HOUSE BILL 714

By: Delegates Krysiak, Cane, Love, Mathias, Minnick, and Morhaim

Introduced and read first time: February 4, 2010 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

Labor and Employment – Exemption from Covered Employment – Home Care Workers

- FOR the purpose of clarifying that work performed by a home care worker under
 certain circumstances is not covered employment for purposes of unemployment
 insurance; and generally relating to coverage of individuals providing home care
 work under the unemployment insurance law.
- 8 BY repealing and reenacting, without amendments,
- 9 Article Labor and Employment
- 10 Section 8–205
- 11 Annotated Code of Maryland
- 12 (2008 Replacement Volume and 2009 Supplement)
- 13 BY adding to
- 14 Article Labor and Employment
- 15 Section 8–206(i)
- 16 Annotated Code of Maryland
- 17 (2008 Replacement Volume and 2009 Supplement)

18	SECTION	1.	BE	IT	ENACTED	BY	THE	GENERAL	ASSEMBLY	OF
19	MARYLAND, Tha	at th	ne La	ws o	f Marvland re	ead a	s follow	vs:		

20 Article – Labor and Employment

21 8–205.

22 (a) Work that an individual performs under any contract of hire is not 23 covered employment if the Secretary is satisfied that:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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2	HOUSE BILL 714							
(1) direction over it	the individual who performs the work is free from control and ts performance both in fact and under the contract;							
(2) or occupation of	the individual customarily is engaged in an independent business f the same nature as that involved in the work; and							
(3)	the work is:							
whom the work	(i) outside of the usual course of business of the person for is performed; or							
whom the work	(ii) performed outside of any place of business of the person for is performed.							
(b) Th) The Secretary shall adopt regulations to provide:							
(1) section; and	general guidance about the application of subsection (a) of this							
	specific examples of how subsection (a) of this section is applied to ies, including the construction industry, the landscaping industry, and services industry.							
8–206.								
(I) WORK IS NOT COVERED EMPLOYMENT WHEN PERFORMED BY A HOME CARE WORKER IF THE SECRETARY IS SATISFIED THAT:								
) THE WORKER AND THE HOME CARE AGENCY HAVE ENTERED EN AGREEMENT THAT IS CURRENTLY IN EFFECT;							
(2) HOME CARE AG) THE WORKER IS NOT RESTRICTED AS TO THE NUMBER OF GENCIES THE WORKER MAY WORK FOR;							
(3) PAYMENT; AN								
(4)) THE WRITTEN AGREEMENT EXPRESSLY STATES:							
	(I) THE WORKER IS AN INDEPENDENT CONTRACTOR; AND							
	(II) THE WORKER KNOWS:							
FEDERAL INC	1. OF THE RESPONSIBILITY TO PAY STATE AND OME TAXES AND TO MAKE ANY REQUIRED SOCIAL SECURITY							

30 CONTRIBUTIONS FOR SELF-EMPLOYMENT; AND

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1 2. THAT THE WORK IS NOT COVERED EMPLOYM	ENT.
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2 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 3 October 1, 2010.