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HOUSE BILL 2487

State of Washington 53rd Legislature 1994 Regular Session

By Representatives Appelwick, Forner and Karahalios; by request of Department of Social and Health Services

Read first time 01/17/94. Referred to Committee on Judiciary.

- 1 AN ACT Relating to employers in the standard industrial
- 2 classification; and amending RCW 26.23.040.
- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:
- 4 **Sec. 1.** RCW 26.23.040 and 1993 c 480 s 1 are each amended to read 5 as follows:
- 6 (1) Except as provided in subsection (3) of this section, all

employers doing business in the state of Washington, and to whom the

- 8 department of employment security has assigned the standard industrial
- 9 classification sic codes listed in subsection (2) of this section,
- 10 shall report to the Washington state support registry:
- 11 (a) The hiring of any person who resides or works in this state to
- 12 whom the employer anticipates paying earnings; and
- 13 (b) The rehiring or return to work of any employee who was laid
- 14 off, furloughed, separated, granted a leave without pay, or terminated
- 15 from employment.

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- 16 (2) Employers in the standard industrial classifications that shall
- 17 report to the Washington state support registry include:
- 18 (a) Construction industry sic codes: 15, general building; ((and))
- 19 16, ((other than building)) heavy construction; and 17, special trades;

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- 1 (b) Manufacturing industry sic code 37, transportation equipment;
- 2 (c) ((Wholesale trade industry)) <u>Business services</u> sic codes: 73, 3 ((business services,)) except sic code ((7362)) <u>7363</u> (temporary help supply services); and <u>health services sic code</u> 80((, health services)).
- 6 (3) Employers are not required to report the hiring of any person 7 who:
 - (a) Will be employed for less than one months duration;

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- 9 (b) Will be employed sporadically so that the employee will be paid 10 for less than three hundred fifty hours during a continuous six-month 11 period; or
- 12 (c) Will have gross earnings less than three hundred dollars in every month.
- The secretary of the department of social and health services may adopt rules to establish additional exemptions if needed to reduce unnecessary or burdensome reporting.
- 17 (4) Employers may report by mailing the employee's copy of the W-4 18 form, or other means authorized by the registry which will result in 19 timely reporting.
- (5) Employers shall submit reports within thirty-five days of the hiring, rehiring, or return to work of the employee. The report shall contain:
- 23 (a) The employee's name, address, social security number, and date 24 of birth; and
- 25 (b) The employer's name, address, and employment security reference 26 number or unified business identifier number.
 - (6) An employer who fails to report as required under this section shall be given a written warning for the first violation and shall be subject to a civil penalty of up to two hundred dollars per month for each subsequent violation after the warning has been given. All violations within a single month shall be considered a single violation for purposes of assessing the penalty. The penalty may be imposed and collected by the office of support enforcement under RCW 74.20A.270.
- 34 (7) The registry shall retain the information for a particular 35 employee only if the registry is responsible for establishing, 36 enforcing, or collecting a support obligation or debt of the employee. 37 If the employee does not owe such an obligation or a debt, the registry

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- 1 shall not create a record regarding the employee and the information
- 2 contained in the notice shall be promptly destroyed.

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