# **Report From Agency**

Rules Clearinghouse No. 18-033

# ORDER OF THE WISCONSIN DEPARTMENT OF WORKFORCE DEVELOPMENT CREATING AND ADOPTING RULES

2	The Wisconsin department of workforce development adopts the following order to
3	<i>repeal</i> DWD 100.02 (1), (25), (26), (46), and (66), 102.02 (3) (b), 110.07 (5) and (7), 111.02 (1)
4	(b), (4), and (Note), 111.03 (2), 111.04, 111.06 (3), 129.01 (4) (e) (intro.), 1., and 2., ch. 130,
5	132.04 (2) (b), 140.01 (2) (b) 1., 3., and (c) 7. (Note), 147.01 (1) (a) to (c), and 150.03 (intro.)
6	and (1); <i>to renumber</i> DWD 100.02 (17), (28), (31), (44m), (52), (55), (64), (65), and (69),
7	111.001, 128.001, 132.001, and 140.001 (2) (ag), (am), and (ar); to renumber and amend DWD
8	100.02 (2), (10), (32), (33), (51), (53), (54), (62), (63), (68), and (72), 101.001 (2), 111.02 (1) (a),
9	111.03 (1), 113.001 (2) (b), 115.001 (2), 127.06 (2), 140.001 (2) (b), and 147.01 (1) (intro.); <i>to</i>
10	amend DWD 100.02 (43), 101 (title), 101.01, 101.02, 101.05 (1), 102.02 (1), (3) (a), 103.01
11	(intro.) and (1), 110.02 (2) (intro.), (a) to (d), and (3), 110.05, 110.06 (5) (a), (b) (intro.), 1., 2.,
12	(c), and (d), 110.07 (3) (a), (4), and (8), 110.08 (2), 110.09 (1), 110.10 (1) (intro.) and (a), 111.02
13	(2) (intro.) and (a) to (c), 111.06 (1) and (2), 113.001 (1), (2) (intro.), and (d), 113.02 (1) (a), (b),
14	(2) (intro.), (a) to (d), (f), and (3), 113.025 (1) (c) to (f), 113.03 (1), (3), and (4) (intro.), (a), and
15	(b), 113.04, 113.05 (1), (2), and (4), 113.06, 113.07, 114.20 (1) (intro.) and (a), 114.30 (1),
16	114.50, 115.01 (5) (intro.), (a) to (j), and (6), 115.02 (intro.), (1), and (2), 115.03 (2) and (4),
17	115.04 (1) (intro.), (a), and (b), 115.05 (intro.) and (1) to (3), 115.06 (1), 115.07 (1) and (2) (a) to
18	(c), 115.08 (title), (1) and (2), 115.09 (1), (4) (intro.), (a), and (b), 115.10 (3) (a) and (b), 115.11
19	(1) (intro.), (a), (2) (b), and (c), 127.01 (3), 127.02 (11) (intro.), 127.07 (2) (intro.), 128.01 (1),
20	129.01 (4) (intro.) and (a), 129.03, 131.001 (2) (intro.) and (b), 131.10 (title), (1) (intro.), (a), (2)

1	(intro.), (b), (c) 4., (d), (e) (intro.), (g), (3) (intro.), (a), (4) (intro.), (b), (c) 4., (d), (e) (intro.), (f),
2	(6) (b) (intro.), 1., 2., 4., (c) (intro.), 1., 2., and (7) (a) to (c), 131.30 (1) (a) (intro.), 131.40 (1),
3	132.04 (1), (2) (intro.), and (a), 132.05 (1) (a), (b), (2), 133.02 (1) (a), (b) (intro.), and (c), 135.04
4	(1), 136.001 (2) (a), (b), and (f), 136.02 (2) (b) (Note), 136.03 (1) (c) 3. (Note), 140.01 (1), (2),
5	(a), (b) 4., (c) 1., and 5. to 7., 140.04 (2), 140.05 (1) to (4), 140.06 (1) to (3), 140.07 (1) (intro.),
6	(2), (3) (intro.), and (4), 140.08, 140.09 (1) (a) to (c), (2), (3) (intro.), (b), (4) (a) 1., and (b) to
7	(d), 140.10 (1), (2) (intro.), (3), and (4), 140.11, 140.12, 140.13, 140.15, 140.16, 140.17, 140.18
8	and (Note), 140.19, 140.20 (1), (2), (4) (c) and (d), 140.21, 140.22 (1) (c) and (3) (a) and (b),
9	142.02 (2) to (5) and (7) (b), 149.001 (2) (d), 149.02 (2) (b), 149.05 (1) (intro.), (a), (c), (d)
10	(intro.), and 5., 149.06 (4), 149.07 (6), 150.05, and 150 (table); to repeal and recreate DWD
11	140.22 (1) (c) (Note) and 142.02 (5) (Note); and <i>to create</i> DWD 100.02 (16f), 103.01 (2),
12	111.001 (2) (intro.), 111.03 (Note), 111.06 (2) (Note), 113.001 (2) (ar), 120.01 (Note), 120.03
13	(2) (Note), 128.001 (2) (intro.), 132.001 (2) (intro.), 136.001 (2) (a) (Note), (b) (Note), and (f)
14	(Note), 140.001 (2) (d), 140.01 (2) (c) 8., 140.09 (3) (f) (Note), 149.001 (2) (d) (Note), 150.05
15	(Note) relating to minor and technical changes to the unemployment insurance program.

# Analysis Prepared by the Department of Workforce Development

# Statutes Interpreted

Statutes interpreted: ch. 108, Stats.

# Statutory Authority

Section 108.14 (2), Stats.

# Explanation of Statutory Authority

Under s. 108.14 (2), Stats., the department may adopt and enforce all rules which it finds necessary or suitable to carry out the unemployment insurance program.

#### **Related Statutes or Rules**

Ch. 108, Stats. and chs. DWD 100-150.

#### Plain Language Analysis

The Wisconsin unemployment insurance program is administered under chs. DWD 100-150. This rule is minor and technical in nature and is designed as a "clean-up." This rule is promulgated to align current rules with federal laws and state statute. In addition, the rule updates obsolete or incorrect cross-references, informs the public of where to obtain information or how to contact the department, and clarifies language.

Chapter DWD 100 provides definitions for all terms that are applied to chs. DWD 100-150. This rule made changes to ch. DWD 100, such as:

- Repeals the definitions "fax," "first shift," "profiling system," and "unemployment insurance office" because they are no longer used in chs. DWD 100-150.
- Renumbers the definition "decision" from ch. DWD 113 to ch. DWD 100, because the term is referenced in multiple chapters within chs. DWD 100-150.
- Amends the definition "payroll base" to specify the statutory amount.
- Amends the definition "total unemployment and totally unemployed" to only "total unemployment".
- Amends the definitions "disposable earnings," "federal minimum hourly wage," and "levy" to reference statute because they are already defined in statute.
- Amends the definition of "newly hired employee" under s. DWD 142.02 (7) (b) to reflect an unpaid absence of 60 days rather than 90 days as required by federal guidance.
- Amends the definition of "public official" in s. DWD 149.001 to reflect the new federal definition that was enacted to align with the Wisconsin Innovation and Opportunity Act.

The following definitions were renumbered from ch. DWD 100 because the terms are only used in specific chapters:

- "Informer" is renumbered in ch. DWD 101 and amended to "informant."
- "Wage report" and "wage reporting" are renumbered in ch. DWD 111.
- "Compromise," "same business or operation," and "settle" are renumbered in ch. DWD 113.
- "Transfer percentage," transferee," and "transferor" are renumbered in ch. DWD 115.
- "Full-time," "shift," "total unemployment," and "weekly certification" are renumbered in ch. DWD 128.
- "Health care facility," "sexual contact," and "sexual intercourse" are renumbered in ch. DWD 132
- "Agent state," "ease of access," and "hearing office" are renumbered in ch. DWD 140.

In addition, this rule:

- Amends the title for ch. DWD 101 to include "benefit purposes" and s. DWD 101.01 to clarify how the department shall apply the definition of wages for benefit purposes.
- Creates s. DWD 103.01 (2) to include "unpaid managers of a limited liability company" as excluded "employment" to align with statute.
- Repeals ss. DWD 110.07 (5) and (7) because due dates for filing certain reports are already identified in statute.
- Amends DWD 110.07 (8) to clarify the requirement for an employer to remit contributions as prescribed by the department.
- Repeals the requirement that employers notify the department as to whether the employer provides health insurance for employees under ch. DWD 111 because the department no longer collects this information.
- Amends s. DWD 111.03 to require employers to submit a wage report to the department as prescribed.
- Repeals ss. DWD 111.04 because the changes under DWD 111.03 will make this section obsolete.
- Amends "individual" with "person" under ch. DWD 113 to align with statute.
- Amends s. DWD 115.06 to include "limited liability company" as a transferee to align with statute for transfers involving fiduciaries.
- Repeals the requirement the department consider a mailed application timely if postmarked by the due date or received no more than 3 days after the due date under s. DWD 115.07 because this is not allowed by statute.
- Amends s. DWD 115.11 from 2 years to 3 years for new employers assigned an initial rate to align with statute.
- Amends references to "justifiable cause" and replaces with "good cause" under s. DWD 127.06 (2) and 127.07 (2).
- Amends s. DWD 127.06 (2) to identify circumstances that constitute "good cause."
- Repeals 129.01 (4) (e) because the automated telephone claim system for filing benefit claims is no longer used.
- Repeals chapter DWD 130 because the amendments to ch. DWD 101 make this chapter unnecessary.
- Amends language in ch. DWD 131 to align with statute by changing "presence" to "unlawful use."
- Amends language in s. DWD 132.04 (1) by striking language referencing a case of the Wisconsin Supreme Court because it is not necessary in the rule.
- Amends language in s. DWD 132.04 (2) (a) to conform to federal standards specified by the U.S. Department of Labor in UIPL (Unemployment Insurance Program Letter) 5-17.
- Repeals s. DWD 132.04 (2) (b) relating to the number of hours worked for educational employees, due to updated guidance by the U.S. Department of Labor in UIPL 5-17.
- Amends the language in s. DWD 132.05 (1) (a) by striking a reference to a Wisconsin Supreme Court interpretation of the definition of "misconduct" because s. 108.04 (5), Stats., supersedes the court case.

- Amends s. DWD 140.20 (4) (d) to remove a redundant phrase regarding the payment of mileage for witnesses and interpreters.
- Amends the table in ch. DWD 150 to reflect forms currently used.

Chapter DWD 140 outlines the unemployment insurance appeals process. Numerous updates and amendments were made to this chapter to conform to statute changes. The definition "appeal tribunal" was created to align with state statute and it replaced the term "administrative law judge," which was repealed in ch. DWD 100. This rule specifies that appeals be filed with a hearing office or public employment office in an agent state rather than with the department. In addition, hearings may be conducted via videoconference. Current rule allows 15 minutes for an appellant to appear by telephone and 5 minutes for a respondent to appear after the start time of a hearing (in person or via telephone or videoconference). This rule allows 10 minutes for both appellant or respondent to appear after the start time of a hearing.

### Summary of, and comparison with, existing or proposed federal statutes and regulations

Under 20 CFR § 601.5, federal law requires that state laws conform to and comply with federal requirements.

### Comparison with rules in adjacent states

All adjacent states are required to conform to federal law requirements for unemployment insurance and the rules are similar to Wisconsin.

# Summary of factual data and analytical methodologies

This rule does not depend on any complex analysis of data. The rule changes are minor and technical in nature.

# Analysis and supporting documents used to determine effect on small business or in preparation of an economic impact analysis

This rule will have no significant economic effect on small businesses as defined in s. 227.114 (1), Stats. and there is no economic impact created by this rule because the changes are all minor or technical in nature. The department also consulted the Unemployment Insurance Advisory Council.

# Effect on small business

This rule will not have a negative effect on small businesses as defined in s. 227.114 (1), Stats.

#### Agency contact person

Questions and comments related to this rule may be directed to:

Janell Knutson, Bureau of Legal Affairs Division of Unemployment Insurance Department of Workforce Development P.O. Box 8942 201 E. Washington Avenue, E300 Madison, WI 53708 Telephone: (608) 266-1639 E-Mail: Janell.Knutson@dwd.wisconsin.gov

#### Place where comments are to be submitted and deadline for submission

Janell Knutson, Bureau of Legal Affairs Division of Unemployment Insurance Department of Workforce Development P.O. Box 8942 201 E. Washington Avenue, E300 Madison, WI 53708 Telephone: (608) 266-1639 E-Mail: Janell.Knutson@dwd.wisconsin.gov

Hearing comments were accepted until July 12, 2018.

1 2	SECTION 1. DWD 100.02 (1) is repealed.
3	SECTION 2. DWD 100.02 (2) is renumbered 140.001 (2) (c) and as renumbered, is
4	amended to read:
5	DWD 140.001 (2) (c) "Agent state" means any state other than Wisconsin in which a
6	person files a claim for unemployment benefits from the state of Wisconsin.
7	SECTION 3. DWD 100.02 (10) is renumbered DWD 113.001 (2) (bm) and as renumbered,
8	is amended to read:
9	DWD 113.001 (2) (bm) "Compromise" means department agreement to accept payment
10	of less than the full amount of contributions, payments in lieu of contributions, interest, penalties

1	and costs, as applicable, owed by an employer, former employer, or by an individual a person
2	liable for corporate an employing unit's liabilities, in complete fulfillment of the outstanding
3	liability.
4	SECTION 4. DWD 100.02 (16f) is created to read:
5	DWD 100.02 (16f) "Determination" means an initial determination issued under s.
6	108.09, 108.095, or 108.10 (1), Stats.
7	SECTION 5. DWD 100.02 (17) is renumbered DWD 140.001 (2) (f).
8	SECTION 6. DWD 100.02 (25) and (26) are repealed.
9	SECTION 7. DWD 100.02 (28) and (31) are renumbered DWD 128.001 (2) (a) and DWD
10	132.001 (2) (a).
11	SECTION 8. DWD 100.02 (32) is renumbered 140.001 (2) (g) and as renumbered, is
12	amended to read:
13	DWD 140.001 (2) (g) "Hearing office" means an office of the unemployment insurance
14	division of the department of workforce development which that is responsible for scheduling
15	and conducting hearings arising under ch. 108, Stats., and s. 103.06 (6), Stats.
16	SECTION 9. DWD 100.02 (33) is renumbered DWD 101.001 (2) (b) and as renumbered is
17	amended to read:
18	DWD 101.001 (2) (b) "Informer-Informant" means an individual who is receiving a
19	reward or payment for information relating to or assisting in an investigation of a possible
20	violation of law, but not an undercover agent or other individual who is paid for the performance
21	of investigative services or who receives such payment regardless of whether information
22	relating to or assisting in an investigation of a possible violation of law is actually provided.

