HB 4005-2 (LC 232) 2/2/24 (ASD/JAS/ps)

Requested by HOUSE COMMITTEE ON BUSINESS AND LABOR (at the request of Representative Paul Holvey)

PROPOSED AMENDMENTS TO HOUSE BILL 4005

1 On page 1 of the printed bill, line 3, delete "657.020, 657B.010 and 2 657B.175" and insert "656.018 and 656.850".

3 Delete lines 5 through 27 and delete pages 2 through 5 and insert:

4 "SECTION 1. Sections 2 and 3 of this 2024 Act are added to and 5 made a part of ORS chapter 656.

6 "SECTION 2. (1) As used in this section and section 3 of this 2024 7 Act:

8 "(a) 'Client employer' means a subject employer that contracts to 9 pay a fee for specified administrative services provided by a profes-10 sional employer organization, including, but not limited to, workers' 11 compensation coverage.

12 "(b)(A) 'Professional employer organization' means a person that 13 enters into a contract with a subject employer to provide specified 14 administrative services on behalf of the subject employer, including, 15 but not limited to, workers' compensation coverage.

"(B) 'Professional employer organization' does not mean a worker
 leasing company.

"(2) A professional employer organization may not provide workers'
 compensation coverage in this state without first obtaining a license
 from the Director of the Department of Consumer and Business Services. A professional employer organization providing workers' com-

pensation coverage shall comply with section 3 of this 2024 Act and
 rules adopted pursuant to this section and section 3 of this 2024 Act.

"(3)(a) A professional employer organization that contracts to provide workers' compensation coverage for a client employer must satisfy the requirements of ORS 656.017 and 656.407 on the client
employer's behalf.

"(b) Paragraph (a) of this subsection does not apply if the client
employer has proof of coverage on file with the director during the
term of the professional employer organization's contract with the
client employer.

"(c) If the client employer allows the coverage to expire and continues to employ subject workers, the client employer shall be considered a noncomplying employer unless the professional employer organization has complied with subsection (4) of this section.

15 "(4) When a professional employer organization contracts with a 16 client employer to provide workers' compensation coverage, the pro-17 fessional employer organization shall notify the director in writing in 18 such manner and at such time as the director may prescribe.

19 "(5) A contract to provide workers' compensation coverage to a 20 client employer must provide that the professional employer organ-21 ization shall continue to provide the coverage, without qualification 22 or condition, until the earliest of the date on which:

"(a) The professional employer organization terminates the contract
in accordance with subsection (6) of this section;

- 25 **"(b) The contract expires;**
- 26 "(c) The client employer terminates the contract;

"(d) The client employer obtains other coverage from an insurer;
"(e) The client employer has workers' compensation coverage provided for it by another professional employer organization or a worker
leasing company; or

1 "(f) The client employer becomes a self-insured employer.

"(6)(a) A professional employer organization may terminate its
contractual obligation to provide workers' compensation coverage by
giving to the client employer and the director written notice of the
termination.

"(b) A notice of termination shall state the effective date and hour
of the termination, which may not be less than 30 days following the
date on which the notice is received by the director.

9 "(c) The notice to the client employer required under this sub-10 section shall be given by mail, addressed to the client employer at the 11 client employer's last-known address. If the client employer is a part-12 nership, notice may be given to any of the partners. If the client em-13 ployer is a corporation, notice may be given to any agent or officer 14 of the corporation upon whom legal process may be served.

15 "(7) When a professional employer organization contracts to provide 16 workers' compensation coverage to a client employer, the professional 17 employer organization must ensure that the client employer provides 18 adequate training, supervision and instruction for the client 19 employer's workers to meet the requirements of ORS chapter 654.

"(8) An entity that is a professional employer organization is not
subject to ORS 656.850 except to the extent that the entity meets the
definition of 'worker leasing company' under ORS 656.850 (1)(a)(A).

23 "SECTION 3. (1) In accordance with any applicable provision of ORS
24 chapter 183, the Director of the Department of Consumer and Business
25 Services shall establish by rule a licensing system for professional
26 employer organizations. Such system shall include, but not be limited
27 to:

"(a) Prescribing the form and content of and the times and proce dures for submitting applications for license issuance or renewal.

30 "(b) Prescribing the term of the license and the fee for original is-

suance and renewal of the license. The fees shall be set in an amount
necessary to support the administration of this section and section 2
of this 2024 Act.

"(c) Prescribing those violations of this section or section 2 of this
2024 Act for which the director may refuse to issue or renew or may
suspend or revoke a license.

"(d) Prescribing the form and contents of records a licensee is required to maintain and specifying the times, places and manner of
audit by the director of those records.

"(2) All moneys received by the director pursuant to this section
 shall be credited to the Consumer and Business Services Fund and are
 appropriated continuously to the director to carry out the provisions
 of this section and section 2 of this 2024 Act.

