## HB 1396 - H AMD 75 By Representative Manweller

## ADOPTED 03/08/2013

1	On page 5, beginning on line 4, after " $\underline{(2)}$ " strike all material
2	through "section" on line 9 and insert "For weeks of benefits paid
3	between July 1, 2012, and June 28, 2015, any amount of shared work
4	benefits reimbursed by the federal government is not charged to
5	experience rating accounts of employers or to employers who are liable
6	for payments in lieu of contributions. The department shall remove
7	charges for any amount of shared work benefits reimbursed by the
8	federal government between July 1, 2012, and the week prior to the
9	effective date of this section"
10	
11	On page 5, beginning on line 24, strike all of section 7
12	

<u>EFFECT:</u> 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 ---

Correct the title.

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