SECTION 10. DWD 100.02 (43) is amended to read:

2	DWD 100.02 (43) "Payroll base" means the first \$10,500 of wages applicable amount
3	under s. 108.02 (21) (b) or (c), Stats., paid by an employer during a calendar year to an
4	individual, including any wages paid for any work covered by the unemployment insurance law
5	of any other state, which is payroll under s. 108.02 (21), Stats.
6	SECTION 11. DWD 100.02 (44m) is renumbered DWD 140.001 (2) (h).
7	SECTION 12. DWD 100.02 (46) is repealed.
8	SECTION 13. DWD 100.02 (51) is renumbered DWD 113.001 (2) (e) and as renumbered,
9	is amended to read:
10	DWD 113.001 (2) (e) "Same business or operation" means operation under the same
11	unemployment insurance employer account, including any account transferred under s. 108.16
12	(8), Stats., with no intervening final determination of account termination under s. 108.02 (13)
13	(i), Stats., provided, however, that 'same business or operation' shall not be deemed to extend
14	beyond the date as of which the account would have been terminated under s. 108.02 (13) (i),
15	Stats., and s. DWD 110.09 but for an unpaid liability, unless the account was reopened under s.
16	DWD 110.10.
17	SECTION 14. DWD 100.02 (52) is renumbered DWD 113.001 (2) (f).
18	SECTION 15. DWD 100.02 (53) and (54) are renumbered DWD 132.001 (2) (b) and (c)
19	and as renumbered, are amended to read:
20	DWD 132.001 (2) (b) "Sexual contact" has the meaning designated specified in s.
21	940.225 (5) (b), Stats.
22	(c) "Sexual intercourse" has the meaning designated specified in s. 940.225 (5) (c), Stats.

1 SECTION 16. DWD 100.02 (55) is renumbered DWD 128.001 (2) (b). 2 SECTION 17. DWD 100.02 (62) is renumbered DWD 128.001 (2) (c) and as renumbered, is amended to read: 3 4 **DWD 128.001** (2) (c) "Total unemployment" and "totally unemployed" have has the 5 meaning designated specified in s. 108.02 (25), Stats. 6 **SECTION 18.** DWD 100.02 (63) is renumbered DWD 115.001 (2) (a) and as renumbered. 7 is amended to read: 8 DWD 115.001 (2) (a) "Transfer percentage" means the percent of the transferor's total 9 payroll for a recent and representative period preceding the transfer date, which is properly 10 assignable to the transferred business. The recent and representative period shall be the four 4 11 most recently completed calendar quarters preceding the transfer date, except that the period may 12 be expanded to include the partial quarter immediately preceding the transfer if the transfer date did not fall on a quarter ending date and there was no payroll assignable to the transferred 13 14 portion of the business in the four 4 most recently completed quarters. 15 SECTION 19. DWD 100.02 (64) and (65) are renumbered DWD 115.001 (2) (b) and (c). 16 SECTION 20. DWD 100.02 (66) is repealed. 17 SECTION 21. DWD 100.02 (68) is renumbered DWD 111.001 (2) (a) and as renumbered, 18 is amended to read: 19 **DWD 111.001** (2) (a) "Wage report" has the meaning designated specified in s. 108.205,

20 Stats.

21 SECTION 22. DWD 100.02 (69) is renumbered DWD 111.001 (2) (b).

SECTION 23. DWD 100.02 (72) is renumbered DWD 128.001 (2) (d) and as renumbered,
is amended to read:

1	DWD 128.001 (2) (d) "Weekly certification" means the method used by which a
2	claimant submits to submit information regarding the claimant's employment status and
3	availability for work and which establishes to establish a basis for the payment of unemployment
4	benefits, including but not limited to voice recognition units and claim forms.
5	SECTION 24. DWD 101 (title) is amended to read:
6	DWD 101 (title) WAGES FOR CONTRIBUTION AND BENEFIT PURPOSES
7	SECTION 25. DWD 101.001 (2) is renumbered DWD 101.001 (2) (intro.) and as
8	renumbered, is amended to read:
9	DWD 101.001 (2) (intro.) Notwithstanding ch. DWD 100 and unless the context clearly
10	<del>indicates a different meaning, in</del> <u>In this chapter <del>"employer"</del>:</u>
11	(a) "Employer" means any person who is or becomes subject to the reimbursement
12	financing or contribution requirements of ch. 108, Stats., including multiemployer benefit plans
13	and other third-party payors which become liable under s. DWD 110.06.
14	SECTION 26. DWD 101.01 and 101.02 are amended to read:
15	DWD 101.01 Purpose. The definition of wages in s. 108.02 (26), Stats., is patterned after
16	the FUTA definition of wages found in 26 USC 3306(b). This chapter clarifies how the
17	department shall apply the definition of wages in s. 108.02 (26), Stats., for benefit purposes and
18	to assess employer contributions to the unemployment insurance reserve fund. This chapter also
19	specifies changes to the definition of wages in s. 108.02 (26), Stats., and provides interpretations
20	which may be inconsistent with those applied to 26 USC 3306(b), under the authority granted in
21	s. 108.015, Stats.
22	101.02 Remuneration excluded from the definition of wages. Notwithstanding s.

23 108.02 (26), Stats., wages shall not include remuneration paid to an informer informant by any

1	federal law enforcement agency or law enforcement agency of the state or any of its political
2	subdivisions for information provided by the individual to the agency.
3	<b>SECTION 27.</b> DWD 101.05 (1) is amended to read:
4	<b>DWD 101.05 (1)</b> Lodging - \$105.00 per week or \$15.00 per day; and.
5	SECTION 28. DWD 102.02 (1), and (3) (a). are amended to read:
6	DWD 102.02 (1) Under s. 108.18 (2) (c), Stats., the department shall determine the
7	contribution rate for the first 3 calendar years for an employer engaged in the construction of
8	roads, bridges, highways, sewers, water mains, utilities, public buildings, factories, housing, or
9	similar construction projects-shall pay contributions for each of the first 3 calendar years at the
10	average rate for construction industry employers as determined by the department.
11	(3) (a) If the employer's primary type of business activity is specified in Figure DWD
12	102.02 (2), the department may not consider the employer as being within the provisions of s.
13	108.18 (2) (c), Stats. If the employer's
14	(am) The department shall determine that the provisions of s. 108.18 (2) (c), Stats., apply
15	to an employer whose primary type of business activity in this state is listed in Major Group 15 -
16	Building Construction - General Contractors and Operative Builders or in Major Group 16 -
17	Heavy Construction Other Than Building Construction - Contractors in the Standard Industrial
18	Classification (SIC) Manual or is listed in Major Group 17 but not in Figure DWD 102.02 (2),
19	the department shall consider if any of the following factors to determine whether the employer
20	is an employer to which the provisions of s. 108.18 (2) (c), Stats., apply:
21	1. Whether the The primary business activity of the employer in this state involves the

22 improvement of real property rather than improvement or refurbishing of personal property; and.

1 2. Whether employers Employers within the same listing in the Standard Industrial 2 Classification (SIC) Manual as the employer customarily suspend or significantly curtail 3 business operations in this state for regularly recurring periods because of climatic conditions or 4 because of the seasonal nature of the employment. 5 SECTION 29. DWD 102.02 (3) (b) is repealed. 6 SECTION 30. DWD 103.01 (intro.) and (1) are amended to read: 7 **DWD 103.01** (intro.) Certain excluded employments. The All of the following provisions shall apply in interpreting certain paragraphs of s. 108.02 (15), Stats .: 8 9 (1) UNPAID CORPORATION OR ASSOCIATION OFFICERS AND MERE DIRECTORS EXCLUDED. 10 Pursuant to Under s. 108.02 (15) (k) 8., Stats., service as an unpaid officer of a corporation or 11 association is not "employment", but all paid officers of any association or corporation are in 12 "employment" under ch. 108, Stats., subject to s. 108.02 (15) (L), Stats. Mere "directors", 13 however, who perform no paid duties for a corporation or association other than attendance at 14 directors' meetings shall not be deemed in an "employment" or be deemed the employer's 15 "employees" for the purposes of ch. 108, Stats. Directors who perform multiple paid duties for a 16 corporation or association, including attendance at directors-directors' meetings, shall not be considered "employees" in "employment" when attending directors directors' meetings but shall 17 be considered "employees" in "employment" when performing other paid duties. 18 19 SECTION 31. DWD 103.01 (2) is created to read: 20 **DWD 103.01 (2)** UNPAID MANAGERS OF A LIMITED LIABILITY COMPANY. Under s. 108.02 21 (15) (k) 8., Stats., service as an unpaid manager of a limited liability company is not

22 "employment", but all paid managers of a limited liability company are in "employment" under
23 ch. 108, Stats., subject to s. 108.02 (15) (L), Stats.

1	SECTION 32. DWD 110.02 (2) (intro.), (a) to (d), and (3) are amended to read:
2	DWD 110.02 (2) (intro.) The work record shall include <u>all of the following</u> :
3	(a) The full name, address and social security number of each individual who performs
4	services for the employing unit;.
5	(b) The dates on which that each individual performed services;.
6	(c) The weekly wages earned by each individual who performed services; and.
7	(d) The dates on which that the wages were paid to each individual.
8	(3) Pursuant to Under s. 108.21, Stats., the department may, at any reasonable time,
9	inspect the work records and any other records of an employing unit, or of-any entity which-the
10	department has reason to believe believes may be an employing unit, which may show payments
11	for personal services.
40	SECTION 33. DWD 110.05 are amended to read:
12	SECTION 35. D WD 110.05 are annihilded to read.
12 13	DWD 110.05 Conditions for status as a nonprofit organization; reporting
13	DWD 110.05 Conditions for status as a nonprofit organization; reporting
13 14	<b>DWD 110.05 Conditions for status as a nonprofit organization; reporting</b> <b>requirements.</b> Except as further provided in this section, no employing unit may be considered
13 14 15	<b>DWD 110.05 Conditions for status as a nonprofit organization; reporting</b> <b>requirements.</b> Except as further provided in this section, no employing unit may be considered to be a nonprofit organization eligible to apply for reimbursement financing until the date <del>on</del>
13 14 15 16	DWD 110.05 Conditions for status as a nonprofit organization; reporting requirements. Except as further provided in this section, no employing unit may be considered to be a nonprofit organization eligible to apply for reimbursement financing until the date on which that the department receives a copy of the letter issued by the internal revenue service
13 14 15 16 17	DWD 110.05 Conditions for status as a nonprofit organization; reporting requirements. Except as further provided in this section, no employing unit may be considered to be a nonprofit organization eligible to apply for reimbursement financing until the date on which that the department receives a copy of the letter issued by the internal revenue service determining that the employing unit is exempt from taxation under section 501 (c) (3) of the
13 14 15 16 17 18	DWD 110.05 Conditions for status as a nonprofit organization; reporting requirements. Except as further provided in this section, no employing unit may be considered to be a nonprofit organization eligible to apply for reimbursement financing until the date on which that the department receives a copy of the letter issued by the internal revenue service determining that the employing unit is exempt from taxation under section 501 (c) (3) of the internal revenue code. If an employing unit receives such a letter from the internal revenue
13 14 15 16 17 18 19	DWD 110.05 Conditions for status as a nonprofit organization; reporting requirements. Except as further provided in this section, no employing unit may be considered to be a nonprofit organization eligible to apply for reimbursement financing until the date on which that the department receives a copy of the letter issued by the internal revenue service determining that the employing unit is exempt from taxation under section 501 (c) (3) of the internal revenue code. If an employing unit receives such a letter from the internal revenue service after the employing unit becomes an employer under s. 108.02 (13) (d) or (e), Stats., the
13 14 15 16 17 18 19 20	DWD 110.05 Conditions for status as a nonprofit organization; reporting requirements. Except as further provided in this section, no employing unit may be considered to be a nonprofit organization eligible to apply for reimbursement financing until the date on which that the department receives a copy of the letter issued by the internal revenue service determining that the employing unit is exempt from taxation under section 501 (c) (3) of the internal revenue code. If an employing unit receives such a letter from the internal revenue service after the employing unit becomes an employer under s. 108.02 (13) (d) or (e), Stats., the department shall consider the employing unit to be a nonprofit organization beginning on

1 (1) The employing unit has filed a written notice with the department electing 2 reimbursement financing under s. 108.151 (2), Stats.; 3 (2) The employing unit acted diligently in requesting such a determination from the internal revenue service;. 4 5 (3) Any delays concerning such a determination are attributable solely to the internal 6 revenue service; and. 7 (4) There is no overpayment of benefits to any claimant due to the department's department adopting the date specified by the internal revenue service. 8 9 **SECTION 34.** DWD 110.06 (5) (a), (b) (intro.), 1., 2., (c), and (d) are amended to read: 10 **DWD 110.06** (5) (a) Pursuant to Under s. 108.21, Stats., each payor of sickness or 11 accident disability payments shall maintain a true and accurate payment record for every 12 individual who receives such payments so that the department may determine the payor's status and contribution liability under ch. 108, Stats. 13 14 (b) The payment record shall include all of the following: 15 1. The full name, address and social security number of each individual who receives a 16 sickness or accident disability payment;. 17 2. The date on which that the payment was made; and. (c) Pursuant to Under s. 108.21, Stats., the department may, at any reasonable time, 18 19 inspect the records of a payor, or of any entity which the department has reason to believe 20 believes may be a payor, which may show sickness or accident disability payments so that the 21 department may determine the payor's status and contribution liability under ch. 108, Stats. 22 (d) Each payor shall preserve the sickness or accident disability payment records for 6 23 years from the date on which the last payment was made.

**SECTION 35.** DWD 110.07 (3) (a) and (4) are amended to read:

2 **DWD 110.07** (3) (a) Each employer, including a nonprofit organization which has 3 elected reimbursement financing or a government unit on employers subject to reimbursement 4 financing under s. 108.15, 108.151 or 108.152, Stats., shall file an employer's a contribution 5 report with the department whether or not any for each quarter the employer is subject to ch. 108, 6 Stats., whether or not any contributions or reimbursement payments are <del>currently</del> due for each 7 quarter. Each employer shall pay any required contributions to the department concurrent with the when filing of the report, except that each government unit and nonprofit organization which 8 9 has elected employers subject to reimbursement financing shall submit reimbursement payments 10 when billed by the department. The department may exempt any employer whose account the 11 department has placed on inactive status with a view toward termination of the account from the 12 filing requirements of this subsection. The department may also exempt any employer whose business reflects a seasonal pattern from the filing requirements of this subsection for quarters in 13 14 which the employer customarily has no payroll. 15 (4) DUE DATES FALLING ON WEEKENDS AND HOLIDAYS. Under s. 108.22 (1) (b) and (c),

16 Stats., any contribution report or payment is delinquent unless the department receives the report 17 or payment by its due date except as further provided under sub. (5). If the due date of the report 18 or payment would otherwise be a Saturday, Sunday or legal holiday under state or federal law, 19 the due date is the next following day which is not a Saturday, Sunday or legal holiday under 20 state or federal law.

