
DIGEST

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Broadwater

HB No. 188

Abstract: Provides for the disqualification for unemployment compensation benefits for an employee of a staffing firm who does not contact the firm for reassignment when required.

Present law provides for the disqualification for unemployment compensation benefits under certain circumstances.

Proposed law provides that a temporary employee will be deemed to have resigned employment with a staffing firm if the employee does not call for reassignment after an assignment, if calling for reassignment is required.

Proposed law defines "staffing firm" as a business who hires employees and assigns them to clients to fill temporary vacancies or seasonal shortages.

Proposed law defines "temporary employee" as an employee assigned to work for the clients of a staffing firm.

(Adds R.S. 23:1601(1)(b))