Ensuring Enforcement of Wage and Hour Laws for all Working Floridians by Establishing a Department of Labor

The problem:

Florida is one of just four states in the U.S. — and the only state in the South — to enshrine the right to a minimum wage in its Constitution, the highest level of state law. However, without enforcement, Florida’s $15 wage under Amendment 2 cannot be fully realized. Research has found that the Attorney General’s Office has largely abandoned its responsibility to enforce Florida’s constitutionally mandated minimum wage.

Employers failing to pay the mandated minimum wage is one of many forms of wage theft. Some are under the impression that the U.S. Department of Labor’s Wage and Hour Division (WHD) is sufficient for enforcing the minimum wage; however, WHD is only empowered to enforce the federal minimum wage. Thus, where a state has a minimum wage that exceeds the federal rate, as Florida does, WHD can only recover up to $7.25 per hour owed to aggrieved workers. A state mechanism similar to WHD is needed to enforce the higher minimum wage and ensure compliance with the state law. Such a mechanism often takes the form of an administrative labor standards enforcement agency, usually housed in a Department of Labor.

How HB 507/SB 1756, “Department of Labor,” addresses the problem:

The legislation would establish a state Department of Labor (DOL) to enforce Florida’s minimum wage and “Florida Minimum Wage Act.” The department would be tasked with:

- developing and oversee mechanisms through which workers can make complaints;
- protecting workers against retaliation and adverse action;
- requiring record-keeping of compliance with wage and hour laws;
- conducting investigations and obtaining evidence and injunctions; and
- assessing damages, fines, and penalties.

The bill would also establish the DOL Community Advisory Board to hold the department accountable. Representatives from the DOL, Departments of Economic Opportunity and Education, Florida Chamber of Commerce, small business, and labor organizations will make up the board.

Why now is the time to pass HB 507/SB 1756

- Florida’s gradual $15 minimum wage has begun. Wage theft rates shot up after Florida’s 2005 minimum wage increase. A recent analysis expects similar wage theft rates amid Amendment 2’s passage.

- Businesses deserve better. Minimum wage violations force law-abiding employers to compete with artificially low labor costs, which give employers who cheat their workers a competitive advantage.

- Wage theft is bad for the economy. By design, minimum wage policies benefit people with low incomes. These workers are much more likely to spend their increased pay (especially locally) than
their higher-earning peers are. This remains true even as businesses moderately increase prices\textsuperscript{10} to account for increased labor costs. They can’t do that if their pay is taken from them. Unsurprisingly, wage theft also increases the percentage of workers living in poverty and on public assistance.\textsuperscript{11} Research has found\textsuperscript{12} that if current wage theft trends persist, Florida stands to lose $152 million in sales tax revenue by 2026, when the $15 minimum wage is fully phased in. This equates to $25.3 million, on average, in lost sales tax revenue per year.

For more info:

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\textsuperscript{1} Colorado, Ohio, and New Jersey are the other three states with minimum wage rights in their constitutions. See Table A-1 in “State Minimum Wages: An Overview,” Congressional Research Service, December 22, 2020, https://sgp.fas.org/crs/misc/R43792.pdf.


\textsuperscript{8} Tsoukalas et al.


\textsuperscript{10} Elisa Minoff et al. “Bare Minimum: Why We Need To Raise Wages For America’s Lowest-Paid Families,” Georgetown Law Center On Poverty and Inequality; The Leadership Conference Education Fund, April 2018, https://www.georgetownpoverty.org/issues/employment/bare-minimum/.


\textsuperscript{12} Tsoukalas et al.