21 SECTION 36. DWD 110.07 (5) and (7) are repealed.

SECTION 37. DWD 110.07 (8) is amended to read:

2	DWD 110.07 (8) PAYMENTS. The An employer shall remit contributions and any other
3	payments due under this chapter to the address specified ch. 108, Stats., as directed by the
4	department in its correspondence with the employer in the form of a check, draft or money order
5	payable to the department of workforce development.
6	SECTION 38. DWD 110.08 (2) is amended to read:
7	DWD 110.08 (2) CLAIMING EXCLUSIONS. Each employer shall total the amount of wages
8	paid to its employees which are in excess of \$10,500 per employee for the calendar year. This
9	sum DEFINED TAXABLE PAYROLL. An employer's defined taxable payroll is the amount of
10	covered wages of the payroll base and shall be subtracted from the amount of covered wages and
11	the remainder shall be reported on the employer's contribution report as "defined taxable
12	<del>payroll</del> ".
12 13	payroll". SECTION 39. DWD 110.09 (1) is amended to read:
13	SECTION 39. DWD 110.09 (1) is amended to read:
13 14	SECTION 39. DWD 110.09 (1) is amended to read: DWD 110.09 (1) PROCEDURE. Under the provisions of s. 108.02 (13) (i), Stats., the
13 14 15	<ul> <li>SECTION 39. DWD 110.09 (1) is amended to read:</li> <li>DWD 110.09 (1) PROCEDURE. Under the provisions of s. 108.02 (13) (i), Stats., the department may terminate an employer's coverage, on its own motion or on application by the</li> </ul>
13 14 15 16	SECTION 39. DWD 110.09 (1) is amended to read: DWD 110.09 (1) PROCEDURE. Under the provisions of s. 108.02 (13) (i), Stats., the department may terminate an employer's coverage, on its own motion or on application by the employer. The department may, terminate coverage and close the employer's account if any of
13 14 15 16 17	SECTION 39. DWD 110.09 (1) is amended to read: DWD 110.09 (1) PROCEDURE. Under the provisions of s. 108.02 (13) (i), Stats., the department may terminate an employer's coverage, on its own motion or on application by the employer. The department may, terminate coverage and close the employer's account if any of the employer following apply:
13 14 15 16 17 18	SECTION 39. DWD 110.09 (1) is amended to read: DWD 110.09 (1) PROCEDURE. Under the provisions of s. 108.02 (13) (i), Stats., the department may terminate an employer's coverage, on its own motion or on application by the employer. The department may, terminate coverage and close the employer's account if any of the employer following apply: (a) Ceases The employer ceases to exist;.

SECTION 40. DWD 110.10 (1) (intro.) and (a) are amended to read:

	SECTION 40. $D W D$ 110.10 (1) (mito.) and (a) are amended to read.
2	<b>DWD 110.10</b> (1) (intro.) If the balance in the employer's account is to be or has been
3	credited to the balancing account under s. 108.16 (6) (c), Stats., the department may reactivate
4	the employer's account, on its own motion or at the employer's request, as of the date of
5	coverage if any of the following apply:
6	(a) The employer had payroll within 6 months of the effective date of an initial $\underline{a}$
7	determination terminating coverage under s. 108.02 (13) (i), Stats; or.
8	SECTION 41. DWD 111.001 is renumbered DWD 111.001 (1).
9	SECTION 42. DWD 111.001 (2) (intro.) is created to read:
10	<b>DWD 111.001</b> (2) (intro.) In this chapter:
11	SECTION 43. DWD 111.02 (1) (a) is renumbered DWD 111.02 (1) and as renumbered, is
12	amended to read:
13	DWD 111.02 (1) Under s. 108.205, Stats., each employer shall submit a wage report to
14	the department. The wage report shall contain the name, social security number, and the amount
15	of covered wages paid or constructively paid to each employee who is employed by the
16	employer during the quarter. Each employer shall make certain ensure that the amount specified
17	as covered wages on in the contribution report equals the total wages reported for all employees
18	on in the wage report.
19	SECTION 44. DWD 111.02 (1) (b) is repealed.
20	SECTION 45. DWD 111.02 (2) (intro.) and (a) to (c) are amended to read:
21	DWD 111.02 (2) (intro.) Under s. 108.205, Stats., the due dates date for each wage report
22	are is as follows:

22 are is as follows:

1	(a) The wage report covering the months of January, February and March is due on the
2	following April 30th;.
3	(b) The wage report covering the months of April, May and June is due on the following
4	July 31st <u>;</u>
5	(c) The wage report covering the months of July, August and September is due on the
6	following October 31st;.
7	SECTION 46. DWD 111.02 (4) and (Note) are repealed.
8	SECTION 47. DWD 111.03 (1) is renumbered DWD 111.03 and as renumbered is
9	amended to read:
10	DWD 111.03 Processing of reports. Each employer shall submit the <u>a</u> wage reports on
11	forms provided by the department, on magnetic media in a format authorized by the department,
12	or on other media authorized report as prescribed by the department.
13	SECTION 48. DWD 111.03 (Note) is created to read:
14 15	<b>Note</b> : For assistance filing a wage report, contact the department by telephone at (608) 266-6877 or email WageNet@dwd.wisconsin.gov.
16 17	SECTION 49. DWD 111.03 (2) is repealed.
18	SECTION 50. DWD 111.04 is repealed.
19	SECTION 51. DWD 111.06 (1) and (2) are amended to read:
20	DWD 111.06 (1) Each employer shall notify the department of any corrections which are
21	necessary on to wage reports. An employer which desires to make a correction to a prior wage
22	report should may consult the departmental booklet, Unemployment Insurance Handbook for
23	Employers, for guidance regarding wage report corrections.

1	(2) Employers with corrections to reports shall mail submit wage report corrections to
2	the Department of Workforce Development, Unemployment Insurance Division, Attention:
3	Wage Record Unit, P.O. Box 7962, Madison, Wisconsin 53707 as directed by the department.
4	SECTION 52. DWD 111.06 (2) (Note) is created to read:
5 6	<b>Note</b> : For assistance filing a wage adjustment report, contact the department by telephone at (608) 266-6877 or email WageNet@dwd.wisconsin.gov.
7 8	SECTION 53. DWD 111.06 (3) is repealed.
9	SECTION 54. DWD 113.001 (1) and (2) (intro.) are amended to read:
10	DWD 113.001 (1) IN GENERAL. Except as provided in sub. (2), unless the context clearly
11	indicates a different meaning, the definitions in ch. DWD 100 apply to this chapter.
12	(2) IN THIS CHAPTER. Notwithstanding ch. DWD 100, the following words and phrases
13	have the designated meanings unless the context clearly indicates a different meaning In this
14	chapter:
15	SECTION 55. DWD 113.001 (2) (b) is renumbered DWD 100.02 (15m) and as
16	renumbered, is amended to read:
17	DWD 100.02 (15m) "Decision" means a written resolution by an administrative law
18	judge appeal tribunal of an appeal from a determination or a written resolution of a petition for
19	review by the commission or a written resolution of an action for judicial review by a court of
20	competent jurisdiction.
21	<b>SECTION 56.</b> DWD 113.001 (2) (ar) is created to read:
22	DWD 113.001 (2) (ar) "Bureau of legal affairs" means legal counsel in the
23	unemployment insurance division within the department.

**SECTION 57.** DWD 113.001 (2) (d) is amended to read:

DWD 113.001 (2) (d) "Employer", in addition to the meaning contained specified in s.
108.02 (13), Stats., includes an employing unit which was formerly an employer under s. 108.02
(13), Stats.

5 SECTION 58. DWD 113.02 (1) (a), (b), (2) (intro), (a) to (d), (f), and (3) are amended to 6 read:

7 DWD 113.02 (1) (a) Any determination which that has been appealed, which has not
8 become final and which has been referred from the bureau of tax and accounting to the bureau of
9 legal affairs; and.

10 (b) Any decision or action which that has not become final.

(2) Settlement shall be based upon advice of counsel for the unemployment
compensation division, the bureau of legal affairs, who shall certify that, after having fully
investigated the matter, it is his or her the opinion of the bureau of legal affairs that one or more
of the following conditions exists:

(a) The department has made an error of law or fact which, if corrected, would negate orchange the initial determination issued in the case.

(b) Given the available evidence, there is significant doubt as to the ability of that the
department to will prevail in the dispute with respect to one or more on specific issues and there
is little or no likelihood of producing sufficient additional evidence in favor of the department
regarding the issues prior to before or at a hearing under s. 108.10 (2), Stats.

(c) Prior to Before a hearing under s. 108.10 (2), Stats., the department has discovered
additional relevant and material evidence which that would negate or change the initial
determination in the case.

(d) Given the evidence in the record or the nature of a decision at a lower level, or both,
 there is significant doubt as to the ability of that the department to will prevail on appeal with
 respect to on one or more specific issues.

- 4 (f) There are valid legal defenses of estoppel or laches against the department as to all or
  5 part of the initial determination(s) determination.
  - 6 (3) A settlement may be implemented by any one or more of the following methods:
    7 (a) Under s. 108.10 (1), Stats., the department may amend any initial determination
    8 affected by the settlement prior to before a hearing on the determination(s) determination.

9 (b) Under s. 108.10 (1), Stats., the department may set aside the applicable initial 10 determination(s) prior to determination before a hearing on the determination(s) determination 11 and issue whatever <u>a</u> new initial determination(s) are determination as necessary to reflect the 12 terms of the settlement.

- (c) The department and the opposing party <u>appellant</u> may enter into a written stipulation
  which sets forth the terms of the settlement. The stipulation is subject to the approval of the
  administrative law judge assigned to the case requirements of s. DWD 140.12 (1).
- 16 (d) The opposing party appellant may withdraw all or part of the appeal of the
- 17 department's initial determination(s) determination.

18 SECTION 59. DWD 113.025 (1) (c) to (f) are amended to read:

- 19 DWD 113.025 (1) (c) The employer has no other outstanding reports, contributions,
   20 interest, penalty penalties, or other fees due.
- (d) The employer was determined within the last year to be subject to Wisconsin
  unemployment insurance law ch. 108, Stats., or has a history of timely filing required reports,
  including wage and tax contribution reports, and of making payments in a timely manner.

1	(e) The employer or a business for which the employer is a successor, pursuant to under
2	the requirements of s. 108.16 (8), Stats., has never previously received a waiver or decrease in
3	interest charged under s. 108.22 (1) (a) or 108.17 (2c) (c), Stats.
4	(f) There has not been a hearing before an administrative law judge on an appeal under s.
5	108.10, Stats., regarding the tax liability associated with the interest.
6	SECTION 60. DWD 113.03 (1), (3), (4) (intro.), and (a) and (b) are amended to read:
7	DWD 113.03 (1) Under s. 108.10 (8), Stats., the department may compromise the
8	liability of any employer as established in any final determination, decision or action, together
9	with any subsequent collection costs, if all of the following apply:
10	(a) The employer makes a sworn application for the compromise of the employer's
11	liability to the department, including a financial statement if requested, in such a form as
12	prescribed by the department prescribes;
13	(b) The employer is not a government unit;
14	(c) The employer is not the <u>a</u> debtor in a case under <u>title 11 of</u> the United States
15	bankruptcy code Code with respect to any liability under ch. 108, Stats., which is not
16	dischargeable in bankruptcy unless any of the following apply:
17	1. In a case under chapter 7 of title 11 of the bankruptcy code United States Code, there
18	are insufficient assets to pay the liability in full under with the statutory order of distribution; or.
19	2. In a case under chapter 11 or 12 of title 11 of the bankruptcy code United States Code,
20	the confirmed plan of reorganization provides for the sale of or distribution to creditors of all of
21	the property of the employer and there are insufficient assets to pay the liability.
22	(d) With respect to an If the employer that is a nonprofit organization and whose liability
23	or any part of whose liability was that incurred while all or part of its liability when it was

subject to reimbursement financing status under s. 108.151 (2), Stats., the employer's assurance
 of reimbursement has either been applied to the liability or the application for compromise
 provides for such assurance; and.

4 (e) The department finds that the employer is unable to pay the full amount of the
5 contributions or payments in lieu of contributions, interest, penalties and costs, except, with
6 respect to an. If the employer is still in the same business or operation as when the liability
7 sought to be compromised was incurred, and all of the following apply:

8 1. The employer's application for compromise must offer offers payment in an amount 9 not less than the unpaid contributions or unpaid payments in lieu of contributions, including any 10 contributions owed as a successor under s. 108.16 (8) (f), Stats.;

11 2. The required payment of all interest, penalties or costs would pose an immediate
12 threat to the financial viability of the employer; and.

13 3. Current <u>The employer is paying all current</u> contributions or payments in lieu of
 14 contributions are being paid.

(3) Notwithstanding the exception in sub. (1) (e), the department may compromise
unpaid contributions on wages for domestic service arising under s. 108.02 (13) (d), Stats., for
any time period prior to before the effective date of the existence of a fiscal agent or fiscal
intermediary under s. 46.27 (5) (i), 46.272 (7) (e), or 47.035, Stats.

(4) Notwithstanding sub. (1) (e), in determining the amount of the accepted compromise,
the department may consider whether the following:

(a) Any part <u>A portion</u> of any interest liability was incurred as a result of undue delay on
the part of the department such that there is valid reason to compromise the interest liability.

- (b) In the opinion of counsel for the unemployment compensation division the bureau of
   <u>legal affairs</u>, the employer could have raised valid legal defenses of estoppel or laches against the
   initial determination(s) department.
- 4

**SECTION 61.** DWD 113.04 (1) to (6) are amended to read:

5 **DWD 113.04** (1) The department may compromise the <u>personal</u> liability of <del>any</del>

6 individual <u>a person</u> whose liability for the unpaid contributions, interest, penalties and costs of a

7 corporation an employer has been finally established under s. 108.22 (9), Stats., if all of the

8 <u>following apply</u>:

9 (a) The individual makes <u>person submits</u> a sworn application to the department for the 10 compromise of the individual's <u>person's</u> liability, including a financial statement if requested, in 11 such a form as prescribed by the department <u>prescribes</u>;

(b) The individual person is not the debtor in a case under the <u>title 11 of the</u> United States
bankruptcy code <u>Code</u> with respect to any liability under ch. 108, Stats., which is not
dischargeable in bankruptcy unless any of the following apply:

In a case under chapter 7 of <u>title 11 of</u> the <u>bankruptcy code</u> <u>United States Code</u>, there
 are insufficient assets to pay the liability in full under the statutory order of distribution; or.

17 2. In a case under chapter 11 or 12 of <u>title 11 of</u> the <u>bankruptcy code</u> <u>United States Code</u>,
18 the confirmed plan of reorganization provides for the sale of or distribution to creditors of all of
19 the property of the individual and there are insufficient assets to pay the liability; <u>and</u>.

20 (c) The department finds that the individual person is unable to pay the full amount of21 the liability.

1 (2) If the conditions of sub. (1) are satisfied, the department shall determine the amount 2 that the individual person is able to pay and may issue an acceptance of the application for 3 compromise in the determined amount.

4 (3) In making its finding that the individual person is unable to pay the full amount of 5 the liability under sub. (1) (c) and its determination of the amount that the individual person is 6 able to pay, the department shall consider the individual's person's present and prospective 7 income.

8 (4) The department's acceptance of a compromise under this section shall not affect the 9 liability of any other entity person against which the department may issue or has issued a 10 determination of liability for the unpaid contributions of the same corporation employer.

