

SHB 1106 - H AMD 103

By Representative Fosse

ADOPTED 03/03/2023

1 On page 4, line 36, after "(vi)" strike "(A)"

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3 On page 4, beginning on line 37, after "more" strike all material
4 through "basis" on page 5, line 3

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6 On page 6, line 2, after "residesi" strike "or"

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8 On page 6, line 8, after "separation" insert "; or

9 (xiv) For separations that occur on or after July 7, 2024, the
10 claimant had a regularly scheduled shift or split shift start or end
11 time for the prior 90 calendar days, and the employer, without request
12 by the claimant and not based on a system of seniority, changed the
13 regularly scheduled shift or split shift start or end time by six or
14 more hours for that shift on a nontemporary basis"

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EFFECT: Requires unemployment benefits based on the good cause quit for certain nontemporary shift changes made by the separating employer to be proportionally charged to the experience rating accounts of all of the claimant's employers from his or her base year, rather than charged to the experience rating account of the separating employer only as provided in the underlying bill. Modifies certain verbs from present to past tense to conform amendatory language with current language in the applicable statute.

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