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**SENATE COMMITTEE AMENDMENTS**

2025 Regular Session

Substitute for Original Senate Bill No. 227 by Senator Cloud as proposed by Senate Committee on Labor and Industrial Relations.

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**This document reflects the content of a substitute bill but is not in a bill form; page numbers in this document DO NOT correspond to page numbers in the substitute bill itself.**

To amend and reenact R.S. 23:1541(A) and 1576, relative to unemployment compensation, to provide with respect to contributions; to provide relative to the social charge account; to provide relative to the unemployment benefit charges; to provide relative to an employer's experience rating records; to provide relative to the notice of separation; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 23:1541(A) and 1576 are hereby amended and reenacted to read as follows:

§1541. Notice of benefits charged against employer's experience rating record; employer's right to contest; application for review; procedure

A. The administrator shall, not later than ninety days after the close of each calendar quarter, render a statement to each employer of benefits paid each individual and charged to his experience-rating record. These benefit charges are conclusive and binding upon the employer unless he files an application to review the charges setting forth his reasons therefor within thirty days after the mailing of the notice to his last known address. ~~However, any benefits paid to employees of experience-rated employers pursuant to Executive Orders KBB 2005-34, KBB 2005-46, and KBB 2005-76 shall not be charged to employers' experience-rating records.~~

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§1576. Notice of separation

Each employer shall file with the administrator a notice of separation from service in a form prescribed by the administrator with respect to each employee who leaves its employ for any cause which may be potentially disqualifying and shall therein provide the date of separation, a full explanation of the cause or causes therefor, and all requested information about payments made to the separated employee. The notice shall be ~~mailed, delivered,~~ or **electronically** transmitted to the

