (7) Any employing unit that succeeds to or acquires the organization, trade, or business,
 or substantially all of the assets of another employing unit which at the time of such
 succession or acquisition is a subject employer, or which succeeds to or acquires a
 portion of the organization, trade, or business of another employing unit, which
 portion, if treated as a separate employing unit, would be, at the time of the
 succession or acquisition, a subject employer under subsection (1), (2), or (5) of this
 section.
- 20 (8) Any employing unit for which service is or was performed with respect to which
 21 such employing unit is liable for any federal tax against which credit may be taken
 22 for contributions required to be paid into a state unemployment fund; or which, as a
 23 condition for approval of this chapter for full tax credit against the tax imposed by
 24 the Federal Unemployment Tax Act, is required, pursuant to such act, to be a
 25 "subject employer" under this chapter.
- 26 (9) Any employing unit which has elected to become subject to this chapter, pursuant to
 27 subsection (3) of KRS 341.250.

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1	(10) For purposes of subsections (1) through (6) of this section, covered employment
2	shall include service which would constitute covered employment but for the fact
3	that such service is deemed to be performed entirely within another state pursuant to
4	an election under an arrangement entered into (in accordance with KRS 341.145) by
5	the secretary and an agency charged with the administration of any other state or
6	federal unemployment compensation law.

- 7 (11) Any employing unit which, having become a subject employer under subsections
 8 (1) through (9) of this section, has not ceased to be a subject employer under KRS
 9 341.250.
- 10 (12) For purposes of subsections (2), (4), and (5) of this section, if any week includes
 both December 31 and January 1, the days of that week up to January 1 shall be
 deemed one (1) calendar week and the days beginning January 1 another week.
- (13) Notwithstanding the provisions of this section or any other provision of this chapter,
 no employing unit shall be initially determined a subject employer on the basis of
 covered employment performed more than five (5) calendar years prior to the year
 in which such determination is made, unless the secretary can show that the records
 of such employment experience were fraudulently concealed or withheld for the
 purpose of escaping liability under this chapter.
- 19(14) (a) Notwithstanding any voluntary agreement entered into between the United20States Department of Labor and a franchisee, neither a franchisee nor a21franchisee's employee shall be deemed to be an employee of the franchisor
- 22 for any purpose under this chapter.
- 23(b) Notwithstanding any voluntary agreement entered into between the United24States Department of Labor and a franchisor, neither a franchisor nor a
- 25 *franchisor's employee shall be deemed to be an employee of the franchisee*
- 26 *for any purpose under this chapter.*
- 27 (c) For purposes of this subsection, "franchisee" and "franchisor" have the

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same meanings as in 16 C.F.R. sec. 436.1.

Section 4. KRS 342.690 is amended to read as follows:

3 If an employer secures payment of compensation as required by this chapter, the (1)4 liability of such employer under this chapter shall be exclusive and in place of all 5 other liability of such employer to the employee, his legal representative, husband 6 or wife, parents, dependents, next of kin, and anyone otherwise entitled to recover 7 damages from such employer at law or in admiralty on account of such injury or death. For purposes of this section, the term "employer" shall include a "contractor" 8 9 covered by subsection (2) of KRS 342.610, whether or not the subcontractor has in 10 fact, secured the payment of compensation. The liability of an employer to another 11 person who may be liable for or who has paid damages on account of injury or 12 death of an employee of such employer arising out of and in the course of 13 employment and caused by a breach of any duty or obligation owed by such 14 employer to such other shall be limited to the amount of compensation and other 15 benefits for which such employer is liable under this chapter on account of such 16 injury or death, unless such other and the employer by written contract have agreed 17 to share liability in a different manner. The exemption from liability given an 18 employer by this section shall also extend to such employer's carrier and to all 19 employees, officers or directors of such employer or carrier, provided the exemption 20 from liability given an employee, officer or director or an employer or carrier shall 21 not apply in any case where the injury or death is proximately caused by the willful 22 and unprovoked physical aggression of such employee, officer or director.

