SENATE BILL NO. 372

## BY SENATOR MARTINY

1	AN ACT
2	To amend and reenact R.S. 23:1660(C), (D), (E), (F), and (G) and to enact R.S. 23:1660(H),
3	relative to unemployment insurance; to provide for audits; to provide for
4	administrative penalties for noncompliance with audits; to provide for
5	reimbursement of administrative penalties; and to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 23:1660(C), (D), (E), (F), and (G) are hereby amended and reenacted
8	and R.S. 23:1660(H) is hereby enacted to read as follows:
9	§1660. Employment records and reports; inspection by administrator;
10	confidentiality of records; prohibition against subpoena
11	* * *
12	C.(1) If, in response to the administrator's request, an employer refuses
13	to allow an audit of its records; fails to make all necessary records available for
14	audit or inspection; or in response to a fraud investigation, fails to provide a
15	claimant's weekly wage information; the employer may be assessed an
16	administrative penalty of five thousand dollars.
17	(2) Any notice requesting records as provided for in Paragraph (1) of
18	this Subsection must clearly state that a penalty of up to five thousand dollars
19	may be assessed for the failure to provide the records which are requested by
20	the administrator.
21	(3) Any penalties assessed and collected against the employer shall be
22	credited to the penalty and interest account.
23	(4) Upon the conclusion of an audit pursuant to this Subsection, the
24	administrator may refund the administrative penalty to the employer, minus all
25	administrative costs associated with the audit request.

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**D.**(1) Information, statements, transcriptions of proceedings, transcriptions of recordings, electronic recordings, letters, memoranda, and other documents and reports thus obtained, or obtained from any individual, claimant, employing unit, or employer pursuant to the administration of this Chapter, except to the extent necessary for the proper administration and enforcement of this Chapter, shall be held confidential and shall not be subject to subpoena in any civil action or proceeding, nor be published or open to public inspection, other than to public employees in the performance of their public duties, including the office of workers' compensation in any manner revealing the individual's or employing unit's identity. However, if requested, an employing unit or employer shall receive with any "notice to appear for a hearing" a copy of the statement which the claimant made regarding his separation from that employing unit or employer and in the same manner, and on the same subject, the claimant shall receive a copy of the employer's statement. Additionally, any claimant or his duly authorized representative, at a hearing before an appeal referee or the board of review, shall be supplied with information from such records to the extent necessary for the proper presentation of his claim.

(2) Any person who violates any provision of this Section shall be fined not less than twenty dollars nor more than five hundred dollars, or imprisoned for not less than ten days nor more than ninety days, or both.

Đ<u>E</u>. On orders of the administrator, any records or documents received or maintained by him under the provisions of this Chapter, or the rules and regulations promulgated thereunder, may be destroyed under such safeguards as will protect their confidential nature two years after the date on which such records or documents last serve any useful, legal, or administrative purpose in the administration of this Chapter or in the protection of the rights of anyone.

 $\underline{\mathbf{EF}}$ . Any such information, as provided in Subsection  $\underline{\mathbf{CD}}$  of this Section, that is released to any public employee in the performance of public duties, may be released on a reimbursable basis and shall be used exclusively for execution of intended public duties and shall not, under any circumstance, be accessed and used for any other purpose, subject to sanction of any such public employee under

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1	Paragraph (2) of Subsection C (D)(2) of this Section. The administrator and the
2	office of employment security shall not be liable for any violation by any such public
3	employee to whom such information has been disclosed or delegated.
4	$F\underline{G}$ . A state or local child support enforcement agency may provide access
5	to disclosed information to any agent that is under written contract with such agency
6	for purposes of establishing and collecting child support obligations from and
7	locating individuals owing such obligations. Any such designated agent of a state or
8	local child support agency that receives such information shall fully comply with the
9	safeguards established under Subsection $\mathbf{E} \ \mathbf{\underline{F}}$ of this Section, subject to sanction
10	under Paragraph (2) of Subsection C (D)(2) of this Section.
11	GH.(1) The Governor's Office of Louisiana Workforce Commission, the
12	division of administration, or any contractor working on behalf of either of them,
13	may be provided employment data obtained pursuant to the administration of this
14	Chapter for any one of the expressly stated following purposes:
15	(a) Compiling statistics which would support performance management and
16	evaluation by program managers of state and federal programs, especially as it
17	relates they relate to employment outcomes.
18	(b) Compiling statistics which would assist in the preparation of common
19	performance reports across agencies.
20	(c) Compiling statistics for education and training research purposes,
21	including longitudinal studies to assist in program improvement and design.
22	(2) Any employment data, provided pursuant to this Subsection, will be
23	confidential. No public employee or contractor acting on behalf of a state agency or
24	employee of such contractor may do either of the following:
25	(a) Use any data, provided pursuant to this Subsection, for any purpose other
26	than the statistical purposes for which the data is furnished.
27	(b) Make public any of the data, provided pursuant to this Subsection, which
28	would allow the identity of any individual or employing unit to be inferred by either
29	direct or indirect means.
30	(3)(a) Any such data, as provided in this Subsection, that is released to any

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state agency or any contractor acting on behalf of a state agency pursuant to this Subsection, may be released on a reimbursable basis and shall be used exclusively for execution of intended public duties. Such data shall not, under any circumstance, be accessed and used for any other purpose, subject to sanction as provided for in Subparagraph (c) of this Paragraph of any such employee of such state agency or any contractor acting on behalf of such state agency. The administrator and the office of employment security shall not be liable for any violation by any employee of the Governor's Office of Louisiana Workforce Commission, the division of administration, or any contractor working on behalf of either of them, to whom such information has been disclosed or delegated in accordance with the provisions of this Subsection.

- (b) Any such data, as provided in this Subsection, that is received by any state agency or any contractor acting on behalf of a state agency pursuant to this Subsection, must be destroyed within thirty days of completion of its intended purpose as described in this Subsection.
- (c) Any person who violates any provision of this Subsection shall be fined not less than one thousand dollars nor more than twenty thousand dollars or imprisoned for not less than thirty days nor more than six months, or both.

DDECIDENT OF THE CENATE

PRESIDENT OF THE SENATE
SPEAKER OF THE HOUSE OF REPRESENTATIVES
GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: \_\_\_\_\_