

2013 DRAFTING REQUEST

Bill

Received: **6/27/2013** Received By: **jkuesel**
Wanted: **As time permits** Same as LRB:
For: **Daniel Knodl (608) 266-3796** By/Representing: **BJ Dernbach**
May Contact: Drafter: **jkuesel**
Subject: **Unemployment Insurance** Addl. Drafters: **mduchek**

Extra Copies:

Submit via email: **YES**
Requester's email: **Rep.Knodl@legis.wisconsin.gov**
Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

Coverage of direct sellers

Instructions:

Per attached E mail, 6/27/13.

Drafting History:

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
/?	jkuesel 7/11/2013	evinz 7/12/2013		_____			
/1	jkuesel 7/31/2013		jmurphy 7/12/2013	_____	lparisi 7/12/2013		State
/2	jkuesel 9/19/2013	evinz 7/31/2013	jmurphy 7/31/2013	_____	srose 7/31/2013		State
/3	jkuesel	evinz	jmurphy	_____	srose		State

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
	10/9/2013	9/26/2013	9/27/2013	_____	9/27/2013		
/4		jdye 10/10/2013	jfrantze 10/10/2013	_____ _____	mbarman 10/10/2013	sbasford 10/11/2013	State

FE Sent For:

@
intro.

<END>

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/1	jkuesel 7/31/2013		jmurphy 7/12/2013	_____	lparisi 7/12/2013		State
/2	jkuesel 9/19/2013	evinz 7/31/2013	jmurphy 7/31/2013	_____	srose 7/31/2013		State
/3	jkuesel	evinz	jmurphy	_____	srose		State

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/?	jkuesel 7/11/2013	evinz 7/12/2013	<i>jk</i>	<u>10</u> / <u>10</u>			
/1	jkuesel 7/31/2013	<i>4</i> / <i>10</i> jld	jmurphy 7/12/2013		lparisi 7/12/2013		State
/2	jkuesel 9/19/2013	evinz 7/31/2013	jmurphy 7/31/2013		srose 7/31/2013		State
/3		evinz	jmurphy		srose		State

<u>Vers.</u>	<u>Drafted</u>	<u>Reviewed</u>	<u>Typed</u>	<u>Proofed</u>	<u>Submitted</u>	<u>Jacketed</u>	<u>Required</u>
		9/26/2013	9/27/2013	_____	9/27/2013		

14 jkusel
FE Sent For:
10/9/13

<END>

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/?	jkuesel 7/11/2013	evinz 7/12/2013		_____			
/1	jkuesel 7/31/2013		jmurphy 7/12/2013	_____	lparisi 7/12/2013		State
/2		evinz 7/31/2013	jmurphy 7/31/2013	_____	srose 7/31/2013		State
/3	jkuesel 9/17/13 26	13 eeV 9/26/13	13 eeV 9/26/13		jm+fb 9/27		

FE Sent For:

<END>

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Wanted: As time permits

Same as LRB:

For: Daniel Knodl (608) 266-3796

By/Representing: BJ Dernbach

May Contact:

Drafter: jkuesel

Subject: Unemployment Insurance

Addl. Drafters: mduchek

Extra Copies:

Submit via email: YES
Requester's email: Rep.Knodl@legis.wisconsin.gov
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Pre Topic:

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Coverage of direct sellers

Instructions:

Per attached E mail, 6/27/13.

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Table with columns: Vers., Drafted, Reviewed, Typed, Proofed, Submitted, Jacketed, Required. Includes handwritten notes like '12 eev', '7/31/13', and 'State'.

Draft

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1/1	jkuesel 7/16/13	1 eeV 7/12/13	11 eeV 7/12/13				
				Jim 7/12	Jim 7/12		

FE Sent For:

<END>

Kuesel, Jeffery

From: Dernbach, BJ
Sent: Thursday, June 27, 2013 11:08 AM
To: Kuesel, Jeffery
Subject: RE: Direct Sellers Exemption Draft Request

Sure.

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>

 /Rep. Knodl

From: Kuesel, Jeffery
Sent: Thursday, June 27, 2013 10:44 AM
To: Dernbach, BJ
Cc: Duchek, Michael
Subject: RE: Direct Sellers Exemption Draft Request

BJ,
We will take care of your request. Can we contact the DWD legal staff concerning any legal issues with this item?

Jeff Kuesel

From: Dernbach, BJ
Sent: Thursday, June 27, 2013 8:56 AM
To: Duchek, Michael; Kuesel, Jeffery
Subject: Direct Sellers Exemption Draft Request

Hey Mike and Jeff,

Couldn't leave you guys alone that long ☺

I've got a new request regarding exemptions from employment, specifically Wis Stat. 108.02(15)(k)(16)

The request is to eliminate the current language and replace it with the IRS definition of a direct seller as defined in United States Code, title 26, section 3508

If you have any questions, please let me know.

