Garment Worker Protection Act
Senate Bill 62

Summary:
SB 62 would expand and strengthen enforcement of wage theft liability in the garment manufacturing industry, ensuring that retailers cannot use layers of contracting to avoid responsibility under the law. By eliminating the piece rate in the garment industry while still allowing for bonus and incentive payments, this bill would ensure that workers are paid for all time spent working.

Problem:
These so-called retailers have frustrated the law, avoiding liability for this systemic abuse by creating layers of subcontracting, which has enabled them to claim that they do not fall under the definition of “garment manufacturer” and are therefore not liable for these egregious wage violations. The intent of the law must be restored, or the unrelenting problem of wage theft in the garment industry will continue.

Solution:
SB 62 would strengthen protections for garment workers by: 1) Eliminating the piece rate in the garment industry to ensure garment workers are paid legal wages for all time-spent working while still allowing for incentive-based bonuses above their legal wage; (2) Expanding liability for wage violations; (3) Creating a rebuttable presumption as to the identities of the brands based on garment workers’ testimony; (4) Explicitly authorizing the Labor Commissioner’s Bureau of Field Enforcement to investigate and cite brand guarantors.

Support:
The Garment Worker Center (Co-Sponsor)
Bet Tzedek Legal Services (Co-Sponsor)
Western Center on Law and Poverty (Co-Sponsor)

Contact:
Bethany Renfree, Legislative Director
Bethany.Renfree@sen.ca.gov
(916) 651-4024

Last updated: December 8, 2020