1	AN ACT	
2	RELATING TO LABOR; RAISING THE MINIMUM WAGE; PROVIDING A	
3	SEPARATE MINIMUM WAGE FOR EMPLOYED SECONDARY SCHOOL STUDENTS.	
4		
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:	
6	SECTION 1. Section 50-4-21 NMSA 1978 (being Laws 1955,	
7	Chapter 200, Section 2, as amended) is amended to read:	
8	"50-4-21. DEFINITIONSAs used in the Minimum Wage	
9	Act:	
10	A. "employ" includes suffer or permit to work;	
11	B. "employer" includes any individual,	
12	partnership, association, corporation, business trust, legal	
13	representative or organized group of persons employing one or	
14	more employees at any one time, acting directly or indirectly	
15	in the interest of an employer in relation to an employee,	
16	but shall not include the United States, the state or any	
17	political subdivision of the state; provided, however, that	
18	for the purposes of Subsection A of Section 50-4-22 NMSA	
19	1978, "employer" includes the state or any political	
20	subdivision of the state; and	
21	C. "employee" includes an individual employed by	
22	an employer, but shall not include:	
23	(1) an individual employed in domestic	
24	service in or about a private home;	
25	(2) an individual employed in a bona fide SCORC/SB 437 Page 1	

executive, administrative or professional capacity and forepersons, superintendents and supervisors;

1

2

3

4

5

6

7

8

(3) an individual employed by the United States, the state or any political subdivision of the state; provided, however, that for the purposes of Subsection A of Section 50-4-22 NMSA 1978, "employee" includes an individual employed by the state or any political subdivision of the state;

an individual engaged in the activities 9 (4) of an educational, charitable, religious or nonprofit 10 organization where the employer-employee relationship does 11 not, in fact, exist or where the services rendered to such 12 organizations are on a voluntary basis. 13 The employeremployee relationship shall not be deemed to exist with 14 15 respect to an individual being served for purposes of rehabilitation by a charitable or nonprofit organization, 16 notwithstanding the payment to the individual of a stipend 17 based upon the value of the work performed by the individual; 18

19 (5) salespersons or employees compensated20 upon piecework, flat rate schedules or commission basis;

21 (6) registered apprentices and learners
22 otherwise provided by law;

(7) persons eighteen years of age or under
who are not students in a primary, secondary, vocational or
training school;

1 (8) G.I. bill trainees while under training; 2 seasonal employees of an employer (9) 3 obtaining and holding a valid certificate issued annually by 4 the director of the labor relations division of the workforce 5 solutions department. The certificate shall state the job 6 designations and total number of employees to be exempted. In approving or disapproving an application for a certificate 7 8 of exemption, the director shall consider the following: 9 whether such employment shall be at (a) 10 an educational, charitable or religious youth camp or retreat; 11 (b) that such employment will be of a 12 temporary nature; 13 that the individual will be (c) 14 15 furnished room and board in connection with such employment, or if the camp or retreat is a day camp or retreat, the 16 individual will be furnished board in connection with such 17 employment; 18 (d) the purposes for which the camp or 19 20 retreat is operated; the job classifications for the (e) 21 positions to be exempted; and 22 any other factors that the director (f) 23 deems necessary to consider; 24 any employee employed in agriculture: 25 (10) SCORC/SB 437 Page 3

1 if the employee is employed by an (a) 2 employer who did not, during any calendar quarter during the 3 preceding calendar year, use more than five hundred person-4 days of agricultural labor; 5 (b) if the employee is the parent, 6 spouse, child or other member of the employer's immediate family; for the purpose of this subsection, the employer 7 shall include the principal stockholder of a family 8 9 corporation; 10 (c) if the employee: 1) is employed as a hand-harvest laborer and is paid on a piece-rate basis in 11 an operation that has been, and is customarily and generally 12 recognized as having been, paid on a piece-rate basis in the 13 region of employment; 2) commutes daily from the employee's 14 15 permanent residence to the farm on which the employee is so employed; and 3) has been employed in agriculture less than 16 thirteen weeks during the preceding calendar year; 17 if the employee, other than an (d) 18 employee described in Subparagraph (c) of this paragraph: 19 20 1) is sixteen years of age or under and is employed as a hand-harvest laborer, is paid on a piece-rate basis in an 21 operation that has been, and is generally recognized as 22 having been, paid on a piece-rate basis in the region of 23 employment; 2) is employed on the same farm as the employee's 24 parent or person standing in the place of the parent; and 25

