## HB2259 FULLPCS1 Ben Sherrer-SDR 2/27/2012 9:16:53 am

## **COMMITTEE AMENDMENT**

HOUSE OF REPRESENTATIVES
State of Oklahoma

SPEAKER:						
CHAIR:						
I move to amend	НВ2259			0.5.11		- '
Page	Section		Lines	Of the p		
			Of	the Eng	rossed	Bill
By striking the inserting in lie						
AMEND TITLE TO CONF		Amendm	ent submitte	ed by: Ben	Sherrer	

Reading Clerk

1	STATE OF OKLAHOMA				
2	2nd Session of the 53rd Legislature (2012)				
3	PROPOSED COMMITTEE SUBSTITUTE				
4	FOR HOUSE BILL NO. 2259 By: Sherrer				
5	by. Sherrer				
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8	PROPOSED COMMITTEE SUBSTITUTE				
9	An Act relating to workers' compensation; amending 85 O.S. 2011, Section 311, which relates to employees				
L O	exempted from application of Workers' Compensation Code; modifying exemption; defining term; amending 85 O.S. 2011, Section 341, which relates to discharge or termination of group insurance; limiting certain				
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	liability; and providing an effective date.				
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L3					
L 4					
L5	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:				
L 6	SECTION 1. AMENDATORY 85 O.S. 2011, Section 311, is				
L7	amended to read as follows:				
L8	Section 311. The Workers' Compensation Code shall not apply to				
L 9	the following employees:				
20	1. Any person for whom an employer is liable under any Act of				
21	Congress for providing compensation to employees for injuries,				
22	disease or death arising out of and in the course of employment				
23	including, but not limited to, the Federal Employees' Compensation				
24	Act, the Federal Employers' Liability Act, the Longshoremen's and				

Harbor Workers' Act and the Jones Act, to the extent his or her employees are subject to such acts;

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- 2. Any person who is employed in agriculture or horticulture by an employer who had a gross annual payroll in the preceding calendar year of less than One Hundred Thousand Dollars (\$100,000.00) wages for agricultural or horticultural workers, or any person who is employed in agriculture or horticulture who is not engaged in operation of motorized machines;
- 3. Any person who is a licensed real estate sales associate or broker, paid on a commission basis;
- 4. Any person who is providing services in a medical care or social services program, or who is a participant in a work or training program, administered by the Department of Human Services, unless the Department is required by federal law or regulations to provide workers' compensation for such person. This paragraph shall not be construed to include nursing homes;
- 5. Any person employed by an employer with five or less total employees, all of whom are related by blood or marriage to the employer, if the employer is a natural person or a general or limited partnership, or an incorporator of a corporation if the corporation is the employer;
- 6. Any person employed by an employer which is a youth sports league which qualifies for exemption from federal income taxation pursuant to federal law;

7. Sole proprietors, members of a partnership, individuals who are party to a franchise agreement as set out by the Federal Trade Commission franchise disclosure rule, 16 CFR 436.1 through 436.11, members of a limited liability company who own at least ten percent (10%) of the capital of the limited liability company or any stockholder-employees of a corporation who own ten percent (10%) or more stock in the corporation, unless they elect to be covered by a policy of insurance covering benefits under the Workers' Compensation Code;

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- 8. Any person providing or performing voluntary service who receives no wages for the services other than meals, drug or alcohol rehabilitative therapy, transportation, lodging or reimbursement for incidental expenses;
- 9. A person, commonly referred to as an owner-operator, who owns or leases a truck-tractor or truck for hire, if the owner-operator actually operates the truck-tractor or truck and if the person contracting with the owner-operator is not the lessor of the truck-tractor or truck. Provided, however, an owner-operator shall not be precluded from workers' compensation coverage under the Workers' Compensation Code if the owner-operator elects to participate as a sole proprietor;
- 10. A person referred to as a drive-away owner-operator who privately owns and utilizes a tow vehicle in drive-away operations and operates independently for hire, if the drive-away owner-

- operator actually utilizes the tow vehicle and if the person

  contracting with the drive-away owner-operator is not the lessor of

  the tow vehicle. Provided, however, a drive-away owner-operator

  shall not be precluded from workers' compensation coverage under the

  Workers' Compensation Code if the drive-away owner-operator elects

  to participate as a sole proprietor; and
  - 11. Any person who is employed as a domestic servant or as a casual worker in and about a private home or household, which private home or household had a gross annual payroll in the preceding calendar year of less than Ten Thousand Dollars (\$10,000.00) Fifty Thousand Dollars (\$50,000.00) for such workers.
- 12 SECTION 2. AMENDATORY 85 O.S. 2011, Section 341, is
  13 amended to read as follows:
  - Section 341. A. No employer may discharge or, except for nonpayment of premium, terminate any group health insurance of any employee because the employee has in good faith:
    - 1. Filed a claim;
    - 2. Retained a lawyer for representation regarding a claim;
  - 3. Instituted or caused to be instituted any proceeding under the provisions of this act the Workers' Compensation Code;
- 4. Testified or is about to testify in any proceeding under the provisions of this act the Workers' Compensation Code; or

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5. Elected to participate or not to participate in a certified workplace medical plan as provided in this act the Workers'

Compensation Code.

- B. No employer may discharge any employee during a period of temporary total disability solely on the basis of absence from work.
- C. After an employee's period of temporary total disability has ended, no employer shall be required to rehire or retain any employee who is determined to be physically unable to perform assigned duties. The failure of an employer to rehire or retain any such employee shall not be deemed a violation of this section.
- D. No employer may discharge an employee for the purpose of avoiding payment of temporary total disability benefits to the injured employee.
- E. An employer which violates any provision of this section shall be liable in a district court action for reasonable damages, actual and punitive if applicable, suffered by an employee as a result of the violation. An employee discharged in violation of the Workers' Compensation Code shall be entitled to be reinstated to his or her former position. Exemplary or punitive damage awards made pursuant to this section shall not exceed One Hundred Thousand Dollars (\$100,000.00). The employee shall have the burden of proof by a preponderance of the evidence. The liability of the state or any political subdivision, as defined in paragraph 11 of Section 152 of Title 51 of the Oklahoma Statutes, found in violation of this

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section shall be limited to the amounts set forth under The
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    Governmental Tort Claims Act.
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        SECTION 3. This act shall become effective November 1, 2012.
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        53-2-9722 SDR
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