HB 587 -- WORKER CLASSIFICATION

SPONSOR: Porter

This bill requires the Division of Workers' Compensation, within the Department of Labor and Industrial Relations, to refer to guidance issued by the Internal Revenue Service, when determining whether an individual or entity is an employee or independent contractor. The bill removes language that defines service performed for renumeration as employment unless a common law test is applied.

This bill is similar to HB 2071 (2020).