



MATT DOLAN
STATE SENATOR, 24TH DISTRICT

Senate Building
Rm. 127
Columbus, Ohio 43215
Phone: 614.466.8056
dolan@ohiosenate.gov

SB 201 Sponsor Testimony
Senate Transportation, Commerce and Workforce Committee
November 6, 2019

Chairman McColley, Vice Chair Johnson, Ranking Member Antonio and members of the Senate Transportation, Commerce and Workforce Committee, thank you for allowing me to provide testimony on Senate Bill 201.

Senate Bill 201 creates alternative employer organizations (AEO). The AEO mirrors the functions of PEOs (Professional Employer Organizations) with the exception that an AEO must file federal payroll taxes under the tax identification number of its client instead of its own, which is the traditional model.

Currently, companies can contract with a PEO to manage different human resource functions. The company that contracts with the PEO is their client-employer and they form a co-employer relationship. The PEO has the ability to process payroll, pay all wages and applicable state and payroll taxes and maintain workers' compensation coverage. This is all done under the PEOs federal employer identification number and not their client-employers. Under this bill, an AEO will have the ability to provide the same functions as a PEO, but under the client-employers FEIN instead of their own.

As a result of changing which FEIN number is used, there are safeguards provided in the bill to ensure liability and transparency for the AEO and their client-employer. The following safeguards have been added:

- State law
 - An AEO will be statutorily liable for payment of wages and taxes
 - Noncompliance will lead to loss of license to operate in the state
- Contract
 - The bill requires an agreement between the AEO and the client-employer to include a provision that the AEO remains jointly and severally liable for all applicable taxes
- Record-keeping and administrative enforcement
 - An AEO will be required to keep a record any time a client-employer fails to pay the AEO in an amount sufficient to cover wages and taxes and a record that the AEO paid both regardless of payment to the AEO

- Nonpayment and noncompliance by the AEO found during a BWC audit can result in loss of license to operate in the state
- Posting BWC Bond
 - AEOs will be required to post a bond with the BWC in an amount sufficient to cover any unpaid taxes or wages or at least one million dollars

With the addition of these safeguards, the state is ensuring that AEOs assume the same responsibilities and liabilities as PEOs. SB 201 makes a simple change that will provide more flexibility and transparency for Ohio's companies wishing to use an AEO for human resources management all while using their own FEIN to do so.

Thank you, Chairman McColley, for allowing me to provide sponsor testimony today on SB 201. I welcome any questions from the committee.