

DRAFTER'S NOTE
FROM THE
LEGISLATIVE REFERENCE BUREAU

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PJK:lmk:jf

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Would it be better to describe the coverage under s. 600.03 (25) (a) 4. as coverage “providing reimbursement to an employer or plan sponsor for excess claims incurred under the employer’s or plan sponsor’s ... plan”? I don’t know if all of these policies provide reimbursement.

I put the applicability of s. 600.03 (25) (a) 4. in a nonstatutory provision, rather than in an initial applicability provision because the creation of that provision does not really “first apply” to a particular occurrence or event that serves as the divider between when it does not apply and when it does apply. OK?

Pamela J. Kahler
Senior Legislative Attorney
Phone: (608) 266-2682
E-mail: pam.kahler@legis.wisconsin.gov