14 "SECTION 4. ORS 656.850 is amended to read:

"656.850. (1) As used in this section and ORS 656.018, 656.403, 656.855 and
 737.270:

"(a)(A) 'Worker leasing company' means a person who provides workers,
by contract and for a fee, to work for a client but does not include a person
who provides workers to a client on a temporary basis.

"(B) 'Worker leasing company' does not mean a professional em ployer organization as defined in section 2 of this 2024 Act.

"(b) 'Temporary basis' means providing workers to a client for special 22situations such as to cover employee absences, employee leaves, professional 23skill shortages, seasonal workloads and special assignments and projects 24with the expectation that the position or positions will be terminated upon 25completion of the special situation. Workers also are provided on a tempo-26rary basis if they are provided as probationary new hires with a reasonable 27expectation of transitioning to permanent employment with the client and 28the client uses a preestablished probationary period in its overall employ-29 ment selection program. 30

"(c) 'Temporary service provider' means a person who provides workers,
by contract and for a fee, to a client on a temporary basis.

"(2) No person shall perform services as a worker leasing company in this state without first having obtained a license therefor from the Director of the Department of Consumer and Business Services. No person required by this section to obtain a license shall fail to comply with this section or ORS 656.855, or any rule adopted pursuant thereto.

"(3) When a worker leasing company provides workers to a client, the 8 worker leasing company shall satisfy the requirements of ORS 656.017 and 9 656.407 and provide workers' compensation coverage for those workers and 10 any subject workers employed by the client unless during the term of the 11 lease arrangement the client has proof of coverage on file with the director 12 that extends coverage to subject workers employed by the client and any 13 workers leased by the client. If the client allows the coverage to expire and 14 continues to employ subject workers or has leased workers, the client shall 15be considered a noncomplying employer unless the worker leasing company 16 has complied with subsection (5) of this section. 17

"(4) When a worker leasing company provides workers for a client, the worker leasing company shall assure that the client provides adequate training, supervision and instruction for those workers to meet the requirements of ORS chapter 654.

"(5) When a worker leasing company provides subject workers to work for 22a client and also provides workers' compensation coverage for those workers, 23the worker leasing company shall notify the director in writing. The notifi-24cation shall be given in such manner as the director may prescribe. A worker 25leasing company may terminate its obligation to provide workers' compen-26sation coverage for workers provided to a client by giving to the client and 27the director written notice of the termination. A notice of termination shall 28state the effective date and hour of the termination, but the termination 29 shall be effective not less than 30 days after the notice is received by the 30

director. Notice to the client under this section shall be given by mail, addressed to the client at the client's last-known address. If the client is a partnership, notice may be given to any of the partners. If the client is a corporation, notice may be given to any agent or officer of the corporation upon whom legal process may be served.

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"SECTION 5. ORS 656.018 is amended to read:

"656.018. (1)(a) The liability of every employer who satisfies the duty re-7 quired by ORS 656.017 (1) is exclusive and in place of all other liability 8 arising out of injuries, diseases, symptom complexes or similar conditions 9 arising out of and in the course of employment that are sustained by subject 10 workers, the workers' beneficiaries and anyone otherwise entitled to recover 11 damages from the employer on account of such conditions or claims resulting 12 therefrom, specifically including claims for contribution or indemnity as-13 serted by third persons from whom damages are sought on account of such 14 conditions, except as specifically provided otherwise in this chapter. 15

"(b) This subsection shall not apply to claims for indemnity or contribution asserted by a railroad, as defined in ORS 824.020, or by a corporation, individual or association of individuals which is subject to regulation pursuant to ORS chapter 757 or 759.

"(c) Except as provided in paragraph (b) of this subsection, all agreements
or warranties contrary to the provisions of paragraph (a) of this subsection
entered into after July 19, 1977, are void.

"(2) The rights given to a subject worker and the beneficiaries of the 23subject worker under this chapter for injuries, diseases, symptom complexes 24or similar conditions arising out of and in the course of employment are in 2526 lieu of any remedies they might otherwise have for such injuries, diseases, symptom complexes or similar conditions against the worker's employer un-27der ORS 654.305 to 654.336 or other laws, common law or statute, except to 28the extent the worker is expressly given the right under this chapter to bring 29 suit against the employer of the worker for an injury, disease, symptom 30

1 complex or similar condition.

"(3) The exemption from liability given an employer under this section is $\mathbf{2}$ also extended to the employer's insurer, the self-insured employer's claims 3 administrator, the Department of Consumer and Business Services, and to 4 the contracted agents, employees, partners, limited liability company mem- $\mathbf{5}$ bers, general partners, limited liability partners, limited partners, officers 6 and directors of the employer, the employer's insurer, the self-insured 7 employer's claims administrator and the department, except that the ex-8 emption from liability shall not apply: 9

"(a) If the willful and unprovoked aggression by a person otherwise exempt under this subsection is a substantial factor in causing the injury,
disease, symptom complex or similar condition;

"(b) If the worker and the person otherwise exempt under this subsection
are not engaged in the furtherance of a common enterprise or the accomplishment of the same or related objectives;

"(c) If the failure of the employer to comply with a notice posted pursuant
 to ORS 654.082 is a substantial factor in causing the injury, disease, symptom
 complex or similar condition; or

"(d) If the negligence of a person otherwise exempt under this subsection is a substantial factor in causing the injury, disease, symptom complex or similar condition and the negligence occurs outside of the capacity that qualifies the person for exemption under this section.

