



188262

LEGISLATIVE ACTION

Senate	.	House
Comm: RCS	.	
04/05/2011	.	
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The Committee on Judiciary (Richter) recommended the following:

Senate Amendment to Amendment (146138)

Delete line 24
and insert:

not mean the person or agency that uses the contract labor. The term does not include an employee leasing company licensed pursuant to part IX of chapter 468 which enters into a written agreement or understanding with its client company which places the primary obligation for compliance with this part upon its client company. In the absence of a written agreement or understanding, the contracting party, whether the licensed employee leasing company or client company that initially hires



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14 the leased employee, is responsible for the obligations set
15 forth in this part. Such employee leasing company shall, at all
16 times, remain an employer as otherwise specified by law.