(2) If an employer fails to secure payment of compensation as required by this chapter,
an injured employee, or his legal representative in case death results from the injury,
may claim compensation under this chapter and in addition may maintain an action
at law or in admiralty for damages on account of such injury or death, provided that
the amount of compensation shall be credited against the amount received in such

1		action, and provided that, if the amount of compensation is larger than the amount
2		of damages received, the amount of damages less the employee's legal fees and
3		expenses shall be credited against the amount of compensation. In such action the
4		defendant may not plead as a defense that the injury was caused by the negligence
5		of a fellow servant, that the employee assumed the risks of his employment, or that
6		the injury was due to the contributory negligence of the employee.
7	(3)	An employer shall retain all common law defenses against any action by an
8		employee who elects not to be covered, as provided under subsection (6) of KRS
9		342.650.
10	<u>(4)</u>	(a) Notwithstanding any voluntary agreement entered into between the United
11		States Department of Labor and a franchisee, neither a franchisee nor a
12		franchisee's employee shall be deemed to be an employee of the franchisor
13		for any purpose under this chapter.
14		(b) Notwithstanding any voluntary agreement entered into between the United
15		States Department of Labor and a franchisor, neither a franchisor nor a
16		franchisor's employee shall be deemed to be an employee of the franchisee
17		for any purpose under this chapter.
18		(c) For purposes of this subsection, "franchisee" and "franchisor" have the
19		same meanings as in 16 C.F.R. sec. 436.1.
20		Section 5. KRS 344.030 is amended to read as follows:
21	For	the purposes of KRS 344.030 to 344.110:
22	(1)	"Qualified individual with a disability" means an individual with a disability as
23		defined in KRS 344.010 who, with or without reasonable accommodation, can
24		perform the essential functions of the employment position that the individual holds
25		or desires unless an employer demonstrates that he is unable to reasonably
26		accommodate an employee's or prospective employee's disability without undue

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the employer's judgment as to what functions of a job are essential, and if an
 employer has prepared a written description before advertising or interviewing
 applicants for the job, this description shall be considered evidence of the essential
 functions of the job.

5 (2)"Employer" means a person who has eight (8) or more employees within the state in 6 each of twenty (20) or more calendar weeks in the current or preceding calendar 7 year and an agent of such a person, except for purposes of determining 8 discrimination based on disability, employer means a person engaged in an industry 9 affecting commerce who has fifteen (15) or more employees for each working day 10 in each of twenty (20) or more calendar weeks in the current or preceding calendar 11 year, and any agent of that person, except that, for two (2) years following July 14, 12 1992, an employer means a person engaged in an industry affecting commerce who 13 has twenty-five (25) or more employees for each working day in each of twenty (20) 14 or more calendar weeks in the current or preceding year, and any agent of that 15 person. For the purposes of determining discrimination based on disability, 16 employer shall not include:

- 17 (a) The United States, a corporation wholly owned by the government of the
 18 United States, or an Indian tribe; or
- (b) A bona fide private membership club (other than a labor organization) that is
 exempt from taxation under Section 501(c) of the Internal Revenue Service
 Code of 1986.
- (3) "Employment agency" means a person regularly undertaking with or without
 compensation to procure employees for an employer or to procure for employees
 opportunities to work for an employer and includes an agent of such person.
- (4) "Labor organization" means a labor organization and an agent of such an
 organization, and includes an organization of any kind, an agency or employee
 representation committee, group, association, or plan so engaged in which

