Subminimum wages for workers with disabilities came under fire this week as a group of U.S. senators called for an end to the “discriminatory” practice and an Illinois manufacturing company was accused of exploiting nearly 250 employees.

Lawmakers sent a five-page letter to the U.S. Department of Labor on April 23, the same day that the department announced that Rock River Valley Self Help Enterprises had violated federal employment law and owed two years’ worth of back pay to workers who earned less than minimum wage.

Seven Democratic senators, including Elizabeth Warren of Massachusetts and Tammy Duckworth of Illinois, wrote that the lower pay “permits employers to discriminate against workers on the basis of disability status and unjustifiably sets low expectations for workers with disabilities.”
The lawmakers called for a phasing out of so-called “Section 14(c)” jobs where employers, under the Fair Labor Standards Act, apply for certificates that allow them to pay people with disabilities less than minimum wage. Subminimum wages are based on the productivity of a person with a disability compared to someone without a disability. For instance, the letter noted that Goodwill Enterprises had paid some workers as little as 22 cents an hour.

The senators requested information on how many workers with disabilities across the country are employed under 14(c) certificates and how much they earn. As of Thursday, the Department of Labor had not responded to the letter, Duckworth’s office said.

In the Self Help investigation in Sterling, Ill., federal officials revoked the nonprofit’s certificate and said the group had failed to conduct proper time studies of jobs in order to calculate wages and had sometimes unlawfully paid workers with gift cards.

“The Department of Labor is committed to protecting Americans with disabilities from exploitation in the workplace,” Ruben Rosalez, acting regional administrator for the agency, said. “When employers violate federal law and obstruct investigators, we take decisive action to protect vulnerable workers, their families and other employers who play by the rules.”

The department said Self Help must pay all current workers at least the full federal minimum wage of $7.25 per hour going forward and pay back wages.

Self Help Executive Director Carla Haubrich issued a statement saying the organization had served the “developmentally disabled workforce” for 54 years.

“We are obviously disappointed in the decision made by the United States Department of Labor, disagreeing with this outcome, but will take all necessary steps to comply with the decision as we pursue our available options to have the matter duly reviewed,” the statement said.

According to the National Council on Disability, an independent federal agency, subminimum wage programs are primarily operated by nonprofit or state-run social service providers rather than private businesses. The programs are also ineffective at transitioning employees into the general workforce, the agency said.

But other advocates and families say that jobs that pay less than minimum wage play an important role, especially for those with the most severe disabilities, by fostering self-esteem and productivity.

© 2018 Disability Scoop, LLC. All Rights Reserved.

View this article online at https://www.disabilityscoop.com/2018/04/27/senators-subminimum-accusations/25025/
April 23, 2018

The Honorable Alexander R. Acosta  
Secretary  
U.S. Department of Labor  
200 Constitution Avenue, N.W.  
Washington, D.C. 20210

Dear Secretary Acosta:

We write to request information on the Department of Labor’s ("the Department") oversight and enforcement of employers that use 14(c) waivers to hire workers with disabilities and pay them less than the federal minimum wage. These waivers are inherently discriminatory and should be phased out in a responsible way. While the Department continues to issue these waivers, however, we are concerned by past abuses of the program and hope to better understand the extent to which the Department is able to prevent employers’ mistreatment of and discrimination against workers with disabilities.

As you know, Section 14(c) of the Fair Labor Standards Act (FLSA) allows the Department to issue certificates to eligible employers that allow them to pay workers “whose earning or productive capacity is impaired by age, physical or mental deficiency” a “special minimum wage” that is lower than the federal minimum wage.\(^1\) According to public Department data, as of January 2018, employers held more than 1,700 14(c) certificates covering more than 150,000 workers eligible to receive a subminimum wage.\(^2\) Many of these individuals are employed in “sheltered workshops,” where they do not work in a competitive integrated environment alongside peers without disabilities. These practices have continued in many places despite some states having taken steps to reduce state funding of these facilities and three states having prohibited subminimum wages entirely.\(^3\)

We are concerned that Section 14(c) permits employers to discriminate against workers on the basis of disability status and unjustifiably sets low expectations for workers with disabilities. Subminimum wage employees at some Goodwill Industries sites, for example, have reported earning as low as 22, 38, or 41 cents per hour. One former worker said she felt “like a

---


second-class citizen” working at the organization. A USA Today report on the use of 14(c) certificates in New York found workers earning as little as 16 cents per hour at organizations that were simultaneously doling out tens of thousands of dollars in bonuses to their executives. In particularly egregious abuses of the subminimum wage, law enforcement has discovered sheltered workshops that essentially amount to sweatshops, such as at a “vocational school” in Rhode Island where students with intellectual and developmental disabilities were forced to work long hours for little or no wages. In the infamous “Henry’s Turkey” case, dozens of men with intellectual disabilities spent three decades living in a run-down schoolhouse in Atalissa, Iowa, where they earned two dollars per day to work for a turkey-processing plant and were subjected to physical abuse, verbal abuse, and unsanitary conditions. Eventually, the U.S. Equal Employment Opportunity Commission (“EEOC”) helped these men get justice when it won the largest single judgment ever awarded in an EEOC labor discrimination case, totaling hundreds of millions of dollars against the employer, who at one point held a 14(c) certificate from the Department.

