

SENATE BILL 426

186.	5,875.00	to	5,899.99	235
187.	5,900.00	to	5,924.99	236
188.	5,925.00	to	5,949.99	237
189.	5,950.00	to	5,974.99	238
190.	5,975.00	to	5,999.99	239
191.	6,000.00	to	6,024.99	240
192.	6,025.00	to	6,049.99	241
193.	6,050.00	to	6,074.99	242
194.	6,075.00	to	6,099.99	243
195.	6,100.00	to	6,124.99	244
196.	6,125.00	to	6,149.99	245
197.	6,150.00	to	6,174.99	246
198.	6,175.00	to	6,199.99	247
199.	6,200.00	to	6,224.99	248
200.	6,225.00	to	6,249.99	249
201.	6,250.00	to	6,274.99	250
202.	6,275.00	to	6,299.99	251
203.	6,300.00	to	6,324.99	252
204.	6,325.00	to	6,349.99	253
205.	6,350.00	to	6,374.99	254
206.	6,375.00	to	6,399.99	255
207.	6,400.00	to	6,424.99	256
208.	6,425.00	to	6,449.99	257
209.	6,450.00	to	6,474.99	258

SENATE BILL 426**SECTION 30**

210.	6,475.00	to	6,499.99	259
211.	6,500.00	to	6,524.99	260
212.	6,525.00	to	6,549.99	261
213.	6,550.00	to	6,574.99	262
214.	6,575.00	to	6,599.99	263
215.	6,600.00	to	6,624.99	264
216.	6,625.00	to	6,649.99	265
217.	6,650.00	to	6,674.99	266
218.	6,675.00	to	6,699.99	267
219.	6,700.00	to	6,724.99	268
220.	6,725.00	to	6,749.99	269
221.	6,750.00	to	6,774.99	270
222.	6,775.00	to	6,799.99	271
223.	6,800.00	to	6,824.99	272
224.	6,825.00	to	6,849.99	273
225.	6,850.00	to	6,874.99	274
226.	6,875.00	to	6,899.99	275
227.	6,900.00	to	6,924.99	276
228.	6,925.00	to	6,949.99	277
229.	6,950.00	to	6,974.99	278
230.	6,975.00	to	6,999.99	279
231.	7,000.00	to	7,024.99	280
232.	7,025.00	to	7,049.99	281
233.	7,050.00	to	7,074.99	282

SENATE BILL 426

234.	7,075.00	to	7,099.99	283
235.	7,100.00	to	7,124.99	284
236.	7,125.00	to	7,149.99	285
237.	7,150.00	to	7,174.99	286
238.	7,175.00	to	7,199.99	287
239.	7,200.00	to	7,224.99	288
240.	7,225.00	to	7,249.99	289
241.	7,250.00	to	7,274.99	290
242.	7,275.00	to	7,299.99	291
243.	7,300.00	to	7,324.99	292
244.	7,325.00	to	7,349.99	293
245.	7,350.00	to	7,374.99	294
246.	7,375.00	to	7,399.99	295
247.	7,400.00	to	7,424.99	296
248.	7,425.00	to	7,449.99	297
249.	7,450.00	to	7,474.99	298
250.	7,475.00	to	7,499.99	299
251.	7,500.00	to	7,524.99	300
252.	7,525.00	to	7,549.99	301
253.	7,550.00	to	7,574.99	302
254.	7,575.00	to	7,599.99	303
255.	7,600.00	to	7,624.99	304
256.	7,625.00	to	7,649.99	305
257.	7,650.00	to	7,674.99	306

SENATE BILL 426**SECTION 30**

258.	7,675.00	to	7,699.99	307
259.	7,700.00	to	7,724.99	308
260.	7,725.00	to	7,749.99	309
261.	7,750.00	to	7,774.99	310
262.	7,775.00	to	7,799.99	311
263.	7,800.00	to	7,824.99	312
264.	7,825.00	to	7,849.99	313
265.	7,850.00	to	7,874.99	314
266.	7,875.00	to	7,899.99	315
267.	7,900.00	to	7,924.99	316
268.	7,925.00	to	7,949.99	317
269.	7,950.00	to	7,974.99	318
270.	7,975.00	to	7,999.99	319
271.	8,000.00	to	8,024.99	320
272.	8,025.00	to	8,049.99	321
273.	8,050.00	to	8,074.99	322
274.	8,075.00	to	8,099.99	323
275.	8,100.00	to	8,124.99	324
276.	8,125.00	to	8,149.99	325
277.	8,150.00	to	8,174.99	326
278.	8,175.00	to	8,199.99	327
279.	8,200.00	to	8,224.99	328
280.	8,225.00	to	8,249.99	329
281.	8,250.00	to	8,274.99	330

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282.	8,275.00	to	8,299.99	331
283.	8,300.00	to	8,324.99	332
284.	8,325.00	to	8,349.99	333
285.	8,350.00	to	8,374.99	334
286.	8,375.00	to	8,399.99	335
287.	8,400.00	to	8,424.99	336
288.	8,425.00	to	8,449.99	337
289.	8,450.00	to	8,474.99	338
290.	8,475.00	to	8,499.99	339
291.	8,500.00	to	8,524.99	340
292.	8,525.00	and over		341

1 (p) Each eligible employee shall be paid benefits for each week of total
2 unemployment that commences on or after January 7, 2007, at the weekly benefit
3 rate specified in this paragraph. Unless sub. (1m) applies, the weekly benefit rate
4 shall equal 4 percent of the employee's base period wages that were paid during that
5 quarter of the employee's base period in which the employee was paid the highest
6 total wages, rounded down to the nearest whole dollar, except that, if that amount
7 is less than the minimum amount shown in the following schedule, no benefits are
8 payable to the employee and, if that amount is more than the maximum amount
9 shown in the following schedule, the employee's weekly benefit rate shall be the
10 maximum amount shown in the following schedule and except that, if the employee's
11 benefits are exhausted during any week under s. 108.06 (1), the employee shall be

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SECTION 30

1 paid the remaining amount of benefits payable to the employee in lieu of the amount
 2 shown in the following schedule: [See Figure 108.05 (1) (p) following]

3
 4 **Figure 108.05 (1) (p):**

8 Line	Highest Quarterly Wages Paid		Weekly Benefit Rate
293.	Under	\$1,325.00	\$ 0
294.	1,325.00 to	1,349.99	53
295.	1,350.00 to	1,374.99	54
296.	1,375.00 to	1,399.99	55
297.	1,400.00 to	1,424.99	56
298.	1,425.00 to	1,449.99	57
299.	1,450.00 to	1,474.99	58
300.	1,475.00 to	1,499.99	59
301.	1,500.00 to	1,524.99	60
302.	1,525.00 to	1,549.99	61
303.	1,550.00 to	1,574.99	62
304.	1,575.00 to	1,599.99	63
305.	1,600.00 to	1,624.99	64
306.	1,625.00 to	1,649.99	65
307.	1,650.00 to	1,674.99	66
308.	1,675.00 to	1,699.99	67
309.	1,700.00 to	1,724.99	68

