At the locations indicated, amend the bill as follows:

1. Page 7, line 4: after that line insert:

   “SECTION 2m. 108.04 (2) (a) 3. of the statutes is amended to read:

   108.04 (2) (a) 3. The claimant conducts a reasonable search for suitable work
   during that week and provides verification of that search to the department. The
   search for suitable work must include at least 4 actions per week that constitute a
   reasonable search as prescribed by rule of the department. In addition, the
   department may, by rule, require a claimant to take more than 4 reasonable work
   search actions in any week. The department shall require a uniform number of
   reasonable work search actions for similar types of claimants. The rules shall
   provide that one of the 4 actions required per week may be searching for child care
   for the claimant’s dependent children.”.

2. Page 9, line 6: after that line insert:
“**SECTION 9m.** 108.04 (8) (em) of the statutes is amended to read:

108.04 (8) (em) An employee shall have good cause under this subsection only if the department determines that the failure related to the employee’s personal safety, the employee’s sincerely held religious beliefs, or an unreasonable commuting distance, or a lack of child care for one or more of the employee’s dependent children or if the employee had another compelling reason that would have made accepting the offer unreasonable.”.

3. Page 13, line 7: after that line insert:

“(3m) The treatment of s. 108.04 (2) (a) 3. first applies with respect to weeks of unemployment beginning on the effective date of this subsection.

(4m) The treatment of s. 108.04 (8) (em) first applies to determinations issued under s. 108.09 on the effective date of this subsection.”.

4. Page 13, line 17: after that line insert:

“(3m) The treatment of s. 108.04 (2) (a) 3. and (8) (em) takes effect on the 5th Sunday after publication.”.