S-0971.1

SENATE BILL 5569

State of Washington 56th Legislature 1999 Regular Session

By Senators Fairley, Roach, Snyder, Prentice, Kline, Costa, Shin, Thibaudeau, Spanel and Kohl-Welles

Read first time . Referred to Committee on .

1 AN ACT Relating to strike or lockout disqualifications for 2 unemployment benefits; and amending RCW 50.20.090.

3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

4 **sec. 1.** RCW 50.20.090 and 1988 c 83 s 1 are each amended to read 5 as follows:

6 (1) An individual shall be disqualified for benefits for any week 7 with respect to which the commissioner finds that the individual's 8 unemployment is:

9 (a) Due to a strike at the factory, establishment, or other 10 premises at which the individual is or was last employed; or

(b) Due to a lockout by his or her employer who is a member of a multi-employer bargaining unit and who has locked out the employees at the factory, establishment, or other premises at which the individual is or was last employed after one member of the multi-employer bargaining unit has been struck by its employees as a result of the multi-employer bargaining process.

(2) Subsection (1) of this section shall not apply if it is shownto the satisfaction of the commissioner that:

(a) The individual is not participating in or financing or directly
interested in the strike or lockout that caused the individual's
unemployment; and

4 (b) The individual does not belong to a grade or class of workers of which, immediately before the commencement of the strike or lockout, 5 there were members employed at the premises at which the strike or 6 7 lockout occurs, any of whom are participating in or financing or 8 directly interested in the strike or lockout: PROVIDED, That if in any 9 case separate branches of work which are commonly conducted as separate 10 businesses in separate premises are conducted in separate departments of the same premises, each such department shall, for the purpose of 11 12 this subdivision, be deemed to be a separate factory, establishment, or 13 other premises.

14 (3) <u>Subsection (1) of this section does not apply if it is shown to</u> the satisfaction of the commissioner that the individual is 15 participating in a strike which the regional director of the national 16 labor relations board has considered and has made an initial 17 determination that: (a) The strike was called due to an unfair labor 18 19 practice of the employer; and (b) the employer engaged in an unfair labor practice. Individuals engaged in a strike meeting those criteria 20 are eligible for benefits from the date the national labor relations 21 board receives the unfair labor practice complaint. After the regional 22 director's determination of an unfair labor practice, conditional 23 24 payment shall be made for all benefits accruing from the date of eligibility. If a later ruling overturns the regional director's 25 initial determination, benefit payments shall cease and any benefit 26 payments made shall be subject to recoupment. 27

28 <u>(4)</u> Any disqualification imposed under this section shall end when 29 the strike or lockout is terminated.

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