Thanks guys.

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>

 /Rep. Knodl

108.02 (intro.) Definitions. As used in this chapter:

(15) EMPLOYMENT.

(k) (intro.) "Employment" as applied to work for a given employer other than a government unit or nonprofit organization, except as the employer elects otherwise with the department's approval, does not include service:

7. By an individual for a person as a real estate agent or as a real estate salesperson, if all of the service performed as a real estate agent or sales person by the individual for the person is performed for remuneration solely by way of commission;

16. By an individual whose remuneration consists solely of commissions, overrides, bonuses or differentials directly related to sales or other output derived from in-person sales to or solicitation of orders from ultimate consumers, primarily in the home;

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26 U.S.C. § 3508 : US Code - Section 3508: Treatment of real estate agents and direct sellers

Search 26 U.S.C. § 3508 : US Code - Section 3508: Treatment of real estate agents and direct sellers

- Search by Keyword or Citation

(a) General rule

For purposes of this title, in the case of services performed as a qualified real estate agent or as a direct seller -

(1) the individual performing such services shall not be treated as an employee, and

(2) the person for whom such services are performed shall not be treated as an employer.

"employment" - gov's, NP's & IRS

(b) Definitions

For purposes of this section -

(1) Qualified real estate agent

The term "qualified real estate agent" means any individual who is a sales person if -

(A) such individual is a licensed real estate agent,

(B) substantially all of the remuneration (whether or not paid in cash) for the services performed by such individual as a real estate agent is directly related to sales or other output (including the performance of services) rather than to the number of hours worked, and

(C) the services performed by the individual are performed pursuant to a written contract between such individual and the person for whom the services are performed and such contract provides that the individual will not be treated as an employee with respect to such services for Federal tax purposes.

(2) Direct seller

The term "direct seller" means any person if -

(A) such person -

(i) is engaged in the trade or business of selling (or soliciting the sale of) consumer products to any buyer on a buy-sell basis, a deposit-commission basis, or any similar

*excludes all
Internet
sellers?*

basis which the Secretary prescribes by regulations, for resale (by the buyer or any other person) in the home or otherwise than in a permanent retail establishment,
(ii) is engaged in the trade or business of selling (or soliciting the sale of) consumer products in the home or otherwise than in a permanent retail establishment, or
(iii) is engaged in the trade or business of the delivering or distribution of newspapers or shopping news (including any services directly related to such trade or business),
(B) substantially all the remuneration (whether or not paid in cash) for the performance of the services described in subparagraph (A) is directly related to sales or other output (including the performance of services) rather than to the number of hours worked, and
(C) the services performed by the person are performed pursuant to a written contract between such person and the person for whom the services are performed and such contract provides that the person will not be treated as an employee with respect to such services for Federal tax purposes.

is selling

(3) Coordination with retirement plans for selfemployed
This section shall not apply for purposes of subtitle A to the extent that the individual is treated as an employee under section 401(c)(1) (relating to self-employed individuals).

X

[Notes]

« Prev

Advance payment of earned income credit

Up

General provisions relating to

Next »

Determination of employer's liability for certain employment taxes

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DNOB
State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-2588/7 *1*

JTK...:.....
Steev

Feb 7/12

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

*SAV
Xref ✓*

(generate)
1 AN ACT *...*; relating to: coverage of certain individuals engaged in sales activity
2 outside a permanent retail establishment under the unemployment insurance
3 law.?

Analysis by the Legislative Reference Bureau *UI*

Currently, if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of the Department of Workforce Development (DWD), and the individual receives remuneration solely from commissions, overrides, bonuses, or differentials directly related to sales or other output derived from in-person sales or solicitation of orders from ultimate consumers primarily in the home, the services performed by the individual are not covered under the unemployment insurance (UI) law. *n* A individual who performs such services is is not eligible to claim UI benefits based on the performance of the services and a person who employs an individual to perform such services is not subject to a state contribution requirement *(a* requirement to pay taxes) based on the performance of the services.

This bill provides instead that if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of DWD, and the individual is engaged in selling or soliciting the sale of consumer products for sale or resale by the buyer in the home or otherwise *(STBT)* than in a permanent retail establishment and substantially all of the remuneration for the services is directly related to the sales or other output rather than to hours worked and the services are performed under a contract between the person and the person for whom the service is performed *which* provides that the *which*

services will not be subject to federal unemployment taxes, then a claimant is not eligible to claim benefits based on the performance of such services and a person who employs an individual to perform such services is not subject to a contribution requirement based on the performance of the services.