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310.	1,725.00	to	1,749.99	69
311.	1,750.00	to	1,774.99	70
312.	1,775.00	to	1,799.99	71
313.	1,800.00	to	1,824.99	72
314.	1,825.00	to	1,849.99	73
315.	1,850.00	to	1,874.99	74
316.	1,875.00	to	1,899.99	75
317.	1,900.00	to	1,924.99	76
318.	1,925.00	to	1,949.99	77
319.	1,950.00	to	1,974.99	78
320.	1,975.00	to	1,999.99	79
321.	2,000.00	to	2,024.99	80
322.	2,025.00	to	2,049.99	81
323.	2,050.00	to	2,074.99	82
324.	2,075.00	to	2,099.99	83
325.	2,100.00	to	2,124.99	84
326.	2,125.00	to	2,149.99	85
327.	2,150.00	to	2,174.99	86
328.	2,175.00	to	2,199.99	87
329.	2,200.00	to	2,224.99	88
330.	2,225.00	to	2,249.99	89
331.	2,250.00	to	2,274.99	90
332.	2,275.00	to	2,299.99	91
333.	2,300.00	to	2,324.99	92

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334.	2,325.00	to	2,349.99	93
335.	2,350.00	to	2,374.99	94
336.	2,375.00	to	2,399.99	95
337.	2,400.00	to	2,424.99	96
338.	2,425.00	to	2,449.99	97
339.	2,450.00	to	2,474.99	98
340.	2,475.00	to	2,499.99	99
341.	2,500.00	to	2,524.99	100
342.	2,525.00	to	2,549.99	101
343.	2,550.00	to	2,574.99	102
344.	2,575.00	to	2,599.99	103
345.	2,600.00	to	2,624.99	104
346.	2,625.00	to	2,649.99	105
347.	2,650.00	to	2,674.99	106
348.	2,675.00	to	2,699.99	107
349.	2,700.00	to	2,724.99	108
350.	2,725.00	to	2,749.99	109
351.	2,750.00	to	2,774.99	110
352.	2,775.00	to	2,799.99	111
353.	2,800.00	to	2,824.99	112
354.	2,825.00	to	2,849.99	113
355.	2,850.00	to	2,874.99	114
356.	2,875.00	to	2,899.99	115
357.	2,900.00	to	2,924.99	116

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358.	2,925.00	to	2,949.99	117
359.	2,950.00	to	2,974.99	118
360.	2,975.00	to	2,999.99	119
361.	3,000.00	to	3,024.99	120
362.	3,025.00	to	3,049.99	121
363.	3,050.00	to	3,074.99	122
364.	3,075.00	to	3,099.99	123
365.	3,100.00	to	3,124.99	124
366.	3,125.00	to	3,149.99	125
367.	3,150.00	to	3,174.99	126
368.	3,175.00	to	3,199.99	127
369.	3,200.00	to	3,224.99	128
370.	3,225.00	to	3,249.99	129
371.	3,250.00	to	3,274.99	130
372.	3,275.00	to	3,299.99	131
373.	3,300.00	to	3,324.99	132
374.	3,325.00	to	3,349.99	133
375.	3,350.00	to	3,374.99	134
376.	3,375.00	to	3,399.99	135
377.	3,400.00	to	3,424.99	136
378.	3,425.00	to	3,449.99	137
379.	3,450.00	to	3,474.99	138
380.	3,475.00	to	3,499.99	139
381.	3,500.00	to	3,524.99	140

SENATE BILL 426**SECTION 30**

382.	3,525.00	to	3,549.99	141
383.	3,550.00	to	3,574.99	142
384.	3,575.00	to	3,599.99	143
385.	3,600.00	to	3,624.99	144
386.	3,625.00	to	3,649.99	145
387.	3,650.00	to	3,674.99	146
388.	3,675.00	to	3,699.99	147
389.	3,700.00	to	3,724.99	148
390.	3,725.00	to	3,749.99	149
391.	3,750.00	to	3,774.99	150
392.	3,775.00	to	3,799.99	151
393.	3,800.00	to	3,824.99	152
394.	3,825.00	to	3,849.99	153
395.	3,850.00	to	3,874.99	154
396.	3,875.00	to	3,899.99	155
397.	3,900.00	to	3,924.99	156
398.	3,925.00	to	3,949.99	157
399.	3,950.00	to	3,974.99	158
400.	3,975.00	to	3,999.99	159
401.	4,000.00	to	4,024.99	160
402.	4,025.00	to	4,049.99	161
403.	4,050.00	to	4,074.99	162
404.	4,075.00	to	4,099.99	163
405.	4,100.00	to	4,124.99	164

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406.	4,125.00	to	4,149.99	165
407.	4,150.00	to	4,174.99	166
408.	4,175.00	to	4,199.99	167
409.	4,200.00	to	4,224.99	168
410.	4,225.00	to	4,249.99	169
411.	4,250.00	to	4,274.99	170
412.	4,275.00	to	4,299.99	171
413.	4,300.00	to	4,324.99	172
414.	4,325.00	to	4,349.99	173
415.	4,350.00	to	4,374.99	174
416.	4,375.00	to	4,399.99	175
417.	4,400.00	to	4,424.99	176
418.	4,425.00	to	4,449.99	177
419.	4,450.00	to	4,474.99	178
420.	4,475.00	to	4,499.99	179
421.	4,500.00	to	4,524.99	180
422.	4,525.00	to	4,549.99	181
423.	4,550.00	to	4,574.99	182
424.	4,575.00	to	4,599.99	183
425.	4,600.00	to	4,624.99	184
426.	4,625.00	to	4,649.99	185
427.	4,650.00	to	4,674.99	186
428.	4,675.00	to	4,699.99	187
429.	4,700.00	to	4,724.99	188

SENATE BILL 426**SECTION 30**

430.	4,725.00	to	4,749.99	189
431.	4,750.00	to	4,774.99	190
432.	4,775.00	to	4,799.99	191
433.	4,800.00	to	4,824.99	192
434.	4,825.00	to	4,849.99	193
435.	4,850.00	to	4,874.99	194
436.	4,875.00	to	4,899.99	195
437.	4,900.00	to	4,924.99	196
438.	4,925.00	to	4,949.99	197
439.	4,950.00	to	4,974.99	198
440.	4,975.00	to	4,999.99	199
441.	5,000.00	to	5,024.99	200
442.	5,025.00	to	5,049.99	201
443.	5,050.00	to	5,074.99	202
444.	5,075.00	to	5,099.99	203
445.	5,100.00	to	5,124.99	204
446.	5,125.00	to	5,149.99	205
447.	5,150.00	to	5,174.99	206
448.	5,175.00	to	5,199.99	207
449.	5,200.00	to	5,224.99	208
450.	5,225.00	to	5,249.99	209
451.	5,250.00	to	5,274.99	210
452.	5,275.00	to	5,299.99	211
453.	5,300.00	to	5,324.99	212

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454.	5,325.00	to	5,349.99	213
455.	5,350.00	to	5,374.99	214
456.	5,375.00	to	5,399.99	215
457.	5,400.00	to	5,424.99	216
458.	5,425.00	to	5,449.99	217
459.	5,450.00	to	5,474.99	218
460.	5,475.00	to	5,499.99	219
461.	5,500.00	to	5,524.99	220
462.	5,525.00	to	5,549.99	221
463.	5,550.00	to	5,574.99	222
464.	5,575.00	to	5,599.99	223
465.	5,600.00	to	5,624.99	224
466.	5,625.00	to	5,649.99	225
467.	5,650.00	to	5,674.99	226
468.	5,675.00	to	5,699.99	227
469.	5,700.00	to	5,724.99	228
470.	5,725.00	to	5,749.99	229
471.	5,750.00	to	5,774.99	230
472.	5,775.00	to	5,799.99	231
473.	5,800.00	to	5,824.99	232
474.	5,825.00	to	5,849.99	233
475.	5,850.00	to	5,874.99	234
476.	5,875.00	to	5,899.99	235
477.	5,900.00	to	5,924.99	236

