

Sen. Christine Radogno

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1	AMENDMENT TO SENATE BILL 1847
2	AMENDMENT NO Amend Senate Bill 1847 by replacing
3	everything after the enacting clause with the following:
4	"Section 5. The Workers' Compensation Act is amended by
5	changing Section 1 as follows:
6	(820 ILCS 305/1) (from Ch. 48, par. 138.1)
7	Sec. 1. This Act may be cited as <u>the</u> Workers'
8	Compensation Act.
9	(a) The term "employer" as used in this Act means:
10	1. The State and each county, city, town, township,
11	incorporated village, school district, body politic, or
12	municipal corporation therein.
13	2. Every person, firm, public or private corporation,
14	including hospitals, public service, eleemosynary, religious
15	or charitable corporations or associations who has any person
16	in service or under any contract for hire, express or implied,

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1 oral or written, and who is engaged in any of the enterprises 2 or businesses enumerated in Section 3 of this Act, or who at or 3 prior to the time of the accident to the employee for which 4 compensation under this Act may be claimed, has in the manner 5 provided in this Act elected to become subject to the 6 provisions of this Act, and who has not, prior to such accident, effected a withdrawal of such election in the manner 7 8 provided in this Act.

9 3. Any one engaging in any business or enterprise referred 10 to in subsections 1 and 2 of Section 3 of this Act who 11 undertakes to do any work enumerated therein, is liable to pay compensation to his own immediate employees in accordance with 12 13 the provisions of this Act, and in addition thereto if he 14 directly or indirectly engages any contractor whether 15 principal or sub-contractor to do any such work, he is liable 16 to pay compensation to the employees of any such contractor or sub-contractor unless such contractor or sub-contractor has 17 18 insured, in any company or association authorized under the 19 laws of this State to insure the liability to pay compensation 20 under this Act, or guaranteed his liability to pay such 21 compensation. With respect to any time limitation on the filing of claims provided by this Act, the timely filing of a claim 22 23 against a contractor or subcontractor, as the case may be, 24 shall be deemed to be a timely filing with respect to all 25 persons upon whom liability is imposed by this paragraph.

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In the event any such person pays compensation under this

1 subsection he may recover the amount thereof from the 2 contractor or sub-contractor, if any, and in the event the 3 contractor pays compensation under this subsection he may 4 recover the amount thereof from the sub-contractor, if any.

5 This subsection does not apply in any case where the 6 accident occurs elsewhere than on, in or about the immediate 7 premises on which the principal has contracted that the work be 8 done.

9 4. Where an employer operating under and subject to the 10 provisions of this Act loans an employee to another such 11 employer and such loaned employee sustains a compensable accidental injury in the employment of such borrowing employer 12 13 and where such borrowing employer does not provide or pay the 14 benefits or payments due such injured employee, such loaning 15 employer is liable to provide or pay all benefits or payments 16 due such employee under this Act and as to such employee the liability of such loaning and borrowing employers is joint and 17 several, provided that such loaning employer is in the absence 18 19 of agreement to the contrary entitled to receive from such 20 borrowing employer full reimbursement for all sums paid or 21 incurred pursuant to this paragraph together with reasonable 22 attorneys' fees and expenses in any hearings before the 23 Illinois Workers' Compensation Commission or in any action to 24 secure such reimbursement. Where any benefit is provided or 25 paid by such loaning employer the employee has the duty of 26 rendering reasonable cooperation in any hearings, trials or

1 proceedings in the case, including such proceedings for 2 reimbursement.

Where an employee files an Application for Adjustment of 3 4 Claim with the Illinois Workers' Compensation Commission 5 alleging that his claim is covered by the provisions of the 6 preceding paragraph, and joining both the alleged loaning and borrowing employers, they and each of them, upon written demand 7 by the employee and within 7 days after receipt of such demand, 8 9 shall have the duty of filing with the Illinois Workers' 10 Compensation Commission a written admission or denial of the 11 allegation that the claim is covered by the provisions of the preceding paragraph and in default of such filing or if any 12 13 such denial be ultimately determined not to have been bona fide then the provisions of Paragraph K of Section 19 of this Act 14 15 shall apply.