01

FE-S

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

1 SECTION 1. 108.02 (15) (k) 16. of the statutes is repealed and recreated to read:

2 108.02 (15) (k) 16. By an individual who is engaged in the service of selling or

3 soliciting the sale of consumer products for sale or resale by the buyer in the home

4 or otherwise than in a permanent retail establishment, if substantially all of the

5 remuneration therefor is directly related to the sales or other output rather than to

6 hours worked and the services are performed under a written contract between the

7 person and the person for whom the services are performed which provides that the

8 services will not be subject to federal unemployment taxes.

9 SECTION 2. Initial applicability.

10 (1) This act first applies with respect to services performed after December 31

11 following the effective date of this subsection.

12 (END)

the

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-2588/1dn

JTK.....

Leev

date

Representative Knodl:

This draft replaces the current direct seller exclusion in s. 108.02 (15) (k) 16., stats. with the comparable federal language in 26 USC 2508 (b) (2) that excludes sellers (including sellers for resale) otherwise than in a permanent retail establishment. It does not treat the coverage of real estate agents and persons selling or distributing newspapers or magazines which are currently excluded under s. 108.02 (15) (k) 4. and 7., stats.

Jeffery T. Kuesel
Managing Attorney
Phone: (608) 266-6778

**DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU**

LRB-2588/1dn
JTK:eev:ev

July 12, 2013

Representative Knodl:

This draft replaces the current direct seller exclusion in s. 108.02 (15) (k) 16., stats., with the comparable federal language in 26 USC 3508 (b) (2) that excludes sellers (including sellers for resale) otherwise than in a permanent retail establishment. It does not treat the coverage of real estate agents and persons selling or distributing newspapers or magazines, which are currently excluded under s. 108.02 (15) (k) 4. and 7., stats.

Jeffery T. Kuesel
Managing Attorney
Phone: (608) 266-6778

Kuesel, Jeffery

To: Dernbach, BJ
Cc: Duchek, Michael
Subject: RE: Direct Seller Change

BJ,
We will take care of your request.

Jeff Kuesel

From: Dernbach, BJ
Sent: Tuesday, July 30, 2013 9:33 AM
To: Kuesel, Jeffery
Subject: FW: Direct Seller Change

Jeff,
Could you draft a /2 with the following changes?

Thanks.

SECTION 1. 108.02 (15) (k) 16. of the statutes is repealed and recreated to read:

108.02 (15) (k) 16. By an individual who is engaged, in ~~the~~ a home or otherwise than in a permanent retail establishment, in the service of selling or soliciting the sale of ~~consumer~~ products or services for use, sale or resale by the buyer, if substantially all of the remuneration therefor is directly related to ~~the~~ sales or other output rather than to hours worked and the services are performed under a written contract between the person and the person for whom the services are performed, which provides that the services will not be subject to federal unemployment taxes.

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>

 /Rep. Knodl



(D NOTE)
State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-2588/2

JTK:eev:ev

Wed 7/31

Stays

2013 BILL

1 AN ACT *to repeal and recreate* 108.02 (15) (k) 16. of the statutes; relating to:
 2 coverage of certain individuals engaged in sales activity outside a permanent
 3 retail establishment under the unemployment insurance law.

regen

Analysis by the Legislative Reference Bureau

Currently, if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of the Department of Workforce Development (DWD), and the individual receives remuneration solely from commissions, overrides, bonuses, or differentials directly related to sales or other output derived from in-person sales or solicitation of orders from ultimate consumers primarily in the home, the services performed by the individual are not covered under the unemployment insurance (UI) law. An individual who performs such services is is not eligible to claim UI benefits based on the performance of the services and a person who employs an individual to perform such services is not subject to a state UI contribution requirement (a requirement to pay taxes) based on the performance of the services.

This bill provides instead that if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of DWD, and the individual is engaged in selling or soliciting the sale of ~~consumer~~ products for sale or resale by the buyer in the home or otherwise than in a permanent retail establishment and substantially all of the remuneration for the services is directly related to the sales or other output rather than to hours worked and the services are performed under a contract between the

or services

, in a home or otherwise than in a permanent retail establishment,

BILL

person and the person ^{UI} for whom the service is performed, which provides that the services will not be subject to federal unemployment taxes, then a claimant is not eligible to claim benefits based on the performance of such services and a person who employs an individual to perform such services is not subject to a UI contribution requirement based on the performance of the services.