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1		emp	loyees participate and which exists for the purpose, in whole or in part, of
2		deal	ing with employers concerning grievances, labor disputes, wages, rates of pay,
3		hou	rs, or other terms or conditions of employment, and a conference, general
4		com	mittee, joint or system board, or joint council so engaged which is subordinate
5		to a	national or international labor organization.
6	(5)	<u>(a)</u>	"Employee" means an individual employed by an employer, but does not
7			include an individual employed by his parents, spouse, or child, or an
8			individual employed to render services as a domestic in the home of the
9			employer.
10		<u>(b)</u>	Notwithstanding any voluntary agreement entered into between the United
11			States Department of Labor and a franchisee, neither a franchisee nor a
11 12			States Department of Labor and a franchisee, neither a franchisee nor a franchisee's employee shall be deemed to be an employee of the franchisor
12		<u>(c)</u>	franchisee's employee shall be deemed to be an employee of the franchisor
12 13		<u>(c)</u>	franchisee's employee shall be deemed to be an employee of the franchisor <u>for any purpose under this chapter.</u>
12 13 14		<u>(c)</u>	<u>franchisee's employee shall be deemed to be an employee of the franchisor</u> <u>for any purpose under this chapter.</u> <u>Notwithstanding any voluntary agreement entered into between the United</u>
12 13 14 15		<u>(c)</u>	franchisee's employee shall be deemed to be an employee of the franchisor for any purpose under this chapter. Notwithstanding any voluntary agreement entered into between the United States Department of Labor and a franchisor, neither a franchisor nor a
12 13 14 15 16		<u>(c)</u>	<u>franchisee's employee shall be deemed to be an employee of the franchisor</u> <u>for any purpose under this chapter.</u> <u>Notwithstanding any voluntary agreement entered into between the United</u> <u>States Department of Labor and a franchisor, neither a franchisor nor a</u> <u>franchisor's employee shall be deemed to be an employee of the franchisee</u>
12 13 14 15 16 17			<u>franchisee's employee shall be deemed to be an employee of the franchisor</u> <u>for any purpose under this chapter.</u> <u>Notwithstanding any voluntary agreement entered into between the United</u> <u>States Department of Labor and a franchisor, neither a franchisor nor a</u> <u>franchisor's employee shall be deemed to be an employee of the franchisee</u> <u>for any purpose under this chapter.</u>

readily accessible to and usable by individuals with disabilities, job restructuring, part-time or modified work schedules, reassignment to a vacant position, acquisition or modification of equipment or devices, appropriate adjustment or modifications of examinations, training materials or policies, the provision of qualified readers or interpreters, and other similar accommodations for individuals with disabilities.

27 (7) "Religion" means all aspects of religious observance and practice, as well as belief,

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unless an employer demonstrates that he is unable to reasonably accommodate to an employee's or prospective employee's religious observance or practice without undue hardship on the conduct of the employer's business.

- 4 (8) The terms "because of sex" or "on the basis of sex" include, but are not limited to,
 5 because of or on the basis of pregnancy, childbirth, or related medical conditions;
 6 and women affected by pregnancy, childbirth, or related medical conditions shall be
 7 treated the same for all employment-related purposes, including receipt of benefits
 8 under fringe benefit programs, as other persons not so affected but similar in their
 9 ability or inability to work, and nothing in this section shall be interpreted to permit
 10 otherwise.
- (9) "Undue hardship," for purposes of disability discrimination, means an action
 requiring significant difficulty or expense, when considered in light of the following
 factors:

14 (a) The nature and cost of the accommodation needed;

- 15 (b) The overall financial resources of the facility or facilities involved in the 16 provision of the reasonable accommodation; the number of persons employed 17 at the facility; the effect on expenses and resources; or the impact otherwise of 18 such accommodation upon the operation of the facility;
- (c) The overall financial resources of the covered entity; the overall size of the
 business of a covered entity with respect to the number of its employees; and
 the number, type, and location of its facilities; and
- (d) The type of operation or operations of the covered entity, including the
 composition, structure, and functions of the workforce of such entity; the
 geographic separateness, administrative, or fiscal relationship of the facility or
 facilities in question to the covered entity.