SENATE BILL 426**SECTION 30**

478.	5,925.00	to	5,949.99	237
479.	5,950.00	to	5,974.99	238
480.	5,975.00	to	5,999.99	239
481.	6,000.00	to	6,024.99	240
482.	6,025.00	to	6,049.99	241
483.	6,050.00	to	6,074.99	242
484.	6,075.00	to	6,099.99	243
485.	6,100.00	to	6,124.99	244
486.	6,125.00	to	6,149.99	245
487.	6,150.00	to	6,174.99	246
488.	6,175.00	to	6,199.99	247
489.	6,200.00	to	6,224.99	248
490.	6,225.00	to	6,249.99	249
491.	6,250.00	to	6,274.99	250
492.	6,275.00	to	6,299.99	251
493.	6,300.00	to	6,324.99	252
494.	6,325.00	to	6,349.99	253
495.	6,350.00	to	6,374.99	254
496.	6,375.00	to	6,399.99	255
497.	6,400.00	to	6,424.99	256
498.	6,425.00	to	6,449.99	257
499.	6,450.00	to	6,474.99	258
500.	6,475.00	to	6,499.99	259
501.	6,500.00	to	6,524.99	260

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502.	6,525.00	to	6,549.99	261
503.	6,550.00	to	6,574.99	262
504.	6,575.00	to	6,599.99	263
505.	6,600.00	to	6,624.99	264
506.	6,625.00	to	6,649.99	265
507.	6,650.00	to	6,674.99	266
508.	6,675.00	to	6,699.99	267
509.	6,700.00	to	6,724.99	268
510.	6,725.00	to	6,749.99	269
511.	6,750.00	to	6,774.99	270
512.	6,775.00	to	6,799.99	271
513.	6,800.00	to	6,824.99	272
514.	6,825.00	to	6,849.99	273
515.	6,850.00	to	6,874.99	274
516.	6,875.00	to	6,899.99	275
517.	6,900.00	to	6,924.99	276
518.	6,925.00	to	6,949.99	277
519.	6,950.00	to	6,974.99	278
520.	6,975.00	to	6,999.99	279
521.	7,000.00	to	7,024.99	280
522.	7,025.00	to	7,049.99	281
523.	7,050.00	to	7,074.99	282
524.	7,075.00	to	7,099.99	283
525.	7,100.00	to	7,124.99	284

SENATE BILL 426**SECTION 30**

526.	7,125.00	to	7,149.99	285
527.	7,150.00	to	7,174.99	286
528.	7,175.00	to	7,199.99	287
529.	7,200.00	to	7,224.99	288
530.	7,225.00	to	7,249.99	289
531.	7,250.00	to	7,274.99	290
532.	7,275.00	to	7,299.99	291
533.	7,300.00	to	7,324.99	292
534.	7,325.00	to	7,349.99	293
535.	7,350.00	to	7,374.99	294
536.	7,375.00	to	7,399.99	295
537.	7,400.00	to	7,424.99	296
538.	7,425.00	to	7,449.99	297
539.	7,450.00	to	7,474.99	298
540.	7,475.00	to	7,499.99	299
541.	7,500.00	to	7,524.99	300
542.	7,525.00	to	7,549.99	301
543.	7,550.00	to	7,574.99	302
544.	7,575.00	to	7,599.99	303
545.	7,600.00	to	7,624.99	304
546.	7,625.00	to	7,649.99	305
547.	7,650.00	to	7,674.99	306
548.	7,675.00	to	7,699.99	307
549.	7,700.00	to	7,724.99	308

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550.	7,725.00	to	7,749.99	309
551.	7,750.00	to	7,774.99	310
552.	7,775.00	to	7,799.99	311
553.	7,800.00	to	7,824.99	312
554.	7,825.00	to	7,849.99	313
555.	7,850.00	to	7,874.99	314
556.	7,875.00	to	7,899.99	315
557.	7,900.00	to	7,924.99	316
558.	7,925.00	to	7,949.99	317
559.	7,950.00	to	7,974.99	318
560.	7,975.00	to	7,999.99	319
561.	8,000.00	to	8,024.99	320
562.	8,025.00	to	8,049.99	321
563.	8,050.00	to	8,074.99	322
564.	8,075.00	to	8,099.99	323
565.	8,100.00	to	8,124.99	324
566.	8,125.00	to	8,149.99	325
567.	8,150.00	to	8,174.99	326
568.	8,175.00	to	8,199.99	327
569.	8,200.00	to	8,224.99	328
570.	8,225.00	to	8,249.99	329
571.	8,250.00	to	8,274.99	330
572.	8,275.00	to	8,299.99	331
573.	8,300.00	to	8,324.99	332

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574.	8,325.00	to	8,349.99	333
575.	8,350.00	to	8,374.99	334
576.	8,375.00	to	8,399.99	335
577.	8,400.00	to	8,424.99	336
578.	8,425.00	to	8,449.99	337
579.	8,450.00	to	8,474.99	338
580.	8,475.00	to	8,499.99	339
581.	8,500.00	to	8,524.99	340
582.	8,525.00	to	8,549.99	341
583.	8,550.00	to	8,574.99	342
584.	8,575.00	to	8,599.99	343
585.	8,600.00	to	8,624.99	344
586.	8,625.00	to	8,649.99	345
587.	8,650.00	to	8,674.99	346
588.	8,675.00	to	8,699.99	347
589.	8,700.00	to	8,724.99	348
590.	8,725.00	to	8,749.99	349
591.	8,750.00	to	8,774.99	350
592.	8,775.00	to	8,799.99	351
593.	8,800.00	to	8,824.99	352
594.	8,825.00	to	8,849.99	353
595.	8,850.00	to	8,874.99	354
596.	8,875.00	and over	355

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1 108.05 (3) (a) Except as provided in pars. (b) and (c), if an eligible employee
2 earns wages in a given week, the first \$30 of the wages shall be disregarded and the
3 employee's applicable weekly benefit payment shall be reduced by 67% of the
4 remaining amount, except that no such employee is eligible for benefits if the
5 employee's benefit payment would be less than \$5 for any week. For purposes of this
6 paragraph, "wages" includes any salary reduction amounts earned that are not
7 wages and that are deducted from the salary of a claimant by an employer pursuant
8 to a salary reduction agreement under a cafeteria plan, within the meaning of 26
9 USC 125, and any amount that a claimant would have earned in available work
10 which is treated as wages under s. 108.04 (1) (a), ~~but excludes any amount that a~~
11 ~~claimant earns for services performed as a volunteer fire fighter, volunteer~~
12 ~~emergency medical technician or volunteer first responder.~~ In applying this
13 paragraph, the department shall disregard discrepancies of less than \$2 between
14 wages reported by employees and employers.

15 **SECTION 32.** 108.05 (10) (b) of the statutes is amended to read:

16 108.05 (10) (b) Second, to recover overpayments under s. 108.22 (8) (b) 1.

17 **SECTION 33.** 108.068 (2) of the statutes is amended to read:

18 108.068 (2) The department shall treat a limited liability company that files
19 proof under sub. (1) as a corporation under this chapter beginning on the same date
20 that the federal internal revenue service treats the company as a corporation for
21 federal tax purposes, except that for benefit purposes the treatment shall apply ~~on~~
22 ~~the same date that the internal revenue service applies the treatment or the date~~
23 ~~that proof is filed with the department, whichever is later~~ to benefit years in
24 existence on or beginning on or after the date that the federal internal revenue
25 service treats the company as a corporation for federal tax purposes if the benefit

SENATE BILL 426**SECTION 33**

1 year to which the treatment is to be applied has not ended on the date that the
2 department first has notice of a benefit eligibility issue that relates to treatment of
3 that limited liability company.

