1396 AMH MANW ELGE 018

**HB 1396** - H AMD **75**

By Representative Manweller

**ADOPTED 03/08/2013**

On page 5, beginning on line 4, after "(2)" strike all material through "section" on line 9 and insert "For weeks of benefits paid between July 1, 2012, and June 28, 2015, any amount of shared work benefits reimbursed by the federal government is not charged to experience rating accounts of employers or to employers who are liable for payments in lieu of contributions. The department shall remove charges for any amount of shared work benefits reimbursed by the federal government between July 1, 2012, and the week prior to the effective date of this section"

On page 5, beginning on line 24, strike all of section 7

Correct the title.

|  |  |
| --- | --- |
|  | EFFECT: Provides that the amount of shared work benefits not charged to employers is any amount reimbursed by the federal government. Strikes the emergency clause. |

**--- END ---**