1872

Sponsor(s): Representatives Van Luven, Jones, Vance, R. King, Fuhrman, G. Cole, Wilson, Padden, Paris, Bowman, Brough, May and Winsley

Brief Description: Exempting employer experience rating accounts from benefits paid to promptly-fired employees.

HB 1872 - DIGEST

Provides that benefits paid to an individual whose employment was terminated within sixty days of the individual's hiring due to the individual's lack of satisfactory performance shall not be charged to the experience rating account of the contribution paying employer.