16 An employer whose business or enterprise or a substantial part thereof consists of hiring, procuring or furnishing 17 18 employees to or for other employers operating under and subject to the provisions of this Act for the performance of the work 19 20 of such other employers and who pays such employees their 21 salary or wages notwithstanding that they are doing the work of 22 such other employers shall be deemed a loaning employer within 23 the meaning and provisions of this Section.

(b) The term "employee" as used in this Act means:
1. Every person in the service of the State, including
members of the General Assembly, members of the Commerce

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1 Commission, members of the Illinois Workers' Compensation 2 Commission, and all persons in the service of the University of Illinois, county, including deputy sheriffs and assistant 3 4 state's attorneys, city, town, township, incorporated village 5 or school district, body politic, or municipal corporation 6 therein, whether by election, under appointment or contract of hire, express or implied, oral or written, including all 7 8 members of the Illinois National Guard while on active duty in 9 the service of the State, and all probation personnel of the 10 Juvenile Court appointed pursuant to Article VI of the Juvenile 11 Court Act of 1987, and including any official of the State, any county, city, town, township, incorporated village, school 12 13 district, body politic or municipal corporation therein except any duly appointed member of a police department in any city 14 15 whose population exceeds 500,000 according to the last Federal 16 or State census, and except any member of a fire insurance patrol maintained by a board of underwriters in this State. A 17 duly appointed member of a fire department in any city, the 18 population of which exceeds 500,000 according to the last 19 20 federal or State census, is an employee under this Act only with respect to claims brought under paragraph (c) of Section 21 8. 22

One employed by a contractor who has contracted with the State, or a county, city, town, township, incorporated village, school district, body politic or municipal corporation therein, through its representatives, is not considered as an 09800SB1847sam001 -6- LRB098 06378 MLW 43323 a

1 employee of the State, county, city, town, township, 2 incorporated village, school district, body politic or 3 municipal corporation which made the contract.

4 2. Every person in the service of another under any 5 contract of hire, express or implied, oral or written, including persons whose employment is outside of the State of 6 Illinois where the contract of hire is made within the State of 7 8 Illinois, persons whose employment results in fatal or 9 non-fatal injuries within the State of Illinois where the 10 contract of hire is made outside of the State of Illinois, and 11 persons whose employment is principally localized within the State of Illinois, regardless of the place of the accident or 12 the place where the contract of hire was made, and including 13 14 aliens, and minors who, for the purpose of this Act are 15 considered the same and have the same power to contract, 16 receive payments and give guittances therefor, as adult 17 employees.

Every sole proprietor and every partner of a business
 may elect to be covered by this Act.

An employee or his dependents under this Act who shall have a cause of action by reason of any injury, disablement or death arising out of and in the course of his employment may elect to pursue his remedy in the State where injured or disabled, or in the State where the contract of hire is made, or in the State where the employment is principally localized.

26 However, any employer may elect to provide and pay

1 compensation to any employee other than those engaged in the 2 usual course of the trade, business, profession or occupation of the employer by complying with Sections 2 and 4 of this Act. 3 4 Employees are not included within the provisions of this Act 5 when excluded by the laws of the United States relating to 6 liability of employers to their employees for personal injuries where such laws are held to be exclusive. 7

The term "employee" does not include persons performing 8 9 services as real estate broker, broker-salesman, or salesman 10 when such persons are paid by commission only.

(c) "Commission" means the Industrial Commission created 11 by Section 5 of "The Civil Administrative Code of Illinois", 12 13 approved March 7, 1917, as amended, or the Illinois Workers' Compensation Commission created by Section 13 of this Act. 14

15 (d) To obtain compensation under this Act, an employee 16 bears the burden of showing, by a preponderance of the evidence, that he or she has sustained accidental injuries 17 arising out of and in the course of the employment. 18

19 (Source: P.A. 97-18, eff. 6-28-11; 97-268, eff. 8-8-11; 97-813, 20 eff. 7-13-12.)".