4 **SECTION 34.** 108.068 (8) of the statutes is amended to read:

5 108.068 **(8)** The department shall treat a limited liability company that files
6 proof under sub. (7) as a partnership or sole proprietorship under this chapter
7 beginning on the same date that the federal internal revenue service treats the
8 company as a partnership or sole proprietorship for federal tax purposes, except that
9 for benefit purposes the treatment shall apply ~~on the same date that the internal~~
10 ~~revenue service applies the treatment or the date that proof is filed with the~~
11 department, whichever is later to benefit years in existence on or beginning on or
12 after the date that the federal internal revenue service treats the company as a
13 partnership or sole proprietorship for federal tax purposes if the benefit year to
14 which the treatment is to be applied has not ended on the date that the department
15 first has notice of a benefit eligibility issue that relates to treatment of that liability
16 company.

17 **SECTION 35.** 108.09 (2) (bm) of the statutes is amended to read:

18 108.09 **(2)** (bm) In determining whether an individual meets the conditions
19 specified in s. 108.02 (12) (b) 2. a. or b. ~~or~~ (bm) ~~1. or 2. 3. or 4., or~~ (c) 1., the department
20 shall not consider documents granting operating authority or licenses, or any state
21 or federal laws or federal regulations granting such authority or licenses.

22 **SECTION 36.** 108.09 (4n) of the statutes is created to read:

23 108.09 **(4n)** EMPLOYMENT DATA SYSTEM REPORTS. If the department maintains
24 a database system consisting of occupational information and employment
25 conditions data, and an employee of the department, including an individual who

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1 serves as an appeal tribunal, creates a report from the system, the report constitutes
2 prima facie evidence as to the matters contained in the report in any proceeding
3 under this section if:

4 (a) The department has provided to the parties an explanation of the system
5 and the reports created from the system prior to admission of the report.

6 (b) The parties have been given the opportunity to review and object to the
7 report, including the accuracy of any information used in creating the report, prior
8 to its admission into evidence.

9 (c) The report sets forth all of the information used in creating the report.

10 **SECTION 37.** 108.09 (4s) of the statutes is amended to read:

11 108.09 (4s) EMPLOYEE STATUS. In determining whether an individual meets the
12 conditions specified in s. 108.02 (12) (b) 2. a. or b. or, (bm) ~~1. or 2. 3. or 4.,~~ or (c) 1., the
13 appeal tribunal shall not take administrative notice of or admit into evidence
14 documents granting operating authority or licenses, or any state or federal laws or
15 federal regulations granting such authority or licenses.

16 **SECTION 38.** 108.105 of the statutes is renumbered 108.105 (1) and amended
17 to read:

18 108.105 (1) The department may suspend the privilege of any agent to appear
19 before the department at hearings under this chapter for a specified period if the
20 department finds that the agent has engaged in an act of fraud or misrepresentation
21 or, has repeatedly failed to comply with departmental rules, or has engaged in the
22 solicitation of a claimant solely for the purpose of appearing at a hearing as the
23 claimant's representative for pay.

24 (3) Prior to imposing a suspension under this section, the secretary of
25 workforce development or the secretary's designee shall conduct a hearing

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1 concerning the proposed suspension. The hearing shall be conducted under ch. 227
2 and the decision of the department may be appealed under s. 227.52.

3 **SECTION 39.** 108.105 (2) of the statutes is created to read:

4 108.105 (2) The department may suspend the privilege of an agent to act as an
5 employer's representative under this chapter for up to one year if, during any
6 12-month period, in 5 percent or more of all appeal tribunal hearings held in which
7 employers represented by the agent are appellants there is a final appeal tribunal
8 decision finding that the employer represented by the agent failed to provide correct
9 and complete information requested by the department during a fact-finding
10 investigation and there is no finding that the employer had good cause for that
11 failure.

12 **SECTION 40.** 108.151 (4) (b) of the statutes is amended to read:

13 108.151 (4) (b) The fund's treasurer shall issue a receipt to the employer for its
14 deposit of assurance. Any assurances shall be retained by the fund's treasurer in
15 escrow, for the fund, until the employer's liability under its election is terminated,
16 at which time they shall be returned to the employer, less any deductions made under
17 this paragraph. The employer may at any time substitute assurances of equal or
18 greater value. The treasurer may, with 10 days' notice to the employer, liquidate the
19 assurances deposited to the extent necessary to satisfy any delinquent
20 reimbursements or assessments due under this section together with any interest
21 and any tardy filing fees due. The treasurer shall hold in escrow any cash remaining
22 from the sale of the assurances, without interest. The fund's treasurer shall require
23 the employer within 30 days following any liquidation of deposited assurances to
24 deposit sufficient additional assurances to make whole the employer's deposit at the

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1 prior level. Any income from assurances held in escrow shall inure to and be the
2 property of the employer.

3 **SECTION 41.** 108.151 (7) of the statutes is created to read:

4 108.151 (7) UNCOLLECTIBLE REIMBURSEMENTS. (a) In this subsection, "payroll"
5 has the meaning given in s. 108.02 (21) (a).

6 (b) Except as provided in par. (f), each employer that has elected
7 reimbursement financing under this section and that is subject to this chapter as of
8 the date that a rate of assessment is established under this subsection shall pay an
9 assessment to the fund at a rate determined by the fund's treasurer under par. (c).

10 (c) The fund's treasurer shall determine the total amount due from employers
11 electing reimbursement financing under this section that is uncollectible as of June
12 30 of each year, but not including any amount that the department determined to be
13 uncollectible prior to January 1, 2004. No amount may be treated as uncollectible
14 under this paragraph unless the department has exhausted all reasonable remedies
15 for collection of the amount, including liquidation of the assurance required under
16 sub. (4). The department shall charge the total amounts so determined to the
17 uncollectible reimbursable benefits account under s. 108.16 (6w). Whenever, as of
18 June 30 of any year, this account has a negative balance of \$5,000 or more, the
19 treasurer shall determine the rate of an assessment to be levied under par. (b) for that
20 year, which shall then become payable by all employers that have elected
21 reimbursement financing under this section as of that date.

22 (d) The rate of assessment under this subsection for each calendar year shall
23 be a rate, when applied to the payrolls of all employers electing reimbursement
24 financing under this section for the preceding calendar year, that will generate an

SENATE BILL 426**SECTION 41**

1 amount that equals the total amount determined to be uncollectible under par. (c),
2 but not more than \$200,000 for any year.

3 (e) Except as provided in par. (f), the rate of each employer's assessment under
4 this subsection for any calendar year is the product of the rate determined under par.
5 (d) multiplied by the employer's payroll for the preceding calendar year, as reported
6 by the employer under sub. (8) or s. 108.15 (8), 108.152 (7), or 108.17 (2) or, in the
7 absence of reports, as estimated by the department.

8 (f) If any employer would otherwise be assessed an amount less than \$10 for
9 a calendar year, the department shall, in lieu of requiring that employer to pay an
10 assessment for that calendar year, apply the amount that the employer would have
11 been required to pay to the other employers on a pro rata basis.

12 (g) The department shall bill assessments to employers under this subsection
13 in the same manner as provided in sub. (5) (f) for the month of September in each
14 year, and the assessment is due for payment in the same manner as other payments
15 under sub. (5) (f). If any assessment is past due, the department shall assess interest
16 on the balance due under s. 108.22. If any employer is delinquent in paying an
17 assessment under this subsection, the department may terminate the employer's
18 election of reimbursement financing under this section as of the close of any calendar
19 year in which the employer remains delinquent.

