ResolutionNo. __6

Date: 6/9/2023

City: Washington, DC

NAHB Resolution

Title: Protection of Rights of Independent Contractors

Sponsor: Federal Government Affairs Committee

Submitted by: Eugene Graf IV

WHEREAS, the construction of a home entails the expertise of a host of specialty trades:

WHEREAS, home builders and remodelers typically subcontract a large portion of their construction work out to those specialty trade subcontractors operating as independent contractors who can more efficiently deliver individual pieces of the construction process

WHEREAS, independent contractors are entrepreneurs pursuing the American dream of starting and growing their own businesses;

WHEREAS, under current federal laws, the Department of Treasury/Internal Revenue Service, Department of Labor, Madil Labor Relations Board and Equal Employment Opportunity Commission oversee laws such as the National Labor Relations Act, the Civil Rights Act, Fair Labor Standards Act, Federal Insurance Contribution Act (FICA), Social Security Act and Employee Retireent Income Security Act (ERISA), which rely on different definitions of an employee and various tests, or criteria, to distinguish independent contractors from employees.

WHEREAS, some of these Acts fail to define who is a covered employee;

WHEREAS, in 1947, the United States Supreme Court ruled in two landmark cases that the employed PSOR\HH UHODWLRQVKLS VKRXOG EH GHWHUHDOLWLHV WHVW 'EDVHG RQ ZKHWKHU WKH ZRUNHU ZDWKH\UHQGHUHG VHUYLFHV '

WHEREAS, Congress subsequently believed the economic realities test would be interpreted too broadly and jeopardize the financial stability of the Social Security system, leading Congress to pass a resolution calling on Treasury and the Internal

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RevenueService to rely on a common law interpretation of the employee/independent contractor distinction when administering the Social Security Act;

:+(5(\$6 VLQFH & RQJUHVV GLG QRW UHMHFW WKH 6XS test, divergent tests emerged betweether Fair Labor Standards Act administered by the Department of Labor, which remained subject to the economic realities test, and those laws administered by the Internal Revenue Service and National Labor Relations Board, which rely on their respective from s of common law test;

WHEREAS, states also have laws covering employees and therefore also define which workers are employees and which are independent contractors;

WHEREAS, state laws governing independent contractors generally fall into two camps: thee that rely on the common law approach and are similar to the Internal 5 H Y H Q X H 6 H U Y L F H ¶ V P H W K R G D Q G W K R V H W K D W U H O \ R 0 three specific criteria that must be met for a worker to be considered an independent contractor;

WHEREAS, the different tests used the Department of Labor, Internal Revenue Service, National Labor Relations Board and the states result in unnecessary confusion, conflict, and cost;

WHEREAS, the National Labor Relations Board and Department of Labor of make significant changes to their independent contractor standards following changes in presidential administrations;

WHEREAS, these frequent changes cause further uncertainty as to the current and IXWXUH VWDWXV RI D JLYHQ ZRUNHU¶V FODVVLILFDWLRQ

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WHEREAS, federal legislation has been introduced to replace the Department of /DERU¶V HFRQRPLF UHDOLWLHV WHVW ZLWK WKH FRPPRQ harmonize the two processes for determining worker status;

NOW, THEREFORE, BE IT RESOLVED that the National Association of Home Builders (NAHB), in recognition of the unique characteristics of the home building business and threed forflexibility to allow building industry workers to function in a changing economyurge Congress to enact legislation that would facilitate qualification of workers in the home building and remodeling industries as independent contractors, and

BE IT FURTHER RESOLVED that NHB oppose any effort to enact legislation that would restrict the ability of specialty subcontractors complying with current law to qualify as independent contractors, and

BE IT FURTHER RESOLVED that NAHB urge Congress and the Administration to harmonizthe assorted tests for classification of independent contractors in a manner that preserves, protects, and promotes the historic and present use of independent contractors in residential construction.