SB 63 (JACKSON) UNLAWFUL EMPLOYMENT PRACTICE: PARENTAL LEAVE OPPOSE – JOB KILLER





NFIB

The Voice of Small Business.





































































CALIFORNIA

MANUFACTURERS

& TECHNOLOGY



GREATER BAKERSFIELD

CHAMBER OF COMMERCE





CAHSAH



Chamber of Commerce

























SB 63 (JACKSON) UNLAWFUL EMPLOYMENT PRACTICE: PARENTAL LEAVE OPPOSE – JOB KILLER

UDPATED FLOOR ALERT

September 11, 2017

TO: Members, California State Assembly

FROM: California Chamber of Commerce

Agricultural Council of California

American Petroleum and Convenience Store Association Associated Builders and Contractors – San Diego Chapter

Associated General Contractors California Ambulance Association

California Association for Health Services at Home California Association of Joint Powers Authorities California Association of Winegrape Growers California Business Properties Association

California Farm Bureau Federation

California Landscape Contractors Association

California League of Food Processors

California Manufacturers and Technology Association
California Professional Association of Specialty Contractors

California Retailers Association California Special Districts Association California State Association of Counties

California Travel Association
Camarillo Chamber of Commerce
Carlsbad Chamber of Commerce
Civil Justice Association of California

CSAC - EIA

El Dorado Hills Chamber of Commerce

Family Business Association Fresno Chamber of Commerce

Greater Bakersfield Chamber of Commerce Greater Coachella Valley Chamber of Commerce

Greater Conejo Valley Chamber of Commerce

Greater Irvine Chamber of Commerce Greater Riverside Chamber of Commerce

Greater San Fernando Valley Chamber of Commerce

League of California Cities Lodi Chamber of Commerce

Long Beach Area Chamber of Commerce Los Angeles Area Chamber of Commerce National Federation of Independent Business North Orange County Chamber of Commerce

Murrieta Chamber of Commerce Orange County Business Council Oxnard Chamber of Commerce

Palm Desert Area Chamber of Commerce

Pleasant Hill Chamber of Commerce

Plumbing-Heating-Cooling Contractors Association of California

Rancho Cordova Chamber of Commerce

Redondo Beach Chamber of Commerce

Rocklin Area Chamber of Commerce

San Diego Regional Chamber of Commerce

Santa Ana Chamber of Commerce

Santa Maria Valley Chamber of Commerce Visitor and Convention Bureau

Simi Valley Chamber of Commerce

South Bay Association of Chambers of Commerce

Southwest California Legislative Council

Torrance Area Chamber of Commerce

Western Carwash Association

Western Electrical Contractors Association

Western Growers Association

Yuba-Sutter Chamber of Commerce

SUBJECT: SB 63 (JACKSON) UNLAWFUL EMPLOYMENT PRACTICE: PARENTAL LEAVE

OPPOSE - JOB KILLER

The California Chamber of Commerce and the organizations listed above respectfully **OPPOSE SB 63 (Jackson)**, as amended July 13, 2017, which has been identified as a **JOB KILLER**. **SB 63** targets and will significantly harm small employers in California with as few as 20 employees by adding to the existing burden under which they already struggle. The recent amendments do not limit the cost and exposure of litigation **SB 63** presents to employers. Governor Brown vetoed a similar, but narrower, proposal just last year.