20 (h) If the payroll of an employer is adjusted to decrease the amount of the
21 payroll after a contribution report for the employer is filed under s. 108.17 (2), the
22 department shall refund any assessment that is overpaid by the employer under this
23 subsection as a result of the adjustment.

24 **SECTION 42.** 108.151 (8) of the statutes is created to read:

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1 108.151 **(8)** REPORTS. Each nonprofit organization that is an employer shall
2 make employment and wage reports to the department under the same conditions
3 that apply to other employers.

4 **SECTION 43.** 108.152 (7) of the statutes is created to read:

5 108.152 **(7)** REPORTS. Each Indian tribe that is an employer shall make
6 employment and wage reports to the department under the same conditions that
7 apply to other employers.

8 **SECTION 44.** 108.16 (6m) (a) of the statutes is amended to read:

9 108.16 **(6m)** (a) The benefits thus chargeable under s. 108.04 (1) (f), (5), (5g),
10 (7) (h), (8) (a), (13) (c) or (d) or (16) (e), 108.07 (3), (3r), (5) (b), (5m), (6), or (8), 108.14
11 (8n) (e), 108.141, 108.151, or 108.152 or sub. (6) (e) or (7) (a) and (b).

12 **SECTION 45.** 108.16 (6w) and (6x) of the statutes are created to read:

13 108.16 **(6w)** The department shall maintain within the fund an uncollectible
14 reimbursable benefits account to which the department shall credit all amounts
15 received from employers under s. 108.151 (7).

16 **(6x)** The department shall charge to the uncollectible reimbursable benefits
17 account the amount of any benefits paid from the balancing account that are
18 reimbursable under s. 108.151 but for which the department does not receive
19 reimbursement after the department exhausts all reasonable remedies for collection
20 of the amount.

21 **SECTION 46.** 108.16 (8) (e) 1. of the statutes is amended to read:

22 108.16 **(8)** (e) 1. At the time of business transfer, the transferor and the
23 transferee are owned, managed, or controlled in whole or in substantial part, either
24 directly or indirectly by legally enforceable means or otherwise, by the same interest
25 or interests. Without limitation by reason of enumeration, it is presumed unless

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1 shown to the contrary that the “same interest or interests” includes the spouse, child,
2 or parent of the individual who owned, managed or controlled the business, or any
3 combination of more than one of them.

4 **SECTION 47.** 108.16 (8) (em) of the statutes is created to read:

5 108.16 (8) (em) If, after the transferee of a business has been deemed a
6 successor under par. (e), the department determines that a substantial purpose of the
7 transfer of the business was to obtain a reduced contribution rate, then the
8 department shall treat the transfer as having no effect for purposes of this chapter
9 and shall, retroactively to the date of the transfer, reassign to the transferor all
10 aspects of the transferor’s account experience and liability that had been assigned
11 to the transferee, together with all aspects of the transferee’s account experience
12 related to the transferred business, and shall recompute the transferor’s
13 contribution rate as provided in par. (h).

14 **SECTION 48.** 108.16 (8) (h) of the statutes is amended to read:

15 108.16 (8) (h) The department shall determine or redetermine the contribution
16 rate for a successor subject to this chapter immediately prior to the date of the
17 transfer shall be redetermined, as of the applicable computation date, to apply to the
18 calendar year following the date of transfer and the successor effective as of the
19 beginning of the first quarter following the date of the transfer of the business. The
20 department shall thereafter be redetermined redetermine the contribution rate
21 whenever required by s. 108.18. For the purposes of s. 108.18, the department shall
22 determine the experience under this chapter of the successor’s account by allocating
23 to the successor’s account for each period in question the respective proportions of
24 the transferor’s payroll and benefits which the department determines to be properly
25 assignable to the business transferred.

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1 **SECTION 49.** 108.16 (8) (im) of the statutes is created to read:

2 108.16 **(8)** (im) Notwithstanding pars. (b) to (i), a transferee who is not subject
3 to this chapter on the date of transfer of a business shall not be deemed a successor
4 to the transferor if the department determines that the transfer occurred solely or
5 primarily for the purpose of obtaining a lower contribution rate for the transferee
6 than the rate that would otherwise apply if the transferee were deemed a new
7 employer. In determining whether a business was transferred solely or primarily for
8 the purpose of obtaining a lower contribution rate for the transferee than the rate
9 that would otherwise apply, the department shall use objective factors, which may
10 include the cost of acquiring the business, whether the transferee continued the
11 business enterprise of the transferred business, the length of time that the business
12 enterprise was continued, or whether a substantial number of new employees were
13 hired for the performance of duties unrelated to the business activity conducted by
14 the transferor prior to the transfer.

15 **SECTION 50.** 108.16 (8) (m) to (o) of the statutes are created to read:

16 108.16 **(8)** (m) If any person knowingly makes or attempts to make a false
17 statement or representation to the department in connection with any investigation
18 to determine whether an employer qualifies to be deemed a successor under par. (e)
19 or (im) or any other provision of this chapter for the purpose of determining the
20 assignment of a contribution rate, or if any person knowingly advises another person
21 to do so, including by willful evasion, nondisclosure, or misrepresentation, the person
22 is subject to the following penalties:

23 1. If the person is an employer, then the department shall assign the employer
24 the highest contribution rate assignable under this chapter for the year, during
25 which the violation or attempted violation occurs and the 3 succeeding years, except

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1 that if the department assigns the employer the highest contribution rate for any
2 such year under other provisions of this chapter or if the increase in the employer's
3 contribution rate under this subdivision would be less than 2 percent on its payroll
4 for any year, then the department shall increase the employer's contribution rate by
5 2 percent on its payroll for each year in which a penalty applies under this
6 subdivision.

7 2. If the person is not an employer, the person may be required to forfeit not
8 more than \$5,000.

9 3. The person is guilty of a Class A misdemeanor.

10 (n) The department shall utilize uniform procedures to identify businesses that
11 are transferred under this subsection.

12 (o) Paragraphs (e) 1., (em), (h), (im), and (m) shall be interpreted and applied,
13 insofar as possible, to meet the minimum requirements of any guidance issued by or
14 regulations promulgated by the U.S. department of labor.

15 **SECTION 51.** 108.17 (2b) of the statutes is created to read:

16 108.17 (2b) The department shall prescribe a form and methodology for filing
17 contribution reports under sub. (2) electronically using the Internet. Each employer
18 of 50 or more employees, as determined under s. 108.22 (1) (ae), that does not use an
19 employer agent to file its contribution reports under this section shall file its
20 contribution reports electronically using the Internet on the form prescribed by the
21 department. Once an employer becomes subject to the reporting requirements under
22 this subsection, it shall continue to file its reports under this subsection unless that
23 requirement is waived by the department.

24 **SECTION 52.** 108.17 (2g) of the statutes is amended to read:

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1 108.17 **(2g)** An employer agent that prepares reports under sub. (2) on behalf
2 of less than 25 employers shall file those reports electronically using the Internet on
3 the form prescribed by the department under sub. (2b). An employer agent that files
4 prepares reports under sub. (2) on behalf of 25 or more employers shall file those
5 reports using an electronic medium and format approved by the department. An
6 employer agent that becomes subject to the reporting requirement under this
7 subsection shall file its initial reports under this subsection for the 4th quarter
8 beginning after the quarter in which the employer agent becomes subject to the
9 reporting requirement. Once an employer agent becomes subject to the reporting
10 requirement under this subsection, the employer agent shall continue to file its
11 reports under this subsection unless that requirement is waived by the department.

