

February 4, 2014

The Honorable Dave Camp Chairman Committee on Ways and Means U.S. House of Representatives 1102 Longworth House Office Building Washington, D.C. 20515 The Honorable Sander Levin Ranking Member Committee on Ways and Means U.S. House of Representatives 1106 Longworth House Office Building Washington, D.C. 20515

Dear Chairman Camp and Ranking Member Levin:

On behalf of the National Federation of Independent Business (NFIB), the nation's leading small business organization, thank you for holding a markup of H.R. 2575, *the Save American Workers Act of 2013*, introduced by Congressman Todd Young (IN-09), which would replace the new 30-hour per week full-time or FTE employee definition in the Patient Protection and Affordable Care Act (PPACA) with a 40-hour per week definition. The employer mandate is a requirement that businesses with 50 or more full-time or full-time equivalent (FTE) employees offer qualified, "affordable" health insurance to full-time employees or pay costly penalties. PPACA defines full-time employee as an employee who works an average of 30-hours per week (130-hours per month).

NFIB testified before the House Committee on Small Business in April that the new definition is "one of the most dangerous parts in the law." Many small businesses have a combination of fulltime, part-time and seasonal workers. In order to maintain this type of workforce *and* comply with the new definition, small employers will be forced to spend significant time and resources each month carefully tracking and monitoring employees' hours of service and spend less time running their businesses.

PPACA marks the first time that "full-time" is expressly defined in law. Prior to PPACA's enactment, the determination was left up to the employer.¹ Similarly, the Fair Labor Standards Act has long dictated that overtime pay starts after 40-hours per week.² Thus, employers and employees have long understood "full-time" to be equivalent to 40-hours per week.

The 30-hour full-time definition is already resulting in less opportunities, fewer hours and lower incomes for employees. Small businesses are already being forced to shrink their workforce below the 50 employee threshold in preparation for the costly mandate.

NFIB encourages all Committee Members to support H.R. 2575, so that the House of Representatives may consider it without delay. This legislation would provide much needed

¹ <u>http://www.dol.gov/dol/topic/workhours/full-time.htm</u>

² http://www.dol.gov/whd/overtime_pay.htm

relief for both small-business owners and their employees. We look forward to working with you on this and other matters that are important to small business in the 113th Congress.

Sincerely,

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Dan Danner President and CEO NFIB