PROPOSED AMENDMENTS TO SENATE BILL NO. 2298

Page 1, line 1, remove "provide for registration of professional employer organizations; and to"

Page 1, line 3, replace "professional employer organizations" with "staffing services"

Page 1, remove lines 5 through 24

Page 2, remove lines 1 through 10

Page 2, line 24, remove the overstrike over "client company"

Page 2, line 25, remove the overstrike over "er"

Page 2, line 26, replace "be in" with "include" and remove "sole"

Page 3, line 2, overstrike "an employee of" and after "service" insert "or that contracts to lease any or all of that person's employees from a staffing service"

Page 3, line 3, remove "Professional employer organization" means a staffing service that is in the"

Page 3, remove line 4

Page 3, line 5, remove "c."

Page 3, line 7, remove "a"

- Page 3, replace line 8 with "organizations' staff leasing companies, employee leasing organizations, and temporary staffing companies. The term "staffing service" must be broadly construed to encompass entities that offer services provided by a professional employer organization, staff leasing company, employee leasing organization, or temporary staffing company regardless of the term used.
 - (1) Within the meaning of staffing service as used in this section,
 "temporary staffing," or "temporary staffing service" means an
 arrangement by which an employer hires its own employees
 and assigns the employees to a client company to support or
 supplement the client company's workforce in a special work
 situation including:
 - (a) An employee absence;
 - (b) A temporary skill shortage;
 - (c) A seasonal workload; or
 - (d) A special assignment or project with a targeted end date.

(2) The term does not include arrangements in which the majority of the client company's workforce has been assigned by a temporary staffing service for a period of more than twelve consecutive months."

Page 3, remove line 9

- Page 3, line 10, after "4." insert "A staffing service that provides only temporary staffing services is the employee's employer. The temporary staffing service shall maintain a workers' compensation account in the temporary staffing service's name and report the wages for those workers annually to the bureau. All other staffing services shall:
 - a. Report annually the payroll detail for each North Dakota client company.
 - b. Maintain complete and separate records of the payroll of the staffing service's client companies. Claims must be separately identified by the staffing service for each client company.
 - c. Share employer responsibilities with the client company, including retention of the authority to hire, terminate, discipline, and reassign employees. If the contractual agreement between a staffing service and a client company is terminated, the employees become the sole employees of the client company.
 - d. Notify the bureau of the client company's name, workers' compensation account number, and the date the staffing service began providing services to the client company. The staffing service shall provide this information upon entering an agreement with a client company, but no later than fifteen days from the effective date of the written agreement.
 - e. Supply the bureau with a copy of the agreement between the staffing service and client company.
 - f. Notify the bureau upon termination of any agreement with a client company, but no later than fifteen days from the effective date of termination.
 - g. Notify the staffing service's client companies of an "uninsured" status for failure to pay workers' compensation premiums within fifteen days of notice by the bureau.
 - 5. A staffing service that provides both temporary and long-term employees is subject to the reporting requirements associated with the type of employee provided to the client company.
 - 6. a. The bureau shall maintain all employer data for each client company requiring coverage under this title. If a client company enters an agreement with a staffing service, the bureau shall generate a master billing for the staffing service detailing the staffing service's client companies.
 - b. Rate classifications for employees provided by a staffing service must be those which would apply as if the work were performed by the employees of the client company. A client company is eligible for bureau safety discount and dividend programs. If a client company enters an agreement with a staffing service, the client company shall retain the client company's experience rate, if applicable.

- c. Both a staffing service and client company under this section are considered employers for purposes of section 65-04-26.1. A staffing service that provides employees to a client company that has been determined to be uninsured or ineligible for coverage under sections 65-04-27.1 and 65-04-33 may not secure workers' compensation coverage for those employees.
- 7. a. The bureau shall determine whether an entity is a staffing service. If the bureau determines an entity is a staffing service, the bureau may further determine if the entity is a temporary staffing service. In rendering either determination, the bureau may issue a decision under section 65-04-32. If the bureau determines an entity is not a staffing service, the client company shall maintain a workers' compensation account and pay the premium for coverage of the employees.
 - b. The factors the bureau may consider in determining whether an entity is a staffing service include the number of client companies handled by the staffing service, the length of time the staffing service has been in existence, the extent to which the staffing service extends services to the general public, the degree to which the client company and staffing service are separate and unrelated business entities, the repetition of officers or managers between the client company and staffing service, and the extent to which a client company has an ownership or other interest in the staffing service. The bureau also may consider the scope of the services provided by the staffing service, the relationship between the staffing service and the client company's workers, the written agreement between the staffing service and the client company, and any other factor deemed relevant by the bureau.
 - c. The bureau may require information from any staffing service, including a list of current client company accounts, staffing assignments, payroll information, and rate classification information. A client company shall provide any information requested by the bureau regarding any staffing service.

8."

Page 3, line 12, remove "Rules adopted by the"

Page 3, remove lines 13 and 14

Renumber accordingly