11 (5) In an application for compromise under this section, an individual a person liable or 12 potentially liable at the time of application for the liabilities of more than one-corporation 13 employer under s. 108.22 (9), Stats., shall disclose all such liabilities, including any liabilities 14 which are not final. Failure to make such disclosure shall make the individual person ineligible 15 for compromise of the undisclosed liability in any later application for compromise under this 16 section.

17 (6) An individual A person granted a compromise under this section shall not be eligible for a compromise of any liabilities, of whatever nature, incurred for tax periods subsequent to 18 19 after the acceptance of the compromise.

#### 20

SECTION 62. DWD 113.05 (1), (2), and (4) are amended to read:

21 **DWD 113.05 (1)** The department may request additional information and may also 22 examine the employer and such any other persons person as it deems necessary, under oath, 23 regarding the employer's or person's application.

1	(2) The department shall acknowledge in writing the receipt of an application for
2	compromise within 30 days of such receipt. The department's acceptance of the application for
3	compromise shall be in writing and be issued with the concurrence of the treasurer of the
4	unemployment compensation insurance fund or his or her the treasurer's designee. The
5	acceptance shall be effective only if the amount determined in the acceptance is paid to the
6	department within 30 days from the date of the acceptance, except as otherwise provided under
7	an installment arrangement under sub. (3). Payment must be in cash or by guaranteed instrument
8	payable only to the department The department shall prescribe the payment form.
9	(4) The submission of an application for compromise shall not operate to stay collection
10	proceedings. However, the The department may defer collection during the pendency of an
11	application if it is satisfied that the interests of the state will not be jeopardized.
12	SECTION 63. DWD 113.06 is amended to read:
13	DWD 113.06 Disposition of warrants. Upon timely payment of the amount set forth in
14	the department's acceptance of compromise, the department shall issue a release of any
15	outstanding warrant against the employer or individual person.
16	SECTION 64. DWD 113.07 is amended to read:
17	DWD 113.07 Reopening compromised liability. The department may declare a
18	compromise void at any time if it ascertains that any of the following apply:
19	(1) The employer or individual person submitted a materially false application for
20	compromise; or.
21	(2) Prior to its acceptance of Before the department accepted the application for
22	compromise, the employer or individual person concealed or disposed of income or property
23	which could have been used to pay any part of the original liability.

**SECTION 65.** DWD 114.20 (1) (intro.) and (a) are amended to read:

DWD 114.20 (1) (intro.) After the department has issued an initial <u>a</u> determination as specified—under s. 108.10, Stats., finding a license holder or applicant for a license delinquent in making contributions as specified—under s. 108.227 (1) (d), Stats., and after all potential appeals by the license holder or applicant for a license are exhausted, the department shall do any of the following:

7

(a) Issue a warrant as specified under s. 108.22 (2) and (3), Stats., unless the department previously issued a warrant.

9

8

SECTION 66. DWD 114.30 (1) is amended to read:

**DWD 114.30** (1) Any license holder or applicant for a license who is unable to pay the 10 11 full amount of the delinquent unemployment insurance contributions, costs, penalties, and 12 interest may negotiate with the department to pay such contributions, costs, penalties, and 13 interest in installments through a payment plan. The license holder or applicant for a license shall 14 provide a statement of the reasons such contributions, costs, penalties, and interest cannot be 15 paid in full and shall set forth the plan of installment payments proposed by the license holder or 16 applicant for a license. Upon approval of such plan by the department and the timely payment of 17 installments set forth in the plan, collection proceedings with respect to such contributions, costs, penalties, and interest shall be withheld. If the license holder or applicant for a license fails to 18 19 make any installment payment as scheduled, the department may cancel the installment payment 20 plan and proceed to collect the unpaid portion of such contributions, costs, penalties, and interest 21 in the manner provided by law, and after providing 7 days' notice to the license holder or 22 applicant for a license, issue a certificate of delinquency. The department may require license

holders or applicants for a license who make installment payments under this paragraph to do so
 by electronic funds transfer.

3

**SECTION 67.** DWD 114.50 is amended to read:

4 DWD 114.50 Other enforcement actions not prohibited. A financial institution 5 doing business in this state shall enter into an agreement with the department to participate in the 6 exchange of data on a quarterly basis. To the extent feasible, the information required under this 7 agreement shall be submitted by electronic means as prescribed by the department. The financial 8 institution shall sign the agreement and return the agreement to the department within 20 9 business days of receipt of the agreement. The department shall review the agreement and, if all 10 conditions under s. 108.223, Stats., have been met, shall sign the agreement and provide the 11 financial institution with a copy of the signed agreement. Any changes to the conditions of the 12 agreement shall be submitted by the financial institution or the department at least 60 days prior 13 to before the effective date of the change.

14 SECTION 68. DWD 115.001 (2) is renumbered (2) (intro.) and as renumbered, is 15 amended to read:

16 DWD 115.001 (2) (intro.) Notwithstanding ch. DWD 100 and unless the context 17 elearly indicates a different meaning, in In this chapter "employer" means any person who is or 18 becomes subject to the reimbursement financing or contribution requirements of ch. 108, Stats.: 19 **SECTION 69.** DWD 115.01 (5) (intro.), (a) to (j), and (6) are amended to read: 20 **DWD 115.01** (5) (intro.) TRANSFER OF A BUSINESS ACTIVITY. For a transfer of a business 21 activity to be a business transfer under this section and s. 108.16 (8) (a), Stats., the business 22 activity after the transfer shall be similar to the business activity before the transfer. In 23 determining whether a business activity has been transferred, continued or resumed, the

1 department shall consider factors which suggest a similarity in business activity including <u>any of</u>
2 the following:

3 (a) The existence of the same customers or the same type of customer after the transfer;
4 (b) The closeness of the transferee's business location to that of the transferor when
5 location is important to the business;
6 (c) The continued use of the transferor's trade name by the transferee;

7 (d) A lapse in operation of 6 months or less unless extensive remodeling is involved or
8 the business is seasonal in nature but in no event shall the lapse be considered if greater than 2
9 years;.

10 (e) Few if any changes in the product or in brand names after the transfer;

(f) The similarity in days and hours of the business under both the transferor and
transferee;

13 (g) The transfer of inventory, expensive plant machinery, heavy equipment or unique
14 assets as opposed to general office furniture and fixtures;

15 (h) The transfer of key employees or employees with highly technical professional
16 skills;

17 (i) The transfer of goodwill;

(j) The existence of a noncompetition clause in the contract prohibiting the transferorfrom engaging in the same kind of business activity in the area; and.

(6) TOTALOR PARTIAL TRANSFER. The transfer of a business may be a total transfer or a
partial transfer. If only a portion of a business is transferred, the department shall compute and
apply the transfer percentage under s. DWD <u>115.08</u> <u>115.09</u>.

23 SECTION 70. DWD 115.02 (intro.), (1) and (2) are amended to read:

1	DWD 115.02 (intro.) Determining date of transfer. The effective date of a transfer of
2	business shall be the date on which the transferee first has actual operating control over business
3	assets and business activities. In determining the effective date of a transfer of business, the
4	department shall consider all of the following:
5	(1) Legal documents related to the transfer; $$
6	(2) Any statements or documents tending to show that actual operating control was
7	transferred on a date earlier than that reflected in legal documents related to the transfer; and.
8	SECTION 71. DWD 115.03 (2) and (4) are amended to read:
9	DWD 115.03 (2) The transferor and transferee shall submit in writing any information
10	which requested by the department may request relating to the transfer, or to any transaction
11	which the department has reason to believe that may be a transfer, to permit the. The department
12	to shall determine if the transaction is a transfer of business and whether $if$ the transaction is a
13	total or partial transfer under this chapter and ch. 108, Stats.
14	(4) The department may issue determinations, computations, re-computations
15	recomputations and appeal tribunal decisions as necessary under ss. 108.09, 108.095, and
16	108.10, Stats., in connection with any issue arising under this chapter.
17	SECTION 72. DWD 115.04 (1) (intro.), (a), and (b) are amended to read:
18	DWD 115.04 (1) (intro.) STANDARD FOR SUCCESSOR. The transferee becomes a successor
19	under s. 108.16 (8), Stats., if all of the following apply:
20	(a) A transfer of business has occurred under s. DWD 115.01; and.
21	(b) The department finds successorship status determines that the transferee is a
22	successor under s. ss. DWD 115.05 or 115.06, or the transferee requests successorship status
23	under s. DWD to 115.07.

**SECTION 73.** DWD 115.05 (intro.) and (1) to (3) are amended to read:

DWD 115.05 (intro.) Mandatory successor. The department shall find determine that a
transferee is a mandatory successor under s. 108.16 (8) (e), Stats., if the business transfer
satisfies s. DWD 115.01 and if all of the following apply:

(1) At the time of business transfer, the transferor and the transferee are owned,
<u>managed</u>, or controlled in whole or in substantial part under s. DWD 115.08, either directly or
indirectly by legally enforceable means or otherwise, by the same interest or interests under s.
DWD 115.08;.

9 (2) The transferee has continued or resumed the business of the transferor either in the 10 same establishment or elsewhere, or the transferee has employed substantially the same 11 employees under s. DWD 115.08 as those the transferor had employed in connection with the 12 business transferred; and.

(3) The same financing provisions under s. 108.15, 108.151, 108.152, or 108.18, Stats.,
apply to the transferee as applied to the transferor on the date of the transfer.

15 SECTION 74. DWD 115.06 (1) is amended to read:

16 DWD 115.06 (1) TRANSFER TO A FIDUCIARY. The department shall find that a transferee
17 is a mandatory successor under s. 108.16 (8) (c), Stats., if <u>all of the following apply</u>:

(a) The transferee is a legal representative, trustee in bankruptcy or a receiver or trustee
of a person, partnership, limited liability company, association or corporation, or a guardian of
the estate of a person, or legal representative of a deceased person;

(b) The transferee has continued or resumed the business of the transferor, either in thesame establishment or elsewhere, or the transferee has employed substantially the same

1 employees under s. DWD 115.08 as those the transferor had employed in connection with the
2 business transferred; and.

(c) The same financing provisions under s. 108.15, 108.151, 108.152 or 108.18, Stats., 3 4 apply to the transferee as applied to the transferor on the date of the transfer. 5 SECTION 75. DWD 115.07 (1) and (2) (a) to (c) are amended to read: **DWD 115.07** (1) STANDARD. A transferee may elect to become a successor under s. 6 7 108.16 (8) (b), Stats., if the business transfer satisfies s. DWD 115.01 and if all of the following 8 apply: 9 (a) The transfer included at least a transfer percentage of 25% of the transferor's total business as determined under s. DWD 115.09;. 10 11 (b) The same financing provisions under s. 108.15, 108.151, 108.152 or 108.18, Stats., 12 apply to the transferee as applied to the transferor on the date of the transfer; (c) The transferee has continued or resumed the business of the transferor either in the 13 14 same establishment or elsewhere, or the transferee has employed substantially the same 15 employees under s. DWD 115.08 as those the transferor had employed in connection with the 16 business transferred; and. 17 (d) The department has received a timely written application from the transferee requesting successorship status. 18 19 (2) (a) The department shall consider as timely under sub. (1) (d) any written application 20 from the transferee or its representative which is received by the department on or before: July 21 31 of the year in which the transfer date is January 1 to March 31; October 31 of the year in 22 which the transfer date is April 1 to June 30; January 31 of the year following the year in which

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the transfer date is July 1 to September 30; and April 30 of the year following the year in which

1 the transfer date is October 1 to December 31, unless par. (b) applies. The department shall 2 accept a late application received no more than 90 days after its due date if the transferee 3 satisfies the department that the application was late as a result of excusable neglect. 4 (b) If the due date of the written application would otherwise be a Saturday, Sunday or 5 legal holiday under state or federal law, the due date is the next following day which is not a 6 Saturday, Sunday or legal holiday under state or federal law. The department shall also consider 7 as timely any application which if mailed is either postmarked no later than the applicable due 8 date or received by the department no later than 3 days after that due date. 9 (c) The A transferee may withdraw its application requesting successorship successor 10 status if a written withdrawal is received by the department before the issuance of an initial a 11 determination regarding its application or within 21 days after issuance. 12 SECTION 76. DWD 115.08 (title), (1) and (2) are amended to read: DWD 115.08 (title) Owned, managed, or controlled in substantial part; the same 13 14 interest or interests; employed substantially the same employees. 15 (1) OWNED, MANAGED, OR CONTROLLED IN SUBSTANTIAL PART. The conditions of s. 16 DWD 115.04 (1) 115.05 (1) are satisfied if 50% or more of both entities are owned, managed, or 17 controlled, either directly or indirectly, by the same interest or interests. (2) THE SAME INTEREST OR INTERESTS. The department shall presume, unless shown to 18 19 the contrary, that the same interest or interests includes the spouse, child or parent of the 20 individual who owned, managed, or controlled the business, or any combination of more than 21 one of them. To overcome the presumption that these are the same interest or interests, it must all 22 of the following shall be established that: 23 (a) Usual and customary sales procedures were followed;

(b) All transactions were at fair market value and similar to those available to unrelated
 parties under similar circumstances;

3 (c) The spouse, child or parent of the individual who owned, managed, or controlled the
4 business was not employed by the business in the 12-month period prior to before the transfer in
5 a position in which he or she the spouse, child or parent of the individual was able to make
6 management decisions;.

7 (d) The individual who owned, managed, or controlled the business prior to before the
8 transfer has no ownership interest, either directly or indirectly, in the transferee; and.

9 (e) The individual who owned, managed, or controlled the business prior to before the 10 transfer is not employed by the transferee in a position in which he or she the individual is 11 able to make management decisions.

12 SECTION 77. DWD 115.09 (1), (4) (intro.), and (a) and (b) are amended to read:

DWD 115.09 (1) DETERMINING TRANSFER PERCENTAGE. The transfer percentage is 13 14 computed by dividing the payroll in the transferred portion of the transferror's business prior to 15 before the transfer date by the transferor's total payroll. The transfer percentage is not based 16 on the number of employees taken over by the transferee, but rather on the payroll incurred in 17 the transferred portion prior to before the transfer date. The payroll for overhead and 18 combined positions shall be allocated in the same proportion as the direct payrolls involved, or 19 on such other reasonable basis as may better correspond with and reflect the facts of the 20 transfer.

(4) APPLYING THE TRANSFER PERCENTAGE. For any partial transfer, whether optional or
 mandatory, the department shall do all of the following:

(a) Apply the transfer percentage to the positive or negative balance in the employer's
 account of the transferor as of the transfer date and to the appropriate June 30 balances of the
 transferor;.

4 (b) Apply the transfer percentage to the transferor's payroll prior to before the transfer
5 date as needed to correctly calculate the transferee's contribution rates; and.

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SECTION 78. DWD 115.10 (3) (a) and (b) are amended to read:

7 **DWD 115.10** (3) (a) Successor not an employer at time of transfer. If the successor was not an employer at the time of transfer under ch. 108, Stats., the department shall assign to 8 9 the successor, as of the date of transfer, the basic contribution rate assigned or assignable to 10 the transferor on the date of transfer under s. 108.16 (8) (g), Stats. If there are several transfers 11 more than one transfer of business occurs on the same date of transfer to a single successor, 12 the basic contribution rate which will be assigned to the successor may not be higher than the highest basic contribution rate which that applied to any of the transferors of which the 13 14 transferee is a successor for the year in which the transfer occurred.