Numerous self-advocates and experts in the disability community have recognized that the subminimum wage has a high potential for abuse. The Advisory Committee on Increasing Competitive Integrated Employment for Individuals with Disabilities, created by the bipartisan Workforce Innovation and Opportunity Act, released a final report in fall 2016 (“Advisory Committee Report”) recommending a “well-designed, multi-year phase-out of the Section 14(c) Program that results in people with disabilities entering CIE [competitive integrated employment]” That report also detailed a number of steps that the Wage and Hour Division of the Department can take to strengthen the enforcement of 14(c) certificates and to ensure that they are issued only when “necessary in order to prevent the curtailment of opportunities for employment,” as current regulation requires. Because of the inherently discriminatory nature of the program, we agree that it should be phased out in a responsible way.

While the Department makes public a list of 14(c) certificate holders and the number of employees the certificate holder is permitted to hire, neither Congress nor the public knows how many individuals with disabilities are actually employed under the more than 1,700 certificates.

---

8 Noguchi, Y. “A ‘Wake-Up Call’ to https://www.npr.org/2013/05/16/184491463/disabled-workers-victory-exposes-risks-to-most-vulnerable
We also do not know what their rates of pay are. In order to better understand the program and the use of the subminimum wage, the Department should publicly report, on at least an annual basis, the pay rates of individuals with disabilities paid by employers using 14(c) certificates, at the national level, and at the state level.

As a step toward improving oversight of 14(c) certificates and to inform further policymaking related to this issue, we request that you provide us with the following information no later than May 11, 2018:

1. The annual number of applications for 14(c) certificates that the Department has received; the number that the Department has accepted for each of the past 10 years, broken down by certificate type (Business Certificate, School Work Experience Program, Community Rehabilitation Program, and Employers of Patient Workers); and the number that the Department has rejected for each of the past 10 years and the reasons for the rejection;

2. The number of individuals working for 14(c) certificate holders on October 1, 2017 and, for each 14(c) holder,
   
a. the average, median, standard deviation, and range of pay earned by workers paid the special minimum wage; and
   
b. the average, median, standard deviation, and range of the length of employment of workers paid the special minimum wage;

3. The number of individuals who received the subminimum wage under a 14(c) certificate, then, at some point in Fiscal Year 2017, moved to another, higher-paying job that was not covered by a 14(c) certificate;

4. The annual number of applications for renewal of 14(c) certificates, the number of applications accepted, the number rejected, and the reasons for rejecting renewal applications, for the past 10 years;

5. The procedures for evaluating a new application and renewal application for a 14(c) certificate, including any standards or criteria the Department uses to determine if a 14(c) certificate is “necessary in order to prevent the curtailment of opportunities for employment” and any evidence the applicant is required to provide when the Department is making this determination;

6. The annual number of inspections of 14(c) certificate holders that the Wage and Hour Division conducts, including as a percentage of total 14(c) certificate holders for the past 10 years, by year, and an annual summary of the results of those inspections;

7. A description of any notable trends that the Wage and Hour Division has observed in the use of 14(c) certificates and the number or nature of violations of the FLSA, terms of certificates among 14(c) certificate holders, and other labor laws in each of the past 10 years;
8. A detailed description of the Wage and Hour Division's strategy for inspections of 14(c) certificate holders, particularly the process the Department uses to choose which employers to inspect and its allocation of budgetary and personnel resources for doing so, including how these allocations compare to those of the Division's other enforcement functions, and any changes in this strategy or in the allocation of funds or personnel since January 20, 2017;

9. The annual number of 14(c) certificates that the Wage and Hour Division revoked pursuant to 29 CFR 525.17 as a percentage of 14(c) holders that the Division has found in violation of the FLSA or the terms of the certificate, as well as the numbers of certificates that the Department has revoked (a) retroactively to the time of issuance, (b) retroactively to the time of violation, and (c) as of the date of a notice of revocation, respectively, for each of the past 10 years;

10. A description of the Department's efforts to implement the recommendations detailed in Chapter Three of the final report of Advisory Committee Report that relate to the Wage and Hour Division's enforcement of 14(c) certificates and the standard that it uses for issuing and renewing such certificates;

11. A description of any steps the Department has taken to implement each of the recommendations assigned to the Department or any of its agencies in Appendix E of the Advisory Committee Report.

Sincerely,

Elizabeth Warren
United States Senator

Robert P. Casey, Jr.
United States Senator

---


12 "Final Report...." supra note 19.

13 Id.