For further information see the *state* fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 108.02 (15) (k) 16. of the statutes is repealed and recreated to read:

108.02 (15) (k) 16. By an individual who is engaged ^{in a home or otherwise than in a permanent retail} in the service of selling or ^{or services} soliciting the sale of ~~consumer~~ ^{use,} products for sale, or resale by the buyer ^{in the home} ~~in the home~~ ^{establishment,} or ~~otherwise than in a permanent retail establishment,~~ if substantially all of the remuneration therefor is directly related to the sales or other output rather than to hours worked and the services are performed under a written contract between the person and the person for whom the services are performed, which provides that the services will not be subject to federal unemployment taxes.

SECTION 2. Initial applicability.

(1) This act first applies with respect to services performed after the December 31 following the effective date of this subsection.

(END)

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-2588/2dn

JTK...:...

JTK
teev

(date)

Representative Knodl:

This redraft adjusts the proposed rewording of s. 108.02 (15) (k) 16., stats. so that it is substantively different than the corresponding provision in the Federal Unemployment Tax Act (FUTA), 26 USC 3508 (b) (2).

Under both the draft and FUTA, the exclusion from UI coverage only applies if the affected employee's employment contract provides that the services to be performed by the employee are not subject to federal unemployment taxes. Under this redraft it is possible that services would be taxed under federal law but not under state law. However, the both exclusions would nevertheless be subject to this proviso. This could have the effect of negating the changes made in the redraft to the extent that they are not interpreted in the same way that the IRS interprets FUTA.

Normally, unless a state is subject to additional assessments resulting from federal loans, employment that is covered under FUTA (26 USC 3301) is subject to a federal tax of 6.0 percent on the first \$7,000 of annual taxable wages paid to an employee. FUTA (26 USC 3302) permits a credit of up to 5.4 percent against this tax for unemployment taxes that were paid, or but for an employer's favorable layoff experience, would be payable to this state on these same wages. As a result, if any employment excluded under s. 108.02 (15) (k) 16., stats. is not similarly excluded under FUTA, an employer affected by the exclusion that could forfeit its federal tax credit on that employment, and if the employer has a favorable layoff experience, the employer could be required to pay increased federal taxes on the state-excluded employment as compared to the taxes that would be payable under current law.

Please let me know if you would like to discuss these issues further.

Jeffery T. Kuesel
Managing Attorney
Phone: (608) 266-6778

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

LRB-2588/2dn

JTK:eev:ev

July 31, 2013

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Under both the draft and FUTA, the exclusion from UI coverage only applies if the affected employee's employment contract provides that the services to be performed by the employee are not subject to federal unemployment taxes. Under this redraft it is possible that services would be taxed under federal law but not under state law. However, both exclusions would nevertheless be subject to this proviso. This could have the effect of negating the changes made in the redraft to the extent that they are not interpreted in the same way that the IRS interprets FUTA.

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Please let me know if you would like to discuss these issues further.

Jeffery T. Kuesel
Managing Attorney
Phone: (608) 266-6778

Kuesel, Jeffery

From: Dernbach, BJ
Sent: Thursday, September 19, 2013 7:55 AM
To: Kuesel, Jeffery; Duchek, Michael
Subject: LRB 2588/2

Just some quick changes.

On line 4, delete the words "or services"
Beginning on line 6, delete everything after "worked" through the end of line 8.

Feel free to call if you have questions.

Thanks guys.

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>

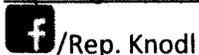
 /Rep. Knodl

Kuesel, Jeffery

From: Dernbach, BJ
Sent: Tuesday, September 24, 2013 9:14 AM
To: Kuesel, Jeffery
Subject: RE: LRB-2588 - Hold off on the change for one quick thing I need to check

Cool, my preference would be copy verbatim fed code, and say as interpreted by USC....

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>



From: Kuesel, Jeffery
Sent: Tuesday, September 24, 2013 9:06 AM
To: Dernbach, BJ
Subject: RE: LRB-2588 - Hold off on the change for one quick thing I need to check

BJ.

We are following up this morning. We have a call into Janell. I hope to have the matter resolved today. I will get back to you after we talk with Janell.

Jeff

From: Dernbach, BJ
Sent: Tuesday, September 24, 2013 9:00 AM
To: Kuesel, Jeffery
Subject: RE: LRB-2588 - Hold off on the change for one quick thing I need to check

Jeff,

When do you have your meeting w/Janell? Wanted to get this bill rockin' and rolling pretty quick here.