(b) *Successor an employer at time of transfer*. If the successor was an employer at the time of transfer under ch. 108, Stats., the successor shall retain the assigned rate for the calendar year of the transfer. For subsequent years as required by s. 108.18, Stats., the department shall assign a <u>contribution</u> rate which reflects the combined experience of the transferor and successor. For the purposes of s. 108.18, Stats., the department shall determine the experience of the successor's account by allocating to that account the respective proportions of the transferor's payroll and benefits properly assignable to the business transferred.

1	SECTION 79. DWD 115.11 (1) (intro.), (a), (2) (b), and (c) are amended to read:
2	<b>DWD 115.11</b> (1) (intro.) STANDARD. A transferee which that is not a successor under ch.
3	108, Stats., and this chapter becomes an employer as of the date of transfer under s. 108.16 (8)
4	(j), Stats., when <u>all of</u> the following conditions are met:
5	(a) A transfer of business has occurred under s. DWD 115.01; and.
6	(2) (b) The transferee shall be assigned an initial or new employer-rate as a new
7	employer for the first 23 years as prescribed under s. 108.18 (2), Stats.
8	(c) The first contribution report shall be due from the transferee on the due date specified
9	$\frac{1}{1000}$ mathematical math
10	which the transfer occurred or January 31 for those becoming liable in the fourth quarter of the
11	preceding year.
12	SECTION 80. DWD 120.01 (Note) is created to read:
13 14 15 16 17	<b>Note:</b> A copy of the notice to employees about applying for unemployment benefits is available online at https://dwd.wisconsin.gov/dwd/publications/ui/notice.htm and may be posted on an employer's work website that is accessible by all employees or distributed by electronic mail.
18	<b>SECTION 81.</b> DWD 120.03 (2) (Note) is created to read:
19 20 21	<b>Note:</b> A copy of the seasonal employer notice under this section is available online at https://dwd.wisconsin.gov/dwd/publications/ui/ucb_9381_p.pdf.
22	SECTION 82. DWD 127.01 (3) is amended to read:
23	DWD 127.01 (3) Except if the work search requirement has been waived by Unless the
24	department waives the work search requirement, a claimant shall be is ineligible for
25	unemployment benefits in any given week in which the department determines the claimant did
26	not conduct at least 4 actions to search for suitable work within that week.

1	SECTION 84. DWD 127.06 (2) is renumbered DWD 127.06 (2) (intro.) and as renumbered
2	is amended to read:

3	DWD 127.06 (2) (intro.) A claimant shall be ineligible for benefits in any given week in				
4	which the department determines that the claimant failed, without justifiable good cause, to				
5	comply with the requirements under sub. (1). Good cause under this section shall include any of				
6	the following:				
7	(a) The claimant is summoned to serve as a prospective or impaneled juror.				
8	(b) The claimant is enrolled in and satisfactorily participating in a course of training				
9	approved by the department, in a work share program under s. 108.062 (10m), Stats., in a self-				
10	employment assistance program, or in another program established under state or federal law and				
11	the program provides that claimants who participate in the program shall be waived by the				
12	department from work search requirements.				
13	(c) The claimant is employed.				
14	(d) The claimant is attending a job interview.				
15	(e) Circumstances that the department determines are beyond the claimant's control.				
16	SECTION 85. DWD 127.07 (2) (intro.) is amended to read:				
17	DWD 127.07 (2) (intro.) The department may find that a claimant has justifiable good				
18	cause for failure to participate in reemployment services in any given week. Justifiable For the				
19	purposes of this section, good cause for failure to participate in reemployment services includes				
20	that the claimant is unable to participate due to any of the following:				
21	SECTION 86. DWD 128.001 is renumbered DWD 128.001 (1).				
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22 SECTION 87. DWD 128.001 (2) (intro.) is created to read:

**DWD 128.001** (2) (intro.) In this chapter:

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SECTION 88. DWD 128.01 (1) is amended to read:

**DWD 128.01 (1)** APPLICABILITY. Under s. 108.04 (2), Stats., a claimant shall be eligible for unemployment benefits for any week of total unemployment only if the claimant is able to perform suitable work and available for suitable work. Under s. 108.04 (1) (b), (7) (c), and (8) (e), Stats., a claimant shall be eligible for unemployment benefits only if the claimant is able to perform suitable work and is available for suitable work. The department may determine the claimant's ability to perform suitable work and availability for suitable work at any time through questioning of the claimant and other procedures.

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SECTION 89. DWD 129.01 (4) (intro.) and (a) are amended to read:

11 DWD 129.01 (4) (intro.) WAIVER; EXCEPTIONAL CIRCUMSTANCES. The department shall
 12 waive the requirements of this section if exceptional circumstances exist. Exceptional
 13 circumstances include all any of the following:

(a) An error made by an employee of the department relating to the giving of when
providing notice by to the claimant or a reasonable misunderstanding by the claimant based on
information given to the claimant by the department.

17 SECTION 90. DWD 129.01 (4) (e) (intro.), 1., and 2. are repealed.

18 SECTION 91. DWD 129.03 is amended to read:

19 **DWD 129.03 Backdating of benefit year; circumstances.** Under s. 108.06 (2) (bm),

20 Stats., a claimant's benefit year begins on the Sunday of the week in which the claimant meets

- 21 the requirements to establish a benefit year under s. DWD 129.02, except that the department
- 22 may, by rule, permit a claimant to begin a benefit year prior to before that time. The department

1	shall permit the backdating of a benefit year if an exceptional circumstance exists. Exceptional
2	circumstances include, but are not limited to, those listed in s. DWD 129.01 (4).
3	SECTION 92. Chapter DWD 130 is repealed.
4	SECTION 93. DWD 131.001 (2) (intro.) and (b) are amended to read:
5	DWD 131.001 (2) (intro.) Notwithstanding ch. DWD 100, all of the following definitions
6	apply to In this chapter:
7	(b) "Positive test results" means a test outcome that confirms the presence unlawful use
8	of one or more controlled substances and which is conducted or confirmed by a laboratory
9	certified by the substance abuse and mental health services administration of the United States
10	department of health and human services.
11	SECTION 94. DWD 131.10 (title), (1) (intro.), (a), (2) (intro.), (b), (c) 4., (d), (e) (intro.),
12	(g), (3) (intro.), (a), (4) (intro.), (b), (c) 4., (d), (e) (intro.), (f), (6) (b) (intro.), 1., 2., 4., (c) (intro),
13	1., 2., and (7) (a) to (c) are amended to read:
14	DWD 131.10 (title) Pre-employment testing for the presence unlawful use of
15	controlled substances. (1) (intro.) POSITIVE TEST RESULTS OF A TEST; APPLICABILITY. An
16	employing unit may report to the department the an individual's positive test results of a test for
17	the presence of controlled substances conducted on an individual if all of the following apply:
18	(a) The test for the presence unlawful use of controlled substances was conducted as a
19	condition of an offer of employment and the employing unit informed the individual, before
20	testing, that the positive test results may be submitted to the department.
21	(2) REPORTING POSITIVE <u>TEST RESULTS OF A TEST</u> TO THE DEPARTMENT. To report positive
22	test results to the department, the employing unit shall provide all of the following information,

on a form prescribed by the department, within 3 business days after the date on which the
 employing unit received the positive <u>test</u> results:

3 (b) The name, address, telephone number, and social security number of the individual
4 that tests positive for the presence <u>unlawful use</u> of controlled substances.

5 (c) 4. The date and manner in which the employing unit informed the individual that, as
6 a condition of the offer of employment, the individual must submit to a test for the presence
7 <u>unlawful use</u> of controlled substances.

8 (d) The date and manner in which the employing unit informed the individual that the
9 positive test results may be submitted to the department.

10 (e) The following information related to the administration of the test and the positive test
11 results:

(g) The date and manner in which the employing unit withdrew the conditional offer of
employment after the employing unit received the positive <u>test</u> results.

(3) INDIVIDUAL DECLINING TO SUBMIT TO A TEST FOR THE PRESENCE <u>UNLAWFUL USE</u> OF
 CONTROLLED SUBSTANCES. An employing unit may notify the department that an individual
 declined to submit to a test for the presence <u>unlawful use</u> of controlled substances if all of the
 following apply:

(a) The test for the presence <u>unlawful use</u> of controlled substances was required as a
condition of an offer of employment and the employing unit informed the individual, before
testing, that the employing unit may notify the department if the individual declines to submit to
the test.

(4) NOTIFICATION TO DEPARTMENT OF INDIVIDUAL DECLINING TEST. To notify the
 department that an individual declined to submit to a test for the presence unlawful use of

controlled substances, the employing unit shall provide all of the following information, on a
 form prescribed by the department, within 3 business days after the date on which the individual
 declined to submit to the test:

4 (b) The name, address, telephone number, and social security number of the individual
5 that declined to submit to a test for the presence <u>unlawful use</u> of controlled substances.

6 (c) 4. The date and manner in which the employing unit informed the individual that, as
7 a condition of the offer of employment, the individual must submit to a test for the presence
8 <u>unlawful use</u> of controlled substances.

9 (d) The date and manner in which the employing unit informed the individual that the 10 employing unit may notify the department if the individual declined to submit to a test for the 11 presence unlawful use of controlled substances.

(e) The following information related to the individual declining to submit to a test for
the presence unlawful use of controlled substances:

(f) The date and manner the employing unit withdrew the conditional offer of
employment after the employing unit received notice that the individual declined to submit to a
test for the presence unlawful use of controlled substances.

(6) (b) An individual may overcome the presumption that the individual failed, without
good cause, to accept suitable work when offered under s. 108.04 (8) (b), Stats., if the individual
tested positive for the presence <u>unlawful use</u> of one or more controlled substances, and the
individual establishes by a preponderance of the evidence, any of the following:

1. The employing unit did not extend an offer of employment contingent on the
 individual submitting to a test for the presence unlawful use of controlled substances.

2. The employing unit withdrew the offer of employment before the employing unit
 received the positive <u>test</u> results of the test.

3 4. The test for the presence <u>unlawful use</u> of controlled substances was not conducted or
4 confirmed by a laboratory certified by the substance abuse and mental health services
5 administration of the United States department of health and human services.

(c) The individual may overcome the presumption that the individual failed, without good
cause, to accept suitable work when offered under s. 108.04 (8) (b), Stats., by declining to submit
to a test for the presence unlawful use of controlled substances if the individual establishes by a
preponderance of the evidence, any of the following:

1. The employing unit did not extend an offer of employment contingent on the
 individual submitting to a test for the presence <u>unlawful use</u> of controlled substances.

12 2. The individual was unable to complete a test for the presence <u>unlawful use</u> of
13 controlled substances due to medical reasons.

14 (7) (a) An individual under this section who has failed, without good cause, to accept 15 suitable work due to the positive test results of a test without presenting evidence of a valid 16 prescription, is ineligible to receive benefits until the individual earns wages after the week in 17 which the failure occurs equal to at least 6 times the individual's weekly benefit rate under s. 18 108.05 (1), Stats., in employment or other work covered by the unemployment insurance law of 19 any state or the federal government.

(b) Notwithstanding par. (a), an individual under this section who has failed, without
good cause, to accept suitable work due to the positive test results of a test without presenting
evidence of a valid prescription, may maintain eligibility for benefits under ch. 108, Stats., by

enrolling in and complying with a substance abuse treatment program under s. DWD 131.30 and
 completing a job skills assessment as prescribed under s. DWD 131.40.

3 (c) An individual under this section who has failed, without good cause, to accept 4 suitable work by declining to submit to a test for the presence unlawful use of controlled 5 substances, is ineligible to receive benefits until the individual earns wages after the week in 6 which the failure occurs equal to at least 6 times the individual's weekly benefit rate under s. 7 108.05 (1), Stats., in employment or other work covered by the unemployment insurance law of 8 any state or the federal government. 9 SECTION 95. DWD 131.30 (1) (a) (intro.) is amended to read: DWD 131.30 (1) (a) (intro.) An individual whose positive test results are reported under 10

s. DWD 131.10 (2) may enroll in a substance abuse treatment program if all of the followingapply:

**SECTION 96.** DWD 131.40 (1) is amended to read:

14 **DWD 131.40** (1) An individual whose positive <u>test</u> results are reported under s. DWD

15 131.10 (2) and who elects to enroll in and comply with a substance abuse treatment plan under s.

16 DWD 131.30 shall complete a job skills assessment as directed by the department.

17 SECTION 97. DWD 132.001 is renumbered DWD 132.001 (1).

18 SECTION 98. DWD 132.001 (2) (intro.) is created to read:

- 19 **DWD 132.001** (2) (intro.) In this chapter:
- 20 SECTION 99. DWD 132.04 (1), (2) (intro.), and (a) are amended to read:
- 21 **DWD 132.04** (1) SCOPE. Under s. 108.04 (17) (a), (b) and (c), Stats., a claimant is

22 ineligible for benefits based upon services provided to or on behalf of an educational institution

23 for weeks of unemployment which occur between academic years or terms or during an

1 established and customary vacation period or holiday recess if the claimant performed the 2 services in the first such year or term or in the year or term immediately before the vacation 3 period or holiday recess and if there is reasonable assurance that the claimant will perform such 4 services for any educational institution in the year or term immediately following the academic 5 year, term, vacation period or holiday recess. The Wisconsin supreme court has ruled that 6 reasonable assurance exists if the terms and conditions of the employment in the academic year 7 or term immediately following the weeks of unemployment which occurred between academic 8 vears or terms or during an established and customary vacation period or holiday recess are 9 reasonably similar to those terms and conditions of employment which existed in the year or term before such weeks. 10 11 (2) STANDARD. Except as provided under sub. (3), the terms and conditions of the

12 employment for which the claimant receives assurance from an educational institution under s.
13 108.04 (17) (a), (b) and (c), Stats., for the academic year or term immediately following the
14 weeks of unemployment which occurred between academic years or terms or during an
15 established and customary vacation period or holiday recess are reasonably similar if <u>all of the</u>
16 following apply:

17 (a) The gross weekly wage is more than 80% of the gross weekly wage claimant will
18 earn at least 90% of the amount the claimant earned in the academic year or term which preceded
19 the weeks of unemployment;.

