HLS 14RS-1079 ORIGINAL

Regular Session, 2014

HOUSE BILL NO. 315

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BY REPRESENTATIVE STUART BISHOP

UNEMPLOYMENT COMP: Repeals provisions relative to shared-work plans

To repeal Part XI of Chapter 11 of Title 23 of the Louisiana Revised Statutes of 1950,

comprised of R.S. 23:1750 through 1750.10, relative to unemployment

compensation; to repeal statutes regarding shared-work plans.

Be it enacted by the Legislature of Louisiana:

Section 1. Part XI of Chapter 11 of Title 23 of the Louisiana Revised Statutes of

1950, comprised of R.S. 23:1750 through 1750.10, is hereby repealed in its entirety.

AN ACT

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

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Abstract: Repeals provisions relative to shared-work unemployment compensation benefits.

<u>Present law</u> provides definitions for "affected group", "approved plan", "fringe benefits", "normal weekly hours of work", "shared-work benefits", "shared-work employer", and "unemployment compensation".

<u>Present law</u> provides that an individual who files an initial claim for shared-work unemployment compensation benefits shall be provided, if eligible, a monetary determination of entitlement to shared-work unemployment compensation benefits.

<u>Present law</u> requires an employer who wishes to participate in a shared-work program to submit his proposal to the executive director of the Louisiana Workforce Commission (LWC).

<u>Present law</u> allows the executive director of LWC to approve or reject any plan, or approve and then later revoke a plan for good cause.

<u>Present law</u> allows an employer to modify the plan with the approval of the employee if the modification was not substantial.

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<u>Present law</u> provides that an individual is eligible to participate in a shared-work plan if he is a member of an affected group and is able and available to work.

<u>Present law</u> provides that an individual is deemed unemployed in any week for which remuneration is payable to him for 80% or less than his normal weekly hours of work specified under the approved shared-work compensation plan.

<u>Present law</u> provides that the shared-work unemployment compensation weekly benefit amount shall be the product of the regular weekly unemployment compensation amount multiplied by the percentage of reduction of at least 10% in the individual's usual weekly hours of work.

<u>Present law</u> provides that the shared-work unemployment compensation benefits paid to an individual shall be deducted from the maximum entitlement amount established for that individual's benefit year.

Present law provides for extended benefits if otherwise eligible.

<u>Proposed law</u> repeals <u>present law</u> in its entirety.

(Repeals R.S. 23:1750-1750.10)