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>



From: Kuesel, Jeffery
Sent: Thursday, September 19, 2013 4:58 PM
To: Dernbach, BJ
Subject: FW: LRB-2588 - Hold off on the change for one quick thing I need to check

BJ,

I talked to Janell and she says the department did some research concerning federal interpretations of the direct seller exclusion. She is trying to find it now and will get back to us by Monday.

Jeff Kuesel

From: Dernbach, BJ
Sent: Thursday, September 19, 2013 4:27 PM
To: Kuesel, Jeffery
Subject: RE: LRB-2588 - Hold off on the change for one quick thing I need to check

Just need a confirmation that the word "consumer" is still out.

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>

 /Rep. Knodl

From: Kuesel, Jeffery
Sent: Thursday, September 19, 2013 4:26 PM
To: Dernbach, BJ
Subject: RE: LRB-2588 - Hold off on the change for one quick thing I need to check

BJ,
I am holding at my desk. Let me know when you are ready to proceed.

Jeff Kuesel

From: Dernbach, BJ
Sent: Thursday, September 19, 2013 4:03 PM
To: Kuesel, Jeffery
Subject: Hold off on the change for one quick thing I need to check

Thanks.

BJ Dernbach
Office of Representative Dan Knodl
24th Assembly District
(608) 266-3796
<http://legis.wisconsin.gov/assembly/knodl/>

 /Rep. Knodl



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-2588/2

JTK:eev:ev

3

FR 9/27

2013 BILL

regen

1 AN ACT *to repeal and recreate* 108.02 (15) (k) 16. of the statutes; **relating to:**
2 coverage of certain individuals engaged in sales activity outside a permanent
3 retail establishment under the unemployment insurance law.

Analysis by the Legislative Reference Bureau

Currently, if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of the Department of Workforce Development (DWD), and the individual receives remuneration solely from commissions, overrides, bonuses, or differentials directly related to sales or other output derived from in-person sales or solicitation of orders from ultimate consumers primarily in the home, the services performed by the individual are not covered under the unemployment insurance (UI) law. An individual who performs such services is is not eligible to claim UI benefits based on the performance of the services and a person who employs an individual to perform such services is not subject to a state UI contribution requirement (a requirement to pay taxes) based on the performance of the services.

This bill provides instead that if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of DWD, and the individual is engaged, in a home or otherwise than in a permanent retail establishment, in selling or soliciting the sale of products or services for use, sale, or resale by the buyer and substantially all of the remuneration for the services is directly related to the sales or other output rather than to hours worked and the services are performed under a contract between the

consumer

J

Kuesel, Jeffery

To: Dernbach, BJ
Cc: Duchek, Michael
Subject: RE: LRB-2588

BJ,

I will take care of it.

Jeff Kuesel

From: Dernbach, BJ
Sent: Wednesday, October 09, 2013 1:48 PM
To: Kuesel, Jeffery
Subject: LRB

2588

Can you add the word "use," after for in line 4. Thanks.

BJ Dernbach
Office of Representative Dan Knodl
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 /Rep. Knodl



State of Wisconsin
2013 - 2014 LEGISLATURE



LRB-2588/4
JTK:eev:ev

THU 10/10 - Am

2013 BILL

4

Regen

1 AN ACT *to repeal and recreate* 108.02 (15) (k) 16. of the statutes; **relating to:**
2 coverage of certain individuals engaged in sales activity outside a permanent
3 retail establishment under the unemployment insurance law.

Analysis by the Legislative Reference Bureau

Currently, if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of the Department of Workforce Development (DWD), and the individual receives remuneration solely from commissions, overrides, bonuses, or differentials directly related to sales or other output derived from in-person sales or solicitation of orders from ultimate consumers primarily in the home, the services performed by the individual are not covered under the unemployment insurance (UI) law. An individual who performs such services is not eligible to claim UI benefits based on the performance of the services and a person who employs an individual to perform such services is not subject to a state UI contribution requirement (a requirement to pay taxes) based on the performance of the services.

This bill provides instead that if an individual is performing services for an employer other than a governmental or nonprofit employer, except as the employer otherwise elects with the approval of DWD, and the individual is engaged, in a home or otherwise than in a permanent retail establishment, in selling or soliciting the sale of consumer products for sale, or resale by the buyer and substantially all of the remuneration for the services is directly related to the sales or other output rather than to hours worked, then a claimant is not eligible to claim UI benefits based on

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Barman, Mike

From: Dernbach, BJ
Sent: Thursday, October 10, 2013 11:11 AM
To: LRB.Legal
Subject: Draft Review: LRB -2588/4 Topic: Coverage of direct sellers

Please Jacket LRB -2588/4 for the ASSEMBLY.