## 20 SECTION 100. DWD 132.04 (2) (b) is repealed.

21 SECTION 101. DWD 132.05 (1) (a), (b), and (2) are amended to read:

DWD 132.05 (1) (a) After an employee has been discharged by an employing unit for
misconduct connected with his or her the employee's employment as defined under s. 108.04 (5),

1 Stats., he or she the employee is not eligible to receive unemployment benefits under s. 108.04 2 (5), Stats. The Wisconsin supreme court has defined misconduct for unemployment insurance 3 purposes to mean "conduct evincing such willful or wanton disregard of an employer's interest 4 as is found in deliberate violations or disregard of standards of behavior which the employer has a right to expect of his [or her] employee, or in carelessness or negligence of such degree or 5 6 recurrence as to manifest equal culpability, wrongful intent or evil design, or to show an 7 intentional and substantial disregard of the employer's interests or of the employee's duties and obligations to his [or her] employer." The intent of this section is to ensure that the statutory 8 9 provision and the court decision are consistently interpreted and applied in cases involving 10 alleged abuse of a patient in a health care facility. 11 (b) This section provides a standard by which to determine if misconduct exists under s. 12 108.04 (5), Stats., when an employee is discharged for alleged abuse of a patient of a health care facility. This standard also applies to disciplinary-suspensions for misconduct under s. 108.04 13 14 (6), Stats. 15 (2) STANDARD. Discharge of an employee by an employing unit for misconduct 16 connected with his or her with the employee's employment under s. 108.04 (5), Stats., may 17 include the discharge of an employee by a health care facility for abuse of a patient. Abuse of a 18 patient includes, but is not limited to may include any of the following: 19 (a) Except when required for treatment, care or safety, any single or repeated intentional 20 act or threat through contact or communication involving force, violence, harassment, 21 deprivation, withholding care, sexual contact, sexual intercourse, or mental pressure, which 22 causes physical pain or injury, or which reasonably could cause physical pain or injury, fear or 23 severe emotional distress;.

1 (b) Any gross or repeated failure to provide treatment or care without good cause which 2 reasonably could adversely affect a patient's health, comfort or well-being;

3 (c) Any intentional act which subjects a patient to gross insult, ridicule or humiliation, or 4 repeated failure to treat a patient with dignity and respect; and.

5 (d) Knowingly permitting another person to do any of the acts in par. (a), (b) or to (c) or 6 knowingly failing to take reasonable steps to prevent another person from doing any of the acts 7 in par. (a), (b) or to (c).

8 **SECTION 102.** DWD 133.02 (1) (a), (b) (intro.), and (c) are amended to read:

9 **DWD 133.02** (1) (a) Prior to Before the end of the second full business day after the end 10 of the assignment, the employee contacts the employer, or the employer contacts the employee, 11 and informs the other that the assignment has ended or will end on a certain date. The 12 department may waive the requirement for the deadline or notice, or both, if it determines that 13 the employee's failure to so contact the employer was for good cause and the employer and 14 employee have otherwise acted in a manner consistent with the continuation of the employment 15 relationship.

16 (b) Prior to Before the end of the second full business day after the end of the assignment, 17 or prior to the end of the first full business day after the date notice was given under par. (a) if the deadline for the notice was waived, the employer informs the employee that the employer 18 19 will provide a new assignment that will begin within 7 days and any of the following occur:

20 (c) The assignment offered by the employer meets the conditions under which the 21 individual offered to work, including the type of work, rate of pay, days and hours of 22 availability, distance willing to travel to work, and available modes of transportation, as set forth 23 in the individual's written application for employment with the employer submitted prior to

1 before the first assignment, or as subsequently amended by mutual agreement. The employer 2 shall have the burden of proof to show that the assignment meets the requirements of this 3 paragraph. If the employer offers an assignment that does not conform to the requirements of this 4 paragraph, the employment relationship ends under sub. (2). 5 **SECTION 103.** DWD 135.04 (1) is amended to read: 6 **DWD 135.04** (1) A claimant may request the department to waive the recovery of an 7 overpayment which the department has assessed against the claimant. The claimant shall file the 8 application for waiver on forms furnished by the department and may submit the application to a 9 representative of the department at any time. The claimant may obtain an application for waiver 10 by sending a request to: Department of Workforce Development, Unemployment Insurance 11 Division, TRA Unit, P. O. Box 7965 7905, Madison, Wisconsin, 53707. 12 **SECTION 104.** DWD 136.001 (2) (a) is amended to read: DWD 136.001 (2) (a) "Disposable earnings" means that part of the earnings of any 13 14 individual after the deduction from those earnings of any amounts required by law to be 15 withheld; any life, health, dental or similar type of insurance premiums; union dues; any amount 16 necessary to comply with a court order to contribute to the support of minor children; and any 17 levy, wage assignment or garnishment executed prior to a levy issued under s. 108.225 has the meaning specified in s. 108.225 (1) (d), Stats. 18 19 **SECTION 105.** DWD 136.001 (2) (a) (Note) is created to read:

Note: Under s. 108.225 (1) (d), Stats., "Disposable earnings" means that part of the
earnings of any individual after the deduction from those earnings of any amounts
required by law to be withheld, any life, health, dental or similar type of insurance
premiums, union dues, any amount necessary to comply with a court order to
contribute to the support of minor children, and any levy, wage assignment or
garnishment executed prior to the date of a levy under s. 108.225, Stats.

1	SECTION 106. DWD 136.001 (2) (b) is amended to read:				
2	DWD 136.001 (2) (b) 'Federal minimum hourly wage" means that wage prescribed by				
3	29 USC 206 (a) (1) in effect at the time an exemption is calculated has the meaning specified in				
4	<u>s. 108.225 (1) (e), Stats</u> .				
5	SECTION 107. DWD 136.001 (2) (b) (Note) is created to read:				
6 7 8 9	Note: Under s. 108.225 (1) (e), Stats., "Federal minimum hourly wage" means that wage prescribed by 29 USC 206 (a) (1).				
	SECTION 108. DWD 136.001 (2) (f) is amended to read:				
10	DWD 136.001 (2) (f) 'Levy' means a procedure through which earnings of an				
11	individual are required to be withheld for payment of a debt, except a court order to contribute to				
12	the support of minor children has the meaning specified in s. 108.225 (1) (f), Stats.				
13	SECTION 109. DWD 136.001 (2) (f) (Note) is created to read:				
14 15	Note: Under s. 108.225 (1) (f), Stats., "Levy" means all powers of distraint and seizure.				
16	SECTION 110. DWD 136.02 (2) (b) (Note) is amended to read:				
17 18 19 20 21	<b>Note:</b> Form UCT-8306-2-E is used to calculate the exemption. This form is available from the Unemployment Insurance Division, Department of Workforce Development, 201 East Washington Avenue, P.O. Box 7942 7888, Madison, Wisconsin 53708-7942 53707-7888.				
22	SECTION 111. DWD 136.03 (1) (c) 3. (Note) is amended to read				
23 24 25 26 27	Note: Form UCT 8306-3-E UCT-8306-E is used to calculate the exemption. This form is available from the Unemployment Insurance Division, Department of Workforce Development, 201 East Washington Avenue, P.O. Box 7942 7888, Madison, Wisconsin 53708-7942 53707-7888.				
28	SECTION 112. DWD 140.001 (2) (ag) and (am) are renumbered DWD 140.001 (2) (a)				
29	and (bm).				

**SECTION 113.** DWD 140.001 (2) (d) is created to read:

2	DWD 140.001 (2) (d) "Appeal tribunal" means an individual designated under s. 108.09
3	(3), Stats., to conduct hearings arising under ch. 108, Stats., and s. 103.06 (6), Stats.
4	SECTION 114. DWD 140.001 (2) (ar) is renumbered DWD 140.001 (2) (e).
5	SECTION 115. DWD 140.001 (2) (b) is renumbered DWD 140.001 (2) (i), and as
6	renumbered DWD 140.001 (2) (i) is amended to read:
7	DWD 140.001 (2) (i) "Representative" means any attorney or agent who notifies the
8	department has notice is they are authorized to represent any party.
9	SECTION 116. DWD 140.01 (1), (2), and (a) are amended to read:
10	<b>DWD 140.01 (1)</b> APPEAL RIGHTS. Any party to a determination issued under ss. s.
11	108.09, 108.095 or 108.10, Stats., has the right to an appeal. An appeal as to any matter in a
12	determination is a request for hearing and shall be filed with the department an appeal tribunal
13	by the appellant or its representative. An appeal is filed with an appeal tribunal when it is
14	submitted to a hearing office or public employment office in an agent state under sub. (2) (b).
15	Each determination issued under-ss. s. 108.09, 108.095 or 108.10, Stats., shall specify the time
16	limit within which any appeal is required to be filed with the department under ch. 108, Stats.
17	(2) TIME LIMIT AND METHOD FOR FILING. (a) An appeal shall be filed after a copy of the
18	determination is <u>electronically delivered</u> , mailed or given to a party, whichever first occurs, as
19	specified under ss. s. 108.09, 108.095 or 108.10, Stats. If a party first receives a determination
20	after the statutory appeal period has expired and through no fault of that party, the statutory
21	appeal period as specified under ss. s. 108.09, 108.095 or 108.10, Stats., shall extend from the
22	date the party receives the determination. An appeal received within these time limits is timely
23	filed. If the deadline for filing an appeal falls on a Saturday, Sunday, any of the holidays

enumerated under ss. 230.35 (4) (a) and 995.20, Stats., or any other day on which mail is not
delivered by the United States postal service, then the deadline shall be extended to include the
next business day.

4 SECTION 117. DWD 140.01 (2) (b) 1. and 3. are repealed. 5 **SECTION 118.** DWD 140.01 (2) (b) 4., (c) 1., and 5. to 7. are amended to read: 6 **DWD 140.01** (2) (b) 4. An appeal by an interstate claimant may also be filed at a public 7 employment office in the agent state under s. 108.14 (8), Stats., in the manner prescribed for 8 timely filing with the department under this section. 9 (c) 1. The date on which the department a hearing office actually receives the written 10 appeal. 11 5. If the appeal was mailed and bears no United States postal service postmark, no private 12 meter mark, or an illegible mark, 2 business days <del>prior to</del> before the date the appeal was actually 13 received by the department a hearing office. 6. If the appeal was sent using a delivery service other than the United States postal 14 15 service, on the date the department a hearing office actually receives the appeal. 16 7. If the appeal was faxed filed by facsimile transmission, the date of transmission 17 recorded on the faxed appeal. If the fax is received without a date of transmission recording, the date the facsimile is actually received by the department a hearing office is presumed to be the 18 19 date of transmission. SECTION 119. DWD 140.01 (2) (c) 7. (Note) is repealed. 20 21 **SECTION 120.** DWD 140.01 (2) (c) 8. is created to read:

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DWD 140.01 (2) (c) 8. The date the department receives an electronically-filed appeal.

SECTION 121. DWD 140.04 (2) is amended to read:

2 DWD 140.04 (2) The administrative law judge appeal tribunal shall issue a decision which makes ultimate findings of fact and conclusions of law as to whether or not the appellant's 3 4 late appeal was for a reason beyond the appellant's control. If the administrative law judge 5 appeal tribunal decides this question in favor of the appellant, the same or another administrative 6 haw judge appeal tribunal shall then make ultimate findings of fact and conclusions of law on the 7 merits of the case. If the administrative law judge appeal tribunal decides that the late appeal was late for a reason within the appellant's control, the administrative law judge appeal tribunal shall 8 9 dismiss the appeal.

10

**SECTION 122.** DWD 140.05 (1) to (4) are amended to read:

11 **DWD 140.05 (1)** An appellant may withdraw <u>its an appeal at any time before the</u> 12 issuance of a decision on the merits by notifying the hearing office or by choosing not to 13 continue to participate in a hearing. The <u>administrative law judge appeal tribunal</u> shall issue a 14 withdrawal decision after determining that an appeal has been withdrawn.

(2) An appellant may submit a request to retract its withdrawal and reinstate its an appeal. The retraction request shall be in writing and state a <u>the</u> reason for the request. The administrative law judge <u>appeal tribunal</u> may not grant a request to retract a withdrawal unless the request establishes good cause for the retraction and is received within 21 days after the withdrawal decision was electronically delivered or mailed to the appellant.

(3) If the hearing office receives a timely retraction request before the issuance of a
withdrawal decision and the request establishes good cause for the retraction, the administrative
law judge appeal tribunal shall acknowledge the request by letter in writing to the appellant. If a
timely retraction request is received by the hearing office after issuance of the withdrawal

decision and the request establishes good cause for the retraction, the administrative law judge
 <u>appeal tribunal</u> shall issue a decision setting aside the withdrawal decision and the hearing office
 shall schedule another hearing.

4 (4) If the hearing office receives a retraction request before or after the issuance of a 5 withdrawal decision and the request does not establish good cause for the retraction, the 6 administrative law judge appeal tribunal shall deny the request by letter in writing to the 7 appellant.

8

**SECTION 123.** DWD 140.06 (1) to (3) are amended to read:

9 DWD 140.06 (1) The department <u>hearing office</u> shall schedule a hearing at the earliest
10 feasible time after the appeal is received. The hearing office shall mail a notice of hearing to
11 each party.

12 (2) The notice of hearing shall state the time and place of the hearing, the department's 13 statutory authority for convening the hearing and the issues to be heard. The hearing office shall 14 <u>electronically deliver or mail the notice of hearing to the last-known address of each party not</u> 15 less than 6 <u>calendar</u> days before the hearing, unless all parties waive the notice requirement.

16 (3) The administrative law judge <u>appeal tribunal</u> may receive evidence and render a 17 decision on issues not listed on the notice of hearing if each party is so <u>all parties are</u> notified at 18 the hearing and <u>does do</u> not object.

19 SECTION 124. DWD 140.07 (1) (intro.), (2), (3) (intro), and (4) are amended to read:

DWD 140.07 (1) (intro.) After an appeal is filed, an administrative law judge the appeal tribunal may direct the parties to appear before the administrative law judge appeal tribunal for a prehearing conference. In determining whether a prehearing conference is necessary, the administrative law judge appeal tribunal may consider any of the following criteria:

(2) Prehearing conferences may be conducted in person or by
 <u>videoconference</u>. The date and time for the prehearing conference shall be set by the hearing
 office. Parties shall have at least 10 days <u>calendar days</u>' notice of the prehearing conference. The
 administrative law judge <u>appeal tribunal</u> may adjourn the conference or order additional
 prehearing conferences.

6 (3) Following the prehearing conference, the administrative law judge appeal tribunal 7 shall issue an order with respect to the course of the conference on any or all of the following 8 matters:

9 (4) If a party fails to appear or is unprepared to participate in a prehearing conference,
10 the administrative law judge appeal tribunal may conduct a conference and enter the prehearing
11 order without participation by the party.

12 SECTION 125. DWD 140.08 is amended to read:

DWD 140.08 (1) A party who requests a postponement of a hearing shall make the
request known to notify the hearing office as soon as the party becomes aware that a
postponement is necessary. Unreasonable delay in requesting a postponement may be the basis
for denial of the request.