12 **SECTION 53.** 108.18 (1) (a) of the statutes is amended to read:

13 108.18 **(1)** (a) Each Unless a penalty applies under s. 108.16 (8) (m), each
14 employer shall pay contributions to the fund for each calendar year at whatever rate
15 on the employer's payroll for that year duly applies to the employer pursuant to this
16 section.

17 **SECTION 54.** 108.18 (2) (d) of the statutes is amended to read:

18 108.18 **(2)** (d) No later than 90 days after the department issues an initial
19 determination that a person is an employer, any employer other than an employer
20 specified in par. (c), having a payroll exceeding \$10,000,000 in a calendar year may
21 elect that its contribution rate shall be one percent on its payroll for the first 3
22 calendar years with respect to which contributions are credited to its account. In
23 such case, the department shall credit the amount collected in excess of this amount
24 against liability of the employer for future contributions after the close of each
25 calendar year in which an election applies. If an employer qualifies for and makes

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1 an election under this paragraph, the employer shall, upon notification by the
2 department, make a special contribution after the close of each quarter equivalent
3 to the amount by which its account is overdrawn, if any, for the preceding quarter.
4 The department shall credit any timely payment of contributions to the employer's
5 account before making a determination of liability for a special contribution under
6 this paragraph. An employer does not qualify for an alternate contribution rate
7 under this paragraph at any time during which the employer's special contribution
8 payment is delinquent. An employer that is the transferee of a business enterprise
9 but does not qualify to be treated as a successor under s. 108.16 (8) (im) does not
10 qualify for an alternate contribution rate under this paragraph.

11 **SECTION 55.** 108.20 (2m) of the statutes is amended to read:

12 108.20 **(2m)** From the moneys not appropriated under s. 20.445 (1) (ge), (gf)
13 and, (gg), and (gi) which are received by the administrative account as interest and
14 penalties under this chapter, the department shall pay the benefits chargeable to the
15 administrative account under s. 108.07 (5) and the interest payable to employers
16 under s. 108.17 (3m) and may pay interest due on advances to the unemployment
17 reserve fund from the federal unemployment account under title XII of the social
18 security act, 42 USC 1321 to 1324, may make payments to satisfy a federal audit
19 exception concerning a payment from the fund or any federal aid disallowance
20 involving the unemployment insurance program, or may make payments to the fund
21 if such action is necessary to obtain a lower interest rate or deferral of interest
22 payments on advances from the federal unemployment account under title XII of the
23 social security act, except that any interest earned pending disbursement of federal
24 employment security grants under s. 20.445 (1) (n) shall be credited to the general

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1 fund. Any moneys reverting to the administrative account from the appropriations
2 under s. 20.445 (1) (ge) and (gf) shall be utilized as provided in this subsection.

3 **SECTION 56.** 108.205 (1m) of the statutes is created to read:

4 108.205 **(1m)** (a) The department shall prescribe a form and methodology for
5 filing reports under sub. (1) electronically using the Internet.

6 (b) Each employer agent shall file its reports electronically in the form
7 prescribed by the department.

8 **SECTION 57.** 108.205 (2) of the statutes is amended to read:

9 108.205 **(2)** All employers of ~~100~~ 50 or more employees, as determined under
10 s. 108.22 (1) (ae), shall file the quarterly report under sub. (1) using an electronic
11 medium approved by the department for such employers. An employer that becomes
12 subject to the reporting requirement under this subsection shall file its initial report
13 under this subsection for the 4th quarter beginning after the quarter in which the
14 employer becomes subject to the reporting requirement. Once an employer becomes
15 subject to the reporting requirement under this subsection, the employer shall
16 continue to file its quarterly reports under this subsection unless that requirement
17 is waived by the department.

18 **SECTION 58.** 108.22 (1) (ac) of the statutes is amended to read:

19 108.22 **(1)** (ac) In addition to any fee assessed under par. (a), the department
20 may assess an employer or employer agent that is subject to the reporting
21 requirement under s. 108.205 (2) and that fails to file its report in a format prescribed
22 under that subsection ~~may be assessed a penalty of \$10 for each employee whose~~
23 information is not reported in a format prescribed under s. 108.205 (1m) (b) or (2).

24 **SECTION 59.** 108.22 (1) (ad) of the statutes is renumbered 108.22 (1) (ad) 1.

25 **SECTION 60.** 108.22 (1) (ad) 2. of the statutes is created to read:

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1 108.22 (1) (ad) 2. An employer that is subject to the reporting requirements
2 under s. 108.17 (2b) and that fails to file a contribution report in accordance with s.
3 108.17 (2b) may be assessed a penalty by the department in the amount of \$25 for
4 each report that is not filed in accordance with s. 108.17 (2b).

5 **SECTION 61.** 108.22 (1) (b) of the statutes is amended to read:

6 108.22 (1) (b) If the due date of a report or payment under s. 108.15 (5) (b),
7 108.151 (5) (f) or (7), 108.16 (8), 108.17, or 108.205 would otherwise be a Saturday,
8 Sunday, or legal holiday under state or federal law, the due date is the next following
9 day which is not a Saturday, Sunday, or legal holiday under state or federal law.

10 **SECTION 62.** 108.22 (1) (c) of the statutes is amended to read:

11 108.22 (1) (c) Any report or payment, except a payment required by s. 108.15
12 (5) (b) or 108.151 (5) (f) or (7), to which this subsection applies is delinquent, within
13 the meaning of par. (a), unless it is received by the department, in the form prescribed
14 by law or rule of the department, no later than its due date as determined under par.
15 (b), or if mailed is either postmarked no later than that due date or is received by the
16 department no later than 3 days after that due date. Any payment required by s.
17 108.15 (5) (b) or 108.151 (5) (f) or (7) is delinquent, within the meaning of par. (a),
18 unless it is received by the department, in the form prescribed by law, no later than
19 the last day of the month in which it is due.

20 **SECTION 63.** 108.22 (1m) of the statutes is amended to read:

21 108.22 (1m) If an employer owes any contributions, reimbursements or
22 assessments under s. 108.15 or 108.151, interest, fees, or payments for forfeitures or
23 other penalties to the department under this chapter and fails to pay the amount
24 owed, the department has a perfected lien upon the employer's right, title, and
25 interest in all of its real and personal property located in this state in the amount

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1 finally determined to be owed, plus costs. Except where creation of a lien is barred
2 or stayed by bankruptcy or other insolvency law, the lien is effective when the
3 department issues a determination of the amount owed under s. 108.10 (1) and shall
4 continue until the amount owed, plus costs and interest to the date of payment, is
5 paid. If a lien is initially barred or stayed by bankruptcy or other insolvency law, it
6 shall become effective immediately upon expiration or removal of such bar or stay.
7 The perfected lien does not give the department priority over lienholders,
8 mortgagees, purchasers for value, judgment creditors, and pledges whose interests
9 have been recorded before the department's lien is recorded.

10 **SECTION 64.** 108.22 (2) of the statutes is amended to read:

11 108.22 (2) (a) 1. If any employing unit or any individual who is found personally
12 liable under sub. (9) fails to pay to the department any amount found to be due it in
13 proceedings pursuant to s. 108.10, provided that no appeal or review permitted
14 under s. 108.10 is pending and that the time for taking an appeal or review has
15 expired, the department or any authorized representative may issue a warrant
16 directed to the clerk of circuit court for any county of the state.

