SB 5009 - DIGEST

(SUBSTITUTED FOR - SEE 1ST SUB)

Allows a contribution paying base year employer, not otherwise eligible for relief of charges for benefits under RCW 50.29.021, to receive such relief if the benefit charges result from payment to an individual who was hired to replace an employee who was called to federal active military service and is subsequently laid off when that employee returns to work for their employer within four weeks of release from active duty.