"(4) The exemption from liability given an employer under this sectionapplies to:

"(a) A worker leasing company and the client to whom workers are provided when the worker leasing company and the client comply with ORS
656.850 (3).

(b) A professional employer organization, as defined in section 2
of this 2024 Act, and the client employer, as defined in section 2 of this
2024 Act, for whom the professional employer organization has con-

tracted to provide workers' compensation coverage when the professional employer organization and the client employer comply with section 2 (3) of this 2024 Act.

"(5)(a) The exemption from liability given an employer under this section
applies to a temporary service provider, as that term is used in ORS 656.850,
and also extends to the client to whom workers are provided when the temporary service provider complies with ORS 656.017.

8 "(b) The exemption from liability given a client under paragraph (a) of 9 this subsection is also extended to the client's insurer, the self-insured 10 client's claims administrator, the department, and the contracted agents, 11 employees, officers and directors of the client, the client's insurer, the self-12 insured client's claims administrator and the department, except that the 13 exemption from liability shall not apply:

"(A) If the willful and unprovoked aggression by a person otherwise ex empt under this subsection is a substantial factor in causing the injury,
 disease, symptom complex or similar condition;

"(B) If the worker and the person otherwise exempt under this subsection
are not engaged in the furtherance of a common enterprise or the accomplishment of the same or related objectives;

"(C) If the failure of the client to comply with a notice posted pursuant
to ORS 654.082 is a substantial factor in causing the injury, disease, symptom
complex or similar condition; or

"(D) If the negligence of a person otherwise exempt under this subsection is a substantial factor in causing the injury, disease, symptom complex or similar condition and the negligence occurs outside of the capacity that qualifies the person for exemption under this subsection.

"(6) Nothing in this chapter shall prohibit payment, voluntarily or otherwise, to injured workers or their beneficiaries in excess of the compensation required to be paid under this chapter.

30 "(7) The exclusive remedy provisions and limitation on liability provisions

of this chapter apply to all injuries and to diseases, symptom complexes or similar conditions of subject workers arising out of and in the course of employment whether or not they are determined to be compensable under this chapter.

5 "SECTION 6. Section 7 of this 2024 Act is added to and made a part
6 of ORS 737.235 to 737.340.

"SECTION 7. (1) When a professional employer organization required to be licensed under section 2 of this 2024 Act contracts to provide workers' compensation coverage for a client employer, the insurance premium for the client employer's exposure shall be based on the client employer's own experience rating.

"(2) An insurer that provides workers' compensation to a profes-12 sional employer organization on behalf of a client employer shall 13 maintain and report to the licensed workers' compensation rating or-14 ganization of which the insurer is a member separate statistical expe-15rience for each client employer of the professional employer 16 organization according to the uniform statistical plan prescribed by 17 the Director of the Department of Consumer and Business Services 18 under ORS 737.225 (4). 19

"(3) To reimburse expenses incurred by the insurer in segregating
client employer experience, the insurer shall be permitted to charge
the professional employer organization a reasonable fee as determined
by the director.

"(4)(a) The professional employer organization shall earn a separate experience rating for any employees who perform services for the professional employer organization under the professional employer organization's direction and control.

"(b) For any hour of work, an employee may not be considered to
 be employed by both a professional employer organization and the
 client employer for whom the professional employer organization has

1 contracted to provide workers' compensation coverage.

<u>*SECTION 8.</u> Section 9 of this 2024 Act is added to and made a part
 of the Insurance Code.

"SECTION 9. A professional employer organization as defined in
section 2 of this 2024 Act may offer group health insurance to the
employees of any client employer as defined in section 2 of this 2024
Act.

8 "SECTION 10. (1) Sections 2, 3, 7 and 9 of this 2024 Act and the 9 amendments to ORS 656.018 and 656.850 by sections 4 and 5 of this 2024 10 Act become operative on January 1, 2025.

"(2) The Director of the Department of Consumer and Business Services may take any action before the operative date specified in subsection (1) of this section that is necessary to enable the director to implement, on and after the operative date specified in subsection (1) of this section, the provisions of sections 2, 3, 7 and 9 of this 2024 Act and the amendments to ORS 656.018 and 656.850 by sections 4 and 5 of this 2024 Act.

"SECTION 11. This 2024 Act takes effect on the 91st day after the
 date on which the 2024 regular session of the Eighty-second Legislative
 Assembly adjourns sine die.".

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