1 3) is paid at the same piece-rate as employees over age 2 sixteen are paid on the same farm; or 3 if the employee is principally (e) 4 engaged in the range production of livestock or in milk 5 production; (11) an employee engaged in the handling, 6 7 drying, packing, packaging, processing, freezing or canning 8 of any agricultural or horticultural commodity in its 9 unmanufactured state; or employees of charitable, religious or 10 (12)nonprofit organizations who reside on the premises of group 11 homes operated by such charitable, religious or nonprofit 12 organizations for persons who have a mental, emotional or 13 developmental disability." 14 15 SECTION 2. Section 50-4-22 NMSA 1978 (being Laws 1955, Chapter 200, Section 3, as amended) is amended to read: 16 "50-4-22. MINIMUM WAGES.--17 Α. Except as provided in Subsection B or D of this 18 section, an employer shall pay to an employee a minimum wage 19 20 rate of: prior to January 1, 2020, at least seven (1)21 dollars fifty cents (\$7.50) an hour; 22 (2) beginning January 1, 2020 and prior to 23 January 1, 2021, at least nine dollars (\$9.00) an hour; 24 25 (3) beginning January 1, 2021 and prior to

January 1, 2022, at least ten dollars fifty cents (\$10.50) an hour;

1

2

3

4

5

6

7

25

(4) beginning January 1, 2022 and prior to January 1, 2023, at least eleven dollars fifty cents (\$11.50) an hour; and

(5) on and after January 1, 2023, at least twelve dollars (\$12.00) an hour.

8 Β. On and after January 1, 2020, an employer who 9 employs a student regularly enrolled in secondary school to 10 work after school hours or when school is not in session shall pay the student a minimum wage rate of at least eight 11 dollars fifty cents (\$8.50) an hour unless the student is 12 employed pursuant to Subsection D of this section, in which 13 case the provisions of that subsection shall apply to the 14 15 student. In each case, the employer shall follow the provisions of the Child Labor Act, and Subsection E of this 16 section shall not apply to the student. 17

18 C. An employer furnishing food, utilities,
19 supplies or housing to an employee who is engaged in
20 agriculture may deduct the reasonable value of such furnished
21 items from any wages due to the employee.

D. An employee who customarily and regularly
receives more than thirty dollars (\$30.00) a month in tips
shall be paid a minimum hourly wage as follows:

(1) prior to January 1, 2020, at least two

1 dollars thirteen cents (\$2.13) an hour; beginning January 1, 2020 and prior to 2 (2) 3 January 1, 2021, at least two dollars thirty-five cents 4 (\$2.35) an hour; 5 (3) beginning January 1, 2021 and prior to 6 January 1, 2022, at least two dollars fifty-five cents 7 (\$2.55) an hour; beginning January 1, 2022 and prior to 8 (4) 9 January 1, 2023, at least two dollars eighty cents (\$2.80) an 10 hour; on and after January 1, 2023, at least (5) 11 three dollars (\$3.00) an hour; and 12 (6) the employer may consider tips as part of 13 wages, but the tips combined with the employer's cash wage 14 15 shall not equal less than the minimum wage rate as provided in Subsection A of this section. All tips received by such 16 employees shall be retained by the employee, except that 17 nothing in this section shall prohibit the pooling of tips 18 among wait staff. 19 20 Ε. An employee shall not be required to work more than forty hours in any week of seven days, unless the 21 employee is paid one and one-half times the employee's 22 regular hourly rate of pay for all hours worked in excess of 23 forty hours. For an employee who is paid a fixed salary for 24 fluctuating hours and who is employed by an employer a 25

1	majority of whose business in New Mexico consists of	
2	providing investigative services to the federal government,	
3	the hourly rate may be calculated in accordance with the	
4	provisions of the federal Fair Labor Standards Act of 1938	
5	and the regulations pursuant to that act; provided that in no	
6	case shall the hourly rate be less than the federal minimum	
7	wage."	
8	SECTION 3. EFFECTIVE DATEThe effective date of the	
9	provisions of this act is January 1, 2020	SCORC/SB 437 Page 8
10		rage o
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		