(2) No postponements may be granted for the mere convenience of a party. All parties are
expected to arrange time off from their everyday affairs, including management duties, work,
and school, to attend hearings. The hearing office or the administrative law judge appeal tribunal
scheduled to conduct the hearing may grant a postponement only for an exceptional reason. An
exceptional reason may include <u>any of the following</u> circumstances—such as the following:

22 (a) Serious illness of a party or <u>a</u> necessary witness;

23 (b) Death of an immediate family member of a party or <u>a</u> necessary witness;

1 (c) Weather conditions on the day of the hearing which make it hazardous for a party or 2 a necessary witness to travel to the hearing location; 3 (d) Transportation difficulties arising suddenly which prevent a party or a necessary 4 witness from traveling to the hearing location;. 5 (e) A business meeting of a necessary witness which was scheduled prior to before 6 receipt of the hearing notice and which cannot be re-scheduled; rescheduled. 7 (f) Commitment of a representative which was scheduled prior to his or her before being retained and which cannot be re-scheduled rescheduled, if the party contacted the representative 8 9 within a reasonable time after receipt of the hearing notice; or. 10 (g) An unavoidable delay on the day of the hearing which prevents the administrative 11 law judge appeal tribunal from conducting the hearing as scheduled. 12 **SECTION 126.** DWD 140.09 (1) (a) to (c), (2), (3) (intro.), and (b) are amended to read: DWD 140.09 (1) (a) The hearing office shall compile a hearing file for every case in 13 14 which a request for hearing has been received which shall contain the papers, documents and 15 departmental records relating to the issue of the hearing. Prior to Before the scheduled date of the 16 hearing, a party to a hearing may inspect the hearing file and procure copies of file contents 17 during regular hearing office hours at the hearing office or other convenient location as

18 determined <u>approved</u> by the hearing office. If requested, the hearing office may <u>electronically</u>

19 <u>deliver or mail copies of file contents to a party.</u> The department may allow such inspection or

20 release of file contents to a party's representative, union agent or legislator only if that individual

21 indicates by a written or verbal statement that the individual has authorization from the party, as

22 prescribed under s. DWD 149.03 (2).

1 (b) Unless the administrative law judge appeal tribunal orders otherwise, the sole means 2 of discovery available to a party or <u>party's</u> representative <u>prior to before</u> a hearing is inspection 3 of the hearing file and procurement of copies of file contents. The <u>administrative law judge</u> 4 <u>appeal tribunal</u> may also order a prehearing conference under s. DWD 140.07. The provisions of 5 ch. 804, Stats., do not apply to hearings under ss. 108.09, <u>108.095</u> and 108.10, Stats.

6 (c) The administrative law judge appeal tribunal may deny a request to inspect the
7 hearing file or procure copies of file contents on the day of the hearing if such the inspection or
8 procurement would delay or otherwise interfere with the hearing.

9 (2) HEARING STAGE. At the hearing, evidence and exhibits are open to inspection by any 10 party or party's representative except that the administrative law judge appeal tribunal may 11 conduct a closed inspection of evidence and exhibits if the interests of justice so require. The 12 judge appeal tribunal may sequester from the hearing room any person, party or representative as part of the closed inspection. The judge appeal tribunal may also issue a protective order to 13 14 prohibit the parties and their representatives or the parties' representatives from disclosing any 15 evidence and exhibits listed as confidential in the protective order if the interests of justice so 16 require.

(3) POST HEARING STAGE. After the hearing is concluded, a party or <u>a party's</u>
representative may inspect any hearing file contents that the party or <u>party's</u> representative may
inspect under subs. (1) and (2), and also the hearing recording, written synopsis of testimony,
and any transcript that is prepared at the department's direction. Any person who is not a party or
<u>party's</u> representative at the hearing may inspect only the following and only if social security
numbers have personally identifiable information, as defined in s. 19.62 (5), Stats., has been
redacted from the documents:

1	(b) The exhibits submitted and marked as exhibits at the hearing, whether or not received				
2	by the administrative law judge appeal tribunal.				
3	SECTION 127. DWD 140.09 (3) (f) (Note) is created to read:				
4 5 6 7	<b>Note:</b> Under s. 19.62 (5), Stats., "Personally identifiable information" means information that can be associated with a particular individual through one or more identifiers or other information or circumstances.				
8	SECTION 128. DWD 140.09 (4) (a) 1., and (b) to (d) are amended to read:				
9	DWD 140.09 (4) (a) 1. The worker's individual's unemployment insurance record as				
10	that record relates to work for another employing unit unless an administrative law judge the				
11	appeal tribunal approves a request.				
12	(b) Notwithstanding subs. (1) to (3), the administrative law judge appeal tribunal may				
13	declare all or parts of documents or other material which that contains records or preserves				
14	information and which that the administrative law judge appeal tribunal examined in a closed				
15	inspection under sub. (2) to be, in whole or in part, confidential and closed to inspection by one				
16	or more parties, representatives or other persons.				
17	(c) Notwithstanding subs. (1) to (3), evidence and exhibits declared to be confidential				
18	under a protective order issued by the administrative law judge appeal tribunal under sub. (2) are				
19	closed to inspection as stated in the order.				
20	(d) Notwithstanding subs. (1) to (3), no party, party's representative or other person,				
21	except a statutory reviewing body, as specified under ss. 108.09, 108.095 and 108.10, Stats., may				
22	inspect the handwritten notes made by the administrative law judge appeal tribunal at the				
23	hearing.				

**SECTION 129.** DWD 140.10 (1), (2) (intro.), (3), and (4) are amended to read:

DWD 140.10 (1) Only the department, an administrative law judge appeal tribunal or a party's attorney of record may issue a subpoena to compel the attendance of any witness or the production of any books, papers, documents or other tangible things. A party who desires that the department issue may request, as soon as possible after receipt of the hearing notice, that the appeal tribunal issue a subpoena shall make the request known to the hearing office as soon as possible. Subpoenas issued by the department or an administrative law judge appeal tribunal shall be issued on completed department forms and may not be issued blank.

9 (2) Subpoenas shall only be issued when necessary to ensure fair adjudication of the issue
10 or issues of the hearing. The department or administrative law judge an appeal tribunal may
11 refuse to issue any subpoena if any of the following occur:

12 (3) A party whose request for a subpoena has been denied may, at the hearing, request 13 the administrative law judge who conducts the hearing presiding appeal tribunal to issue the 14 subpoena. If the administrative law judge appeal tribunal grants the request for a subpoena, the 15 judge appeal tribunal may adjourn the hearing to allow sufficient time for service of and 16 compliance with the subpoena.

17 (4) The administrative law judge appeal tribunal scheduled to conduct a hearing for 18 which a subpoena has been issued may quash or modify the subpoena if the administrative law 19 judge appeal tribunal determines that the witness or tangible things subpoenaed are not necessary 20 to a fair adjudication of the issues of the hearing or that the subpoena has not been served in the 21 proper manner as required under sub. (5).

**SECTION 130.** DWD 140.11 is amended to read:

2 **DWD 140.11 Telephone and videoconference hearings.** (1) The department appeal 3 tribunal may conduct hearings in whole or in part by telephone or videoconference when it is 4 impractical for the department appeal tribunal to conduct an in-person hearing, when necessary 5 to ensure a prompt hearing or when one or more of the parties would be required to travel an 6 unreasonable distance to the hearing location. When 2 or more parties are involved, the evidence 7 shall be presented during the same hearing unless the <del>department</del> appeal tribunal determines that 8 it is impractical to do so. A party scheduled to appear by telephone or videoconference may 9 appear in person at the administrative law judge's appeal tribunal's location. The department 10 appeal tribunal may postpone or adjourn a hearing initially scheduled as a telephone or 11 videoconference hearing and reschedule the hearing for an in-person appearance if circumstances 12 make it impractical to conduct a telephone or videoconference hearing.

(2) If the appellant is scheduled to testify by telephone or videoconference and fails to 13 14 provide the hearing office with the appellant's telephone number or the name and telephone 15 number of the appellant's authorized representative or fails to connect to the videoconference 16 within a reasonable time prior to before the hearing and if the administrative law judge appeal 17 tribunal has made reasonable attempts to contact the appellant, the administrative law judge may 18 appeal tribunal shall dismiss the appeal. If the respondent fails to provide the hearing office with 19 the telephone number or the name and telephone number of the respondent's authorized 20 representative prior to, or the representative fails to connect to the videoconference before the 21 hearing, and if the administrative law judge appeal tribunal has made reasonable attempts to 22 contact the respondent, the administrative law judge may appeal tribunal shall proceed with the 23 hearing.

1 (3) If the appellant is scheduled to appear by telephone or videoconference, the 2 administrative law judge appeal tribunal shall, within 15 10 minutes after the starting time for the 3 hearing, attempt to place at least two calls to the appellant's telephone number of record or the 4 telephone number furnished to the hearing office. One of the calls shall be attempted at or near 5 the end of the 15 10 minute period unless the administrative law judge appeal tribunal 6 determines after reasonable efforts that the appellant cannot be reached at that number. If, within 7 15 10 minutes after the starting time for the hearing, neither the appellant nor the appellant's authorized representative can be reached at the telephone number of record or the telephone 8 9 number furnished to the hearing office, then the administrative law judge may appeal tribunal 10 shall dismiss the appeal.

11 (4) If the respondent is scheduled to appear by telephone or videoconference, the 12 administrative law judge may appeal tribunal shall proceed with the hearing if, within 51013 minutes after the starting time for the hearing, neither the respondent nor the respondent's 14 authorized representative can be reached at the respondent's telephone number of record or the 15 telephone number furnished to the hearing office. The administrative law judge appeal tribunal 16 may refuse to allow a respondent to testify if the administrative law judge appeal tribunal is 17 unable to reach the respondent or the respondent's authorized representative and neither the respondent nor the respondent's authorized representative have contacted the hearing office 18 19 within 15 10 minutes after the starting time for the hearing. The respondent shall be is considered 20 to have failed to appear for the hearing if the administrative law judge appeal tribunal so refuses. 21 The respondent may appeal-petition such a finding under this chapter s. 108.09 (6), Stats.

(5) All parties shall remain available for the hearing up to one hour after the scheduled
starting time in the event the administrative law judge is unable to timely place a telephone call

due to <u>of</u> a delay in the prior hearings or other unforeseen circumstances. If the respondent
cannot be contacted by telephone<u>or connect by videoconference</u> within one hour of the
scheduled starting time of the hearing, the <u>administrative law judge may appeal tribunal shall</u>
proceed with the hearing if the appellant has appeared. If the appellant cannot be contacted
within one hour of the scheduled starting time of the hearing, the <u>administrative law judge may</u>
<u>appeal tribunal shall</u> dismiss the appeal.

7 (6) The hearing office shall mark and electronically deliver or mail the potential exhibits for a telephone or videoconference hearing from the hearing file to both all parties as soon as 8 9 possible prior to before the date of the telephone or videoconference hearing. A party may submit additional documents as potential exhibits by simultaneously electronically delivering or 10 11 mailing those documents to the hearing office and copies to the other each party. A party may 12 submit potential exhibits which are not documents in the manner designated by the hearing office to which the case is assigned. The administrative law judge conducting the hearing appeal 13 14 tribunal may refuse to consider any documents not received by the hearing office or the other 15 each party within at least 3 days prior to before the hearing.

16

**SECTION 131.** DWD 140.12 is amended to read:

17 DWD 140.12 (1) After an appeal is filed, the parties may stipulate to relevant facts and
18 request that the stipulation be used in lieu of a hearing. The administrative law judge appeal
19 tribunal may accept the stipulation in lieu of a hearing only if all of the following occur:

20

(a) The parties entered into the stipulation voluntarily;.

(b) The stipulation contains all the relevant and necessary facts to resolve the issues as
determined by the administrative law judge appeal tribunal.

23

(c) The stipulation is in writing and signed, or electronically executed, by the parties.

1 (2) If the <u>administrative law judge appeal tribunal</u> does not accept the stipulation of the 2 parties, a hearing shall be held unless the <u>administrative law judge appeal tribunal</u> provides the 3 parties with additional opportunities to submit an acceptable stipulation.

- 4 (3) At the hearing, the administrative law judge appeal tribunal may accept a partial 5 stipulation of relevant facts not in dispute if the stipulation is entered into the hearing record and 6 is agreed to on the record by the parties.
- 7

SECTION 132. DWD 140.13 is amended to read:

DWD 140.13 Parties who fail to appear; general provisions. All parties who are 8 9 required to appear in person shall appear at the hearing location no later than the starting time 10 listed on the notice of hearing. If the appellant does not appear within  $\frac{15}{10}$  minutes after the 11 scheduled starting time of the hearing, the administrative law judge may appeal tribunal shall 12 dismiss the appeal. If the respondent does not appear within  $\frac{5}{10}$  minutes after the scheduled starting time of the hearing and the appellant is present, the administrative law judge may appeal 13 14 tribunal shall commence the hearing. The provisions of s. 108.09 (4), Stats., apply as to the rights 15 of the parties and procedures to be followed with regard to the failure of either when a party fails 16 to appear at a hearing under this chapter.

17 SECTION 133. DWD 140.15 is amended to read:

18 DWD 140.15 (1) All testimony shall be given under oath or affirmation. The 19 administrative law judge appeal tribunal shall administer the oath or affirmation to each witness. 20 No person who refuses to swear or affirm the veracity of his or her their testimony may testify. 21 Each party shall be given an opportunity to examine and cross-examine witnesses. The 22 administrative law judge appeal tribunal may limit the testimony to only those matters that are

<u>disputed. The appeal tribunal may not allow into the record, either on direct or cross-examination</u>
 of witnesses so as not to unduly burden the record, redundant, irrelevant or repetitive testimony.

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3 (2) The administrative law judge appeal tribunal has the responsibility to develop the 4 facts and may call and examine any witness that he or she the appeal tribunal deems necessary and may also, determine the order in which that witnesses are called and the order of 5 6 examination of each witness. The administrative law judge appeal tribunal may deny the request 7 of any party to examine a witness adversely. The administrative law judge appeal tribunal may hear closing arguments from the parties but and may limit the time of such arguments. The 8 9 administrative law judge appeal tribunal may adjourn and continue a hearing to a future date 10 when the hearing cannot be completed in the time scheduled.

(3) The administrative law judge appeal tribunal may, upon motion of a party or upon 11 12 the judge's appeal tribunal's own motion, exclude witnesses from the hearing room until called 13 to testify and may instruct the excluded witnesses not to discuss the matter being heard until the 14 hearing has been concluded. The administrative law judge appeal tribunal may close the hearing 15 to any person to the extent necessary to protect the interests and rights of either party to a fair 16 hearing. This subsection does not authorize exclusion of a party who is a natural person; one 17 officer or employee of a party which is not a natural person; or a person whose presence is 18 shown by a party to be essential to the presentation of the party's case.

