

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

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1. This amendment is worded a bit differently to eliminate some wordiness. I also did not change “may” to “shall” in s. 635.30 (4) (d). “May,” rather than “shall,” is the correct word when used with the negative “not.” See, for example, s. 149.14 (6) (b) in current law and s. 149.14 (6) (c) in this bill.
2. In s. 635.30 (4) (b), I wasn't sure if the intention was that the employer's termination of the coverage was the reason that the employee became ineligible. If that was the intention, it would have been better to have drafted the provision that way. As drafted in this amendment, it sounds as though an employee who becomes ineligible for the program is not eligible to apply to HIRSP unless the employer terminates coverage for all the rest of the employees too.

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