SB 63 Will Overwhelm Small Employers with a New 12-Week Mandatory Leave of Absence:

SB 63 targets small employers with as few as 20 employees within a 75-mile radius and requires those employers to provide **12 weeks** of leave, in addition to the other leaves of absence California already imposes. This mandate will overwhelm small employers as follows:

- (1) SB 63 Creates a Combined 7-Month Protected Leave of Absence on Small Employers: California already requires employers with 5 or more employees to provide up to 4 months of protected leave for an employee who suffers a medical disability because of pregnancy. SB 63 will add another 12 weeks of leave for the same employee, totaling 7 months of potential protected leave. Such an extensive period of time is unreasonable for a small employer with a limited workforce to accommodate.
- (2) SB 63 Could Impact Worksites that Have Substantially Fewer than 20 Employees: SB 63 is applicable to any employer that has 20 or more employees within a 75-mile radius. Employees at multiple worksites are aggregated together to reach the employee threshold under this proposal. Accordingly, a worksite that only has 5 employees will be required to accommodate this mandatory leave if there are other worksites in a 75-mile radius that have enough employees to reach the 20 employee threshold. The worksite of the employee who takes the leave is the location that will be impacted by the protected leave. Exposing employers with a limited number of employees at a worksite to this extensive mandatory leave will create a hardship.
- (3) SB 63 Imposes a Mandatory Leave, with No Discretion to the Employer: As a "protected leave," with a threat of litigation to enforce it, SB 63 mandates the small employer to provide 12 weeks of leave. The leave under SB 63 must be given at the employee's request, regardless of whether the employer has other employees out on other California required leaves. This mandate on such a small employer with a limited workforce creates a significant challenge for the employer's ability to maintain operations.
- (4) SB 63 Imposes Additional Costs on Small Employers that Are Struggling with the Increased Minimum Wage: Even though the leave under SB 63 is not "paid" by the employer, that does not mean the small employer will not suffer added costs. While the employee is on leave, the employer will have to: (1) maintain medical benefits while the employee is on leave; (2) pay for a temporary

employee to cover for the employee on leave, usually at a higher premium; or, (3) pay overtime to other employees to cover the work of the employee on leave. The cost of overtime is higher given the increase of the minimum wage, which will add to the overall cost on small employers.

(5) SB 63 Exposes Small Employers to Costly Litigation: SB 63 labels an employer's failure to provide the 12 week leave of absence as an "unlawful employment practice." This label is significant as it exposes an employer to costly litigation under the Fair Employment and Housing Act (FEHA). An employee who believes the employer did not provide the 12 weeks of protected leave, failed to return the employee to the same or comparable position, failed to maintain benefits while out on the 12 weeks of leave, or took any adverse employment action against the employee for taking the leave, could pursue a claim against the employer seeking: compensatory damages, injunctive relief, declaratory relief, punitive damages, and attorney's fees.

A 2015 study by insurance provider Hiscox regarding the cost of employee lawsuits under FEHA estimated that the cost for a small- to mid-size employer to defend and settle a single plaintiff discrimination claim was approximately \$125,000.

While recent amendments appear to address the litigation concern under **SB 63** with a proposed mediation pilot program, this amendment is flawed for the following reasons: (1) the language allows either party to withdraw from mediation at any point, meaning an employee represented by counsel can terminate the mediation before it even begins and go straight to litigation; and (2) the pilot program is contingent on receiving funding next year (2018), meaning the program will not go into effect until 2019, and sunsets in 2020.

California Already Imposes Numerous Family-Friendly Leaves of Absence on Employers: California is already recognized by the National Conference of State Legislatures as one of the most family-friendly states given its list of programs and protected leaves of absence, including: paid sick days, school activities leave, kin care, paid family leave program, pregnancy disability leave, and the California Family Rights Act. This list is in addition to the leaves of absence required at the federal level. In a recent study titled "The Status of Women in the States: 2015 Work & Family," California was ranked No. 2 for work and family policies that support workers keeping their jobs and also caring for their family members. Imposing an additional 12-week, mandatory leave of absence targeted specially at small employers is unduly burdensome.

For these reasons, we respectfully **OPPOSE SB 63** as a **JOB KILLER**.

cc: The Honorable Hannah-Beth Jackson
Camille Wagner, Office of the Governor
Jennifer Richard, Assembly Committee on Labor and Employment
Joshua White, Assembly Republican Caucus
Department of Industrial Relations
Labor and Workforce Development Agency
District Offices, Members, California State Assembly