SB 678-1 (LC 3586) 4/11/13 (CJC/ps)

PROPOSED AMENDMENTS TO SENATE BILL 678

1 On <u>page 1</u> of the printed bill, line 2, after "statutes;" insert "creating new 2 provisions;".

3 Delete lines 5 through 30 and delete <u>page 2</u> and insert:

4 **"SECTION 1.** ORS 656.018 is amended to read:

"656.018. (1)(a) The liability of every employer who satisfies the duty re- $\mathbf{5}$ quired by ORS 656.017 (1) is exclusive and in place of all other liability 6 arising out of injuries, diseases, symptom complexes or similar conditions 7 arising out of and in the course of employment that are sustained by subject 8 workers, the workers' beneficiaries and anyone otherwise entitled to recover 9 damages from the employer on account of such conditions or claims resulting 10 therefrom, specifically including claims for contribution or indemnity as-11 serted by third persons from whom damages are sought on account of such 12conditions, except as specifically provided otherwise in this chapter. 13

"(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 subject worker under this chapter for injuries, diseases, symptom complexes or similar conditions arising out of and in the course of employment are in lieu of any remedies they might otherwise have for such injuries, diseases, symptom complexes or similar conditions against the worker's employer under ORS 654.305 to 654.336 or other laws, common law or statute, except to the extent the worker is expressly given the right under this chapter to bring suit against the employer of the worker for an injury, disease, symptom complex or similar condition.

"(3) The exemption from liability given an employer under this section is 8 also extended to the employer's insurer, the self-insured employer's claims 9 administrator, the Department of Consumer and Business Services, and to 10 the contracted agents, employees, partners, limited liability company 11 members, general partners, limited liability partners, limited partners, 12 officers and directors of the employer, the employer's insurer, the self-insured 13 employer's claims administrator and the department, except that the ex-14 emption from liability shall not apply: 15

"(a) [Where] 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 [is
proximately caused by willful and unprovoked aggression by the person otherwise exempt under this subsection];

"(b) [*Where*] **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; [*or*]

"(c) [Where] 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 [*is proximately caused* by failure of the employer to comply with the notice posted pursuant to ORS 654.082.]; or

29 "(d) If the negligence of a person otherwise exempt under this 30 subsection is a substantial factor in causing the injury, disease, symptom complex or similar condition and the negligence occurs out side of the capacity that qualifies the person for exemption under this
 section.

"(4) The exemption from liability given an employer under this section
applies to 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).

"(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.

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

"(A) [When] 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 [is
proximately caused by willful and unprovoked aggression by the person otherwise exempt under this subsection];

"(B) [When] 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; [or]

"(C) [When] 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 [is proximately caused by failure of the client to comply with the notice posted pursuant to ORS 654.082.]; or

SB 678-1 4/11/13 Proposed Amendments to SB 678 1 "(D) If the negligence of a person otherwise exempt under this 2 subsection is a substantial factor in causing the injury, disease, 3 symptom complex or similar condition and the negligence occurs out-4 side of the capacity that qualifies the person for exemption under this 5 subsection.

6 "(6) Nothing in this chapter shall prohibit payment, voluntarily or oth-7 erwise, to injured workers or their beneficiaries in excess of the compen-8 sation required to be paid under this chapter.

9 "(7) The exclusive remedy provisions and limitation on liability provisions 10 of this chapter apply to all injuries and to diseases, symptom complexes or 11 similar conditions of subject workers arising out of and in the course of 12 employment whether or not they are determined to be compensable under 13 this chapter.

"<u>SECTION 2.</u> The amendments to ORS 656.018 by section 1 of this
 2013 Act apply to all claims or causes of action arising on or after the
 effective date of this 2013 Act.

"SECTION 3. This 2013 Act being necessary for the immediate
 preservation of the public peace, health and safety, an emergency is
 declared to exist, and this 2013 Act takes effect on its passage.".

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