United States Senate  
Washington, DC 20510  

November 21, 2017  

Dear Senator:  

On behalf of the National Hispanic Leadership Agenda (NHLA)—the coalition of the nation’s 45 preeminent Latino advocacy organizations—we strongly urge you to oppose the House-passed, and misleadingly named, “Save Local Business Act” (HR 3441) or any similar legislation that should come before you.

HR 3441 would change the definitions of employment relationships under the Fair Labor Standards Act (FLSA) and the National Labor Relations Act (NLRA). The FLSA requires most employers to keep payroll records, pay a minimum wage, pay overtime after 40 hours per week, and comply with rules on child labor. The NLRA creates a right of most workers to join or organize a labor union free from retaliation and a structure for collective bargaining.

Currently, the definitions of employment relationships in the FLSA and the NLRA, though different, allow courts and the federal agencies to consider the facts of each case and determine under certain circumstances that two businesses which share responsibility for employment of a group of workers should be considered to be “joint employers” of those workers and jointly responsible for complying with the law.

HR 3441 would make it virtually impossible for a court or federal enforcement agency to hold that two businesses are both the employer—or “joint employers”—of a group of workers even when the two businesses share responsibilities for their hiring and employment. Just one entity would be solely responsible for compliance with the law and liable to workers for backpay and other relief when their rights are violated. Ordinarily, it would mean that a business that utilizes a labor contractor or other labor intermediary could escape responsibility and foist all liability on the labor contractor. The bill contravenes decades of lessons about reducing child labor, sweatshops and other abuses.

The prohibition against joint employment liability would fall especially harshly on workers when, as happens all too frequently, the labor contractor lacks sufficient assets to pay a court judgment. In such cases, the workers are denied a remedy and the business is free to continue its use of abusive labor contractors. Meanwhile businesses, whether using labor contractors or not, that ensure compliance with employment laws suffer a competitive disadvantage because their costs are higher.
The quadrennial Public Policy Agenda of the NHLA, which identifies key issues impacting the nation’s Latino community and provides recommendations to policymakers, states: “Latinos are overrepresented in low-wage occupations, including in building services, food establishments, agriculture, and home health care, among other occupations, where fissured workplaces are an issue. A fissured workplace occurs when the relationship between workers and employers is increasingly blurred as layers of subcontracting of low-wage jobs grow. The convoluted nature of these arrangements makes it difficult to ensure compliance with regulations meant to protect workers.” The recommendations include addressing the issue of fissured workplaces through “enforcement of the joint employer concept,” which HR 3441 would undermine.

Joint employer liability encourages businesses to ensure compliance with labor laws on behalf of workers who sustain their businesses and to utilize labor contractors that comply with the law and possess resources to meet their financial and legal obligations. Businesses are permitted, under current law, to use labor contractors and other intermediaries and to require such contractors to accept responsibility and liability under employment laws. This bill would encourage businesses to engage labor contractors that deprive workers of their rights and thereby gain an unfair competitive advantage against law-abiding employers.

NHLA strongly opposes HR 3441 as it would undermine basic labor protections for millions of workers while deteriorating the competitiveness of businesses that choose not to evade labor protections in the manner that this bill would permit. We urge you to oppose HR 3441 and any similar legislation.

If you have any questions regarding NHLA’s position on HR 3441, please do not hesitate to contact NHLA through Bruce Goldstein at bgoldstein@farmworkerjustice.org.

Sincerely,

Hector E. Sanchez
Executive Director, Labor Council for Latin American Advancement (LCLAA)
Chair, NHLA

Bruce Goldstein
President, Farmworker Justice
Co-Chair, NHLA Economic Empowerment and Labor Committee

Eric Rodriguez
Vice President, UnidosUS
Co-Chair, NHLA Economic Empowerment and Labor Committee