17 2. The clerk of circuit court shall enter in the judgment and lien docket the
18 name of the employing unit or individual mentioned in the warrant and the amount
19 of the contributions, interest, costs and other fees for which the warrant is issued and
20 the date when such copy is entered.

21 3. A warrant entered under subd. 2. shall be considered in all respects as a final
22 judgment constituting a perfected lien upon the employing unit's or individual's
23 right, title and interest in all real and personal property located in the county where
24 the warrant is entered.

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1 4. The department or any authorized representative may thereafter file an
2 execution with the clerk of circuit court for filing by the clerk of circuit court with the
3 sheriff of any county where real or personal property of the employing unit or
4 individual is found, commanding the sheriff to levy upon and sell sufficient real and
5 personal property of the employing unit or individual to pay the amount stated in the
6 warrant in the same manner as upon an execution against property issued upon the
7 judgment of a court of record, and to return the warrant to the department and pay
8 to it the money collected by virtue thereof within 60 days after receipt of the warrant.

9 (b) The clerk of circuit court shall accept, file and enter each warrant under par.
10 (a) and each satisfaction, release, or withdrawal under subs. (5), (6), and (8m) in the
11 judgment and lien docket without prepayment of any fee, but the clerk of circuit court
12 shall submit a statement of the proper fee semiannually to the department covering
13 the periods from January 1 to June 30 and July 1 to December 31 unless a different
14 billing period is agreed to between the clerk of circuit court and the department. The
15 fees shall then be paid by the department, but the fees provided by s. 814.61 (5) for
16 entering the warrants shall be added to the amount of the warrant and collected from
17 the employing unit or individual when satisfaction or release is presented for entry.

18 **SECTION 65.** 108.22 (8) (b) of the statutes is renumbered 108.22 (8) (b) 1. and
19 amended to read:

20 108.22 **(8)** (b) 1. To recover any overpayment which is not otherwise repaid or
21 recovery of which has not been waived, ~~or any assessment under s. 108.04 (11) (cm),~~
22 the department may recoup the amount of the overpayment from benefits the
23 individual would otherwise be eligible to receive, or file a warrant against the liable
24 individual in the same manner as is provided in this section for collecting delinquent
25 payments from employers, or both, ~~but only to the extent of recovering.~~

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1 3. Any recovery under this paragraph is limited to the actual amount of the
2 overpayment or assessment and any costs and disbursements, without interest.

3 **SECTION 66.** 108.22 (8) (b) 2. of the statutes is created to read:

4 108.22 **(8)** (b) 2. To recover any assessment under s. 108.04 (11) (cm), the
5 department may file a warrant against the liable individual in the same manner as
6 is provided in this section for collecting delinquent payments from employers.

7 **SECTION 67.** 108.225 (1) (a) of the statutes is amended to read:

8 108.225 **(1)** (a) "Contribution" includes a reimbursement or assessment under
9 s. 108.15, 108.151, or 108.152, interest for a nontimely payment, fees, and any
10 payment due for a forfeiture imposed upon an employing unit under s. 108.04 (11)
11 (c) or other penalty assessed by the department under this chapter.

12 **SECTION 68.** 108.225 (20) of the statutes is amended to read:

13 108.225 **(20)** COST OF LEVY. Any Whenever property is secured by means of a
14 levy, any 3rd party in possession of the debtor's property is entitled to collect from
15 the debtor a levy fee of \$5 for each levy in any case where property is secured through
16 the levy which a debt is satisfied by means of a single payment and \$15 for each levy
17 in which a debt is satisfied by means of more than one payment. The fee is payable
18 from the property levied against and is in addition to the amount of the levy. The 3rd
19 party shall deduct the fee from the proceeds of may charge the fee to the debtor at
20 the time the party transfers the proceeds of the levy to the department.

21 **SECTION 69.** 108.24 (2) of the statutes is amended to read:

22 108.24 **(2)** Any Except as provided in s. 108.16 (8) (m), any person who
23 knowingly makes a false statement or representation in connection with any report
24 or as to any information duly required by the department under this chapter, or who
25 knowingly refuses or fails to keep any records or to furnish any reports or information

SENATE BILL 426**SECTION 69**

1 duly required by the department under this chapter, shall be fined not less than \$100
2 nor more than \$500, or imprisoned not more than 90 days or both; and each such false
3 statement or representation and every day of such refusal or failure constitutes a
4 separate offense.

5 **SECTION 70.** 165.066 of the statutes is created to read:

6 **165.066 Assistant attorney general; unemployment insurance law**
7 **enforcement.** The attorney general shall assign at least 0.5 assistant attorney
8 general position to assist in the investigation and prosecution of noncompliance with
9 ch. 108.

10 **SECTION 71.** 165.60 of the statutes is amended to read:

11 **165.60 Law enforcement.** The department of justice is authorized to enforce
12 ss. 101.123 (2), (5), and (8), 944.30, 944.31, 944.33, 944.34, 945.02 (2), 945.03 (1m),
13 and 945.04 (1m) and ch. 108 and is invested with the powers conferred by law upon
14 sheriffs and municipal police officers in the performance of those duties. This section
15 does not deprive or relieve sheriffs, constables, and other local police officers of the
16 power and duty to enforce those sections, and those officers shall likewise enforce
17 those sections.

18 **SECTION 72. Nonstatutory provisions.**

19 (1) **STUDY OF UNEMPLOYMENT INSURANCE FUND.** The department of workforce
20 development shall study the long-term fiscal stability of the unemployment reserve
21 fund and shall determine what measures, if any, are required to maintain that
22 stability. The department shall report its findings and recommendations to the
23 council on unemployment insurance no later than July 1, 2007.

24 (2) **AUTHORIZED POSITIONS; DEPARTMENT OF JUSTICE.** The authorized FTE
25 positions for the department of justice are increased by 0.5 PR-S position on January

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1 1, 2006, to be funded from the appropriation under section 20.455 (2) (k) of the
2 statutes.

3 **SECTION 73. Initial applicability.**

4 (1) The treatment of sections 108.02 (12) (a) and 108.09 (2) (bm) and (4s) of the
5 statutes first applies with respect to employment after December 31, 2005.

6 (2) The treatment of section 108.02 (15) (j) 7. of the statutes first applies with
7 respect to employment after December 31, 2005.

8 (3) The treatment of section 108.02 (15) (k) 14. of the statutes first applies with
9 respect to benefit years that begin on the effective date of this subsection.

10 (4) The treatment of section 108.02 (21e) (intro.) of the statutes first applies
11 with respect to determinations issued under sections 108.09 and 108.10 of the
12 statutes in the first week beginning in January 2006 or, with respect to
13 determinations that are appealed, to decisions issued under sections 108.09 and
14 108.10 of the statutes in the first week beginning in January 2006.

15 (5) The treatment of section 108.04 (1) (b) 1. and 3. (intro.) and (c) of the statutes
16 first applies with respect to suspensions and terminations of employment occurring
17 on the effective date of this subsection.

18 (6) The treatment of section 108.04 (1) (e) of the statutes first applies with
19 respect to weeks of unemployment beginning on the effective date of this subsection.

20 (7) The treatment of section 108.04 (5) and (5g) of the statutes first applies with
21 respect to discharges occurring on the first Sunday that follows the 90th day
22 beginning after the effective date of this subsection.

23 (8) The treatment of section 108.04 (7) (f) of the statutes first applies with
24 respect to terminations of employment occurring on the effective date of this
25 subsection.

