SHB 1395 - H AMD 249

By Representative Corry

NOT CONSIDERED 12/23/2019

On page 3, line 3, after "witness fees." insert "Before filing an action under this subsection, the third party must provide the direct contractor and subcontractor that employed the employee at least thirty days' notice by first class mail. The notice need only describe the general nature of the claim and does not limit the liability of the direct contractor or preclude subsequent amendments of any action to encompass additional employees employed by the contractor."

EFFECT: Requires a third party seeking fringe or other benefit payments or contributions to provide 30 days' notice to the direct contractor and subcontractor before filing an action. Provides that the notice need only describe the general nature of the claim and does not limit the direct contractor's liability or preclude adding employees.

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