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1 (9) The treatment of section 108.04 (13) (c), (e), and (g) of the statutes first
2 applies with respect to redeterminations issued under section 108.09 of the statutes
3 on the effective date of this subsection or, with respect to matters in which no
4 redetermination is issued, with respect to decisions issued under section 108.09 of
5 the statutes on the effective date of this subsection.

6 (10) The treatment of section 108.04 (16) (b) and (c) 2. of the statutes first
7 applies with respect to determinations issued under section 108.09 of the statutes on
8 the effective date of this subsection or, with respect to determinations that are
9 appealed, to decisions issued under section 108.09 of the statutes on the effective
10 date of this subsection.

11 (11) The treatment of section 108.05 (3) (a) of the statutes first applies with
12 respect to weeks of unemployment beginning on the effective date of this subsection.

13 (12) The treatment of section 108.09 (4n) of the statutes first applies with
14 respect to appeals filed on the effective date of this subsection.

15 (13) The treatment of section 108.105 (2) of the statutes first applies with
16 respect to suspensions resulting from appeal tribunal hearings held on the effective
17 date of this subsection.

18 (14) The treatment of sections 108.151 (4) (b) and (7), 108.16 (6w) and (6x),
19 108.22 (1) (b) and (c) and (1m), and 108.225 (1) (a) of the statutes first applies with
20 respect to payrolls for the 2005 calendar year.

21 (15) The treatment of sections 108.16 (8) (e) 1., (em), (h), (im), (m), and (n),
22 108.18 (1) (a) and (2) (d), and 108.24 (2) of the statutes first applies with respect to
23 transfers of businesses occurring after December 31, 2005.

24 (16) The treatment of section 108.17 (2b) of the statutes first applies to
25 employers of 75 or more employees with respect to reports required under section

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1 108.17 (2) of the statutes for the 2nd quarter beginning after the quarter that
2 includes the effective date of this subsection.

3 (17) The treatment of section 108.17 (2b) of the statutes first applies to
4 employers of 50 to 74 employees with respect to reports required under section
5 108.17 (2) of the statutes for the 6th quarter beginning after the quarter that includes
6 the effective date of this subsection.

7 (18) The treatment of section 108.17 (2g) of the statutes first applies with
8 respect to reports filed under section 108.17 (2) of the statutes for the 2nd quarter
9 beginning after the quarter that includes the effective date of this subsection.

10 (19) The treatment of section 108.205 (1m) of the statutes first applies with
11 respect to reports filed under section 108.205 (1) of the statutes for the 2nd quarter
12 beginning after the quarter that includes the effective date of this subsection.

13 (20) The treatment of section 108.205 (2) of the statutes first applies to
14 employers of 75 to 99 employees with respect to reports required under section
15 108.205 (2) of the statutes for the 2nd quarter beginning after the quarter that
16 includes the effective date of this subsection.

17 (21) The treatment of section 108.205 (2) of the statutes first applies to
18 employers of 50 to 74 employees with respect to reports required under section
19 108.205 (2) of the statutes for the 6th quarter beginning after the quarter that
20 includes the effective date of this subsection.

21 (22) The treatment of section 108.22 (2) of the statutes first applies with respect
22 to liabilities existing on the effective date of this subsection.

23 (23) The treatment of section 108.225 (20) of the statutes first applies with
24 respect to levies served on the effective date of this subsection.

25 **SECTION 74. Effective date.**

Emery, Lynn

From: Field, Adam
Sent: Friday, December 02, 2005 10:05 AM
To: LRB.Legal
Subject: LRB 4175

Attachments: 05-41751.pdf

Please jacket LRB 4175 for introduction.



05-41751.pdf (202 KB)

Adam Field
Rep. Steve Wieckert Office
Wisconsin State Assembly
(608) 266-3070

Memo

To: Senator Representative Wieckert

(The Draft's Requester)

Per your request: ... the attached fiscal estimate was prepared for your unIntroduced 2005 draft.

LRB Number: LRB - 4175

Version: "/ 1"

Fiscal Estimate Prepared By: (agency abbr.) SPD

If you have questions about the enclosed fiscal estimate, you may contact the state agency representative that prepared the fiscal estimate. If you disagree with the enclosed fiscal estimate, please contact the LRB drafter of your proposal to discuss your options under the fiscal estimate procedure.

Entered In Computer And Copy Sent To Requester Via E-Mail: 12/05/2005

* * * * *

To: LRB - Legal Section PA's

Release Date: 12-13-05

Subject: *Fiscal Estimate Received For An Unintroduced Draft*

- > **If redrafted** ... please insert this cover sheet and attached early fiscal estimate into the drafting file ... after the draft's old version (the version that this fiscal estimate was based on), and before the markup of the draft on the updated version.
- > **If introduced** ... and the version of the attached fiscal estimate is for a **previous version** ... please insert this cover sheet and attached early fiscal estimate into the drafting file ... after the draft's old version (the version that this fiscal estimate was based on), and before the markup of the draft on the updated version. Have Mike (or Lynn) get the ball rolling on getting a fiscal estimate prepared for the introduced version.
- > **If introduced** ... and the version of the attached fiscal estimate is for the **current version** ... please write the draft's introduction number below and give to Mike (or Lynn) to process.

THIS DRAFT WAS INTRODUCED AS: 2005 AB 867

Barman, Mike

From: Barman, Mike
Sent: Monday, December 05, 2005 8:35 AM
To: Rep.Wieckert
Cc: Becher, Scott
Subject: LRB 05-4175/1 (un-introduced) (FE by SPD - attached - for your review)

Attachments: FE_Wieckert.PDF



FE_Wieckert.PDF
(459 KB)

Memo

To: Senator Representative

Wieckert

(The Draft's Requester)

Per your request: ... the attached fiscal estimate was prepared for your unIntroduced 2005 draft.

LRB Number: LRB -4175

Version: "/ 1"

Fiscal Estimate Prepared By: (agency abbr.) CTS

If you have questions about the enclosed fiscal estimate, you may contact the state agency representative that prepared the fiscal estimate. If you disagree with the enclosed fiscal estimate, please contact the LRB drafter of your proposal to discuss your options under the fiscal estimate procedure.

Entered In Computer And Copy Sent To Requester Via E-Mail: 12 / 06 / 2005

* * * * *

To: LRB - Legal Section PA's

Subject: *Fiscal Estimate Received For An Unintroduced Draft*

Release Date
12-14-05

- > **If redrafted** ... please insert this cover sheet and attached early fiscal estimate into the drafting file ... after the draft's old version (the version that this fiscal estimate was based on), and before the markup of the draft on the updated version.
- > **If introduced** ... and the version of the attached fiscal estimate is for a **previous version** ... please insert this cover sheet and attached early fiscal estimate into the drafting file ... after the draft's old version (the version that this fiscal estimate was based on), and before the markup of the draft on the updated version. Have Mike (or Lynn) get the ball rolling on getting a fiscal estimate prepared for the introduced version.
- > **If introduced** ... and the version of the attached fiscal estimate is for the **current version** ... please write the draft's introduction number below and give to Mike (or Lynn) to process.

THIS DRAFT WAS INTRODUCED AS: 2005 867

Barman, Mike

From: Barman, Mike
Sent: Tuesday, December 06, 2005 10:27 AM
To: Rep.Wieckert
Cc: Becher, Scott
Subject: LRB 05-4175/1 (un-introduced) (FE by CTS - atached - for your review)

Attachments: FE_Wieckert.PDF



FE_Wieckert.PDF
(413 KB)