19 (4) The administrative law judge <u>appeal tribunal</u> may exclude any person who disrupts 20 the hearing. The <u>administrative law judge appeal tribunal</u> may recess or adjourn the hearing if 21 any person disrupts the hearing. The <u>administrative law judge appeal tribunal</u> may prohibit any 22 excluded representative from representing a party at that hearing or any continuance. The

administrative law judge appeal tribunal shall offer a party whose representative has been
excluded or refused admittance an opportunity to secure another representative.
SECTION 134. DWD 140.16 is amended to read:
DWD 140.16 (1) Statutory and common law rules of evidence and rules of procedure
applicable to courts of record are not controlling with respect to hearings. The administrative law
judge appeal tribunal shall secure the facts in as direct and simple a manner as possible.
Evidence having reasonable probative value is admissible, but irrelevant, Irrelevant, immaterial
and repetitious repetitive evidence is not admissible. Hearsay evidence is admissible if it has
reasonable probative value but no issue may be decided solely on hearsay evidence unless the
hearsay evidence is admissible under ch. 908, Stats.
(2) The administrative law judge appeal tribunal may take administrative notice of any
department records, generally recognized fact or established technical or scientific fact having
reasonable probative value but the parties shall be given an opportunity to object and to present
evidence to the contrary before the administrative law judge appeal tribunal issues a decision.
SECTION 135. DWD 140.17 is amended to read:
DWD 140.17 (1) The administrative law judge appeal tribunal may issue an oral
decision at the hearing on the matters at issue but the judge appeal tribunal shall confirm the oral
decision with a written decision. The only Only the written decision which is appealable is the
written-decision.
(2) The written decision of the administrative law judge appeal tribunal shall contain
ultimate findings of fact and conclusions of law. The findings of fact shall consist of concise and
separate findings necessary to support the conclusions of law. The decision shall contain the
reasons and rationale which follow from the findings of fact to the conclusions of law.

1 (3) The decision of the administrative law judge appeal tribunal shall specify the time 2 limit within which any to file a petition for commission review is required to be filed with the 3 department or the commission under ch. 108 s. 108.09 (6), 108.095 (6) or 108.10 (2), Stats., and 4 ss. LIRC 1.02 and 2.01.

5

SECTION 136. DWD 140.18 and (Note) are amended to read:

6 **DWD 140.18 Fees for representation of parties.** No representative attorney may charge 7 or receive from a claimant for representation in a dispute concerning benefit eligibility or liability for overpayment of benefits, or in any administrative proceeding under ch. 108, Stats., 8 9 concerning such a dispute, a fee which, in the aggregate, is more than 10% of the maximum 10 benefits at issue unless the department has approved a specified higher fee before the claimant is 11 charged. When a request for waiver of the 10% limitation is received, the department shall 12 consider whether extended benefits or any other state or federal unemployment benefits are at issue. Any request for waiver of the 10% limitation on fees shall be submitted in writing to the 13 14 central administrative office of the bureau of legal affairs, unemployment insurance in the 15 division, department of workforce development. The department is not authorized under. Under 16 s. 108.13, Stats., to the department may not assign any past or future benefits for the collection of 17 attorney representative fees.

18 Note: The address of the central administrative office of the bureau of legal affairs,
 19 unemployment insurance division, department of workforce development is; Any
 20 request for a waiver under this section shall be submitted in writing to: Department of
 21 Workforce Development, Division of Unemployment Insurance, Central
 22 Administrative Office of the Bureau of Legal Affairs, 201 E. Washington Avenue, P.O.
 23 Box 8942, Madison, Wisconsin 53708-8942.

24 SECTION 137. DWD 140.19 is amended to read:

DWD 140.19 (1) The department may, at its own expense, provide a person to assist a
 person with a hearing impairment in communicating at a hearing, if the person with a hearing

impairment notifies the <u>department hearing office</u> within a reasonable time <u>prior to before</u> the
 date of the hearing and the <u>department appeal tribunal</u> determines that the impairment is of a
 type which may hinder or prevent the person from communicating.

(2) If the person with a hearing impairment makes arrangements on his or her their own
behalf to have a person assist him or her them in communicating, the department may reimburse
such person for fees and travel expenses at the rate specified for interpreters under s. DWD
140.20, if the department appeal tribunal determines that such person is necessary to assist the
person with the hearing impairment in communicating.

9 (3) The department <u>hearing office</u> shall attempt to schedule hearings in buildings which 10 have ease of access for any person with a temporary or permanent incapacity or disability. The 11 administrative law judge <u>appeal tribunal</u> may reschedule any hearing in which such a person who 12 is a party or a necessary witness to the hearing does not have ease of access into the building <del>in</del> 13 which where the hearing is scheduled.

14 SECTION 138. DWD 140.20 (1), (2), (4) (c) and (d) are amended to read:

15 **DWD 140.20 (1)** The administrative law judge appeal tribunal may authorize 16 reimbursement by the department to any witness subpoenaed by a party or any party who has 17 already made reimbursement to such a witness for witness fees and travel expenses. The 18 administrative law judge appeal tribunal may also require reimbursement for an interpreter who 19 is necessary to interpret testimony of a witness offered at the hearing.

(2) The department may refuse to reimburse a witness subpoenaed on behalf of a party
 other than the department for witness fees or travel expenses if the administrative law judge
 appeal tribunal determines that the testimony was not relevant or material to the issue of the
 hearing.

1	(4) (c) For interpreters, \$35.00 per half day, or the contracted amount.				
2	(d) For travel expenses, 20 cents per mile from the witness' or interpreter's residence in				
3	this state to the hearing site and back or, if without the state, from the point at which the witness				
4	or interpreter passes the state boundary to the hearing site, and back or, if without the state, from				
5	the point at which the witness passes the state boundary to the hearing site, and back.				
6	SECTION 139. DWD 140.21 is amended to read:				
7	DWD 140.21 (1) Copies of hearing transcripts may be obtained from the labor and				
8	industry review commission under s. LIRC 1.045.				
9	(2) Under s. 108.09 (5), Stats., if testimony at a hearing is recorded, the department may				
10	furnish a person with a copy of the hearing recording-in-lieu-of a transcript. The fee is \$7.00 per				
11	compact disk electronic recording. The department may waive this fee if the department is				
12	satisfied that the person is unable to pay.				
13 14 15 16 17	Note: Requests for <u>To request hearing recordings</u> and waivers of fees <u>may be made to</u> <u>contact the Department of Workforce Development, Division of Unemployment</u> <u>Insurance</u> , Bureau of Legal Affairs, <u>Unemployment Insurance Division</u> , <u>Department</u> <u>of Workforce Development</u> , 201 E. Washington Avenue, P.O. Box 8942, Madison, Wisconsin 53708-8942 <u>or telephone (608) 266-3174</u> .				
18 19	<b>SECTION 140.</b> DWD 140.22 (1) (c) is amended to read:				
20	DWD 140.22 (1) (c) The department's standard affidavit form for appeals under ss.				
21	108.09, 108.095 and 108.10, Stats., is available at the department's website or by requesting a				
22	copy from the hearing office.				
23	SECTION 141. DWD 140.22 (1) (c) (Note) is repealed and recreated to read:				
24 25 26	<b>Note:</b> To obtain the department's standard affidavit form, call (608) 266-8010 or visit the website https://dwd.wisconsin.gov/dwd/forms/ui/ucl_17500_e.htm.				
27 28	<b>SECTION 142.</b> DWD 140.22 (3) (a) and (b) are amended to read:				

1	DWD 140.22 (3) (a) A party may submit an affidavit as a potential exhibit by
2	simultaneously delivering the affidavit to the hearing office and electronically delivering or
3	mailing a copy to the other each party. The administrative law judge appeal tribunal conducting
4	the hearing may refuse to consider an affidavit not received by the hearing office and the other
5	each party at least 3 days prior to before the hearing.
6	(b) At the hearing, the administrative law judge appeal tribunal may accept the affidavit
7	as evidence as provided under s. DWD 140.16.
8	SECTION 143. DWD 142.02 (2) to (5) are amended to read:
9	DWD 142.02 (2) "Employee" means an individual who is an employee within the
10	meaning of chapter 24 of the internal revenue code of 1986 (under 26 USC 3401) (c) but does
11	not include an individual performing intelligence or counterintelligence functions for a federal or
12	state agency if the head of the agency has determined that reporting pursuant to under s. DWD
13	142.01 with respect to the individual could endanger the individual's safety or compromise an
14	ongoing investigation or intelligence mission.
15	(3) "Employer" means a person who is an employer within the meaning of chapter 24 of
16	the internal revenue code of 1986 under 26 USC 3401(d) and includes any governmental entity
17	and any labor organization.
18	(4) "Federal employer identification number" means the identifying number assigned to
19	the employer under-section 6109 of the internal revenue service code of 1986 26 USC 6109.
20	(5) "Labor organization" means an organization that is a labor organization within the
21	meaning of 29 USC 152(5) and includes any hiring hall or other organization that is used by the
22	labor organization and an employer to carry out requirements of an agreement described in 29

1 USC 159(f)(3) between the labor organization and the employer has the meaning specified in 42 2 USC 653a(a)(2)(B)(ii). 3 **SECTION 144.** DWD 142.02 (5) (Note) is repealed and recreated to read: 4 5 Note: 42 USC 653a(a)(2)(B)(ii) provides: The term "labor organization" shall have the meaning given such term in section 152(5) of title 29, and includes any entity (also 6 7 known as a "hiring hall") which is used by the organization and an employer to carry 8 out requirements described in section 158(f)(3) of title 29 of an agreement between the organization and the employer. 9 10 **SECTION 145.** DWD 142.02 (7) (b) is amended to read: 11 **DWD 142.02** (7) (b) An employee, other than a poll worker or a substitute teacher, who 12 is rehired, recalled, or returns to work after an unpaid absence of more than 90 60 days. 13 SECTION 146. DWD 147.01 (1) (intro.) is renumbered DWD 147.01 (1) and as 14 renumbered, is amended to read: 15 DWD 147.01 (1) Under s. 108.066, Stats., an employer engaged in agricultural activities may apply to the department by May 31 for designation as a seasonal employer. In response to 16 17 such application the The department shall issue an appealable determination regarding the application by June 30. The department shall grant seasonal employer designation if it 18 19 determines that: all of the requirements under s. 108.066 (3), Stats., are met. 20 **SECTION 147.** DWD 147.01 (1) (a) to (c) are repealed. 21 **SECTION 148.** DWD 149.001 (2) (d) is amended to read: 22 DWD 149.001 (2) (d) "Public official" means an official, agency, or public entity within 23 the executive branch of the federal, state, Indian tribal, or local government with responsibility 24 for administering or enforcing a law, or an elected official in federal, state, Indian tribal, or local 25 government and includes the meaning specified in 20 CFR 603.2 (d) (2) to (5). SECTION 149. DWD 149.001 (2) (d) (Note) is created to read: 26

1 2	Note: Under "20 CFR 603.2 (d) (2) to (5)" 'public official' means:				
3	(2) Public postsecondary educational institutions established and governed under the				
4 5	laws of the State. These include the following:				
5 6 7 8 9	(i) Institutions that are part of the State's executive branch. This means the head of the institution must derive his or her authority from the Governor, either directly or through a State WDB (Workforce Development Board), commission, or similar entity established in the executive branch under the laws of the State.				
10	(ii) Institutions which are independent of the executive branch. This means the head of				
11	the institution derives his or her authority from the State's chief executive officer				
12	for the State education authority or agency when such officer is elected or				
13 14	appointed independently of the Governor. (iii) Publicly governed, publicly funded community and technical colleges.				
15	(iii) I dollery governed, publicity funded community and technical coneges.				
16	(3) Performance accountability and customer information agencies designated by the				
17	Governor of a State to be responsible for coordinating the assessment of State and				
18 19	local education or workforce training program performance and/or evaluating education or workforce training provider performance.				
20	education of workforce training provider performance.				
21 22	(4) The chief elected official of a local area as defined in WIOA (Workforce Innovation and Opportunity Act) sec. 3(9).				
23					
24	(5) A State educational authority, agency, or institution as those terms are used in the				
25 26	Family Educational Rights and Privacy Act, to the extent they are public entities.				
20 27	<b>SECTION 150.</b> DWD 149.02 (2) (b) is amended to read:				
28	DWD 149.02 (2) (b) Appeals records and decisions with social security numbers				
29	personally identifiable information, as defined in s. 19.62 (5), Stats., redacted as provided in s.				
30	DWD 140.09.				
31	SECTION 151. DWD 149.05 (1) (intro.), (a), (c), (d) (intro.), and 5. are amended to read:				
32	DWD 149.05 (1) (intro.) The department may disclose unemployment insurance records				
33	to any of the following persons or government units if the department approves the purposes for				
34	which the records are requested:				
	······································				

(a) The U.S. <u>United States</u> department of labor, including for purposes of the <u>federal</u>
 Workforce Investment Act workforce innovation and opportunity act, and the bureau of labor
 statistics.

4 (c) A local, state, <u>Indian</u> tribal, or federal government official, other than a clerk of court
5 on behalf of a litigant, with authority to obtain the information pursuant to a subpoena or court
6 order.

7 (d) A public official or its agent or contractor for use in the performance of official
8 duties, including any of the following:

9 5. Any federal law enforcement agency or law enforcement agency of the state or any of
10 its political subdivisions, if the worker individual or employing unit whose record is being
11 sought is the subject of a criminal investigation.

12 SECTION 152. DWD 149.06 (4) is amended to read

13 **DWD 149.06 (4)** This section does not apply to disclosures of unemployment insurance 14 records to a unit of the federal government that has safeguards in place that meet the 15 confidentiality requirements of 42 USC 303 503 (a) (1), as determined by the department of 16 labor with notice published in the Federal Register.

17 SECTION 153. DWD 149.07 (6) is amended to read

18 **DWD 149.07 (6)** The requirements of this section do not apply to disclosures of 19 unemployment insurance records to a federal agency that has in place safeguards adequate to 20 satisfy the confidentiality requirements of 42 USC 303 503 (a) (1), as determined by the 21 department of labor and published in the Federal Register.

22 SECTION 154. DWD 150.03 (intro.) and (1) are repealed.

- 1 SECTION 155. DWD 150.05 is amended to read:
- 2 DWD 150.05 Forms. Copies of forms used by the Unemployment Insurance Division

3 may be obtained by writing the Unemployment Insurance Division, P.O. Box 7905, Madison,

- 4 Wisconsin 53707 are provided by the department.
- 5 SECTION 156. DWD 150.05 (Note) is created to read:

6 Note: Copies of forms are available online at:

7

- https://dwd.wisconsin.gov/dwd/forms\_publications\_search.htm
- 8 SECTION 157. DWD 150 (table) is amended to read:

	IADLE DWD I30		
Form	Number		Title or Similar Description
(1) Co	verage.		Wisconsin Employer's Report
(a)	UCT-1 <u>-E</u>		Employer's Wisconsin Employer Report as to Wis. U.I. Coverage
(b)	RC-1		Election to Cover Multi-state Workers
(c)	UCT-115 <u>-E</u>	—	Report of Business Transfer
(d)	UCT-117 <u>-E</u>		Computation of Partial Transfer Percentage
(e)	UCT-119 <u>-E</u>		Benefit Payment Allocation Report
<u>(f)</u>	<u>UCT-43-E</u>	_	Preliminary Report
<u>(g)</u>	<u>UCT-673-Е</u>	=	Nonprofit Organization Employer's Report
<u>(h)</u>	<u>UCT-5332-Е</u>	=	Domestic Employer's Report
<u>(i)</u>	<u>UCT-5334-Е</u>	=	Agricultural Employer's Report
<u>(i)</u>	<u>UCT-6491-E</u>	=	Account Change Information
(2) Co	ntributions.		
(a)	UCT-101 <u>-E</u>		Employer's Quarterly Contribution Report to be Filed with Quarterly Wage Report
<del>(b)</del>	<del>UC-101a</del>	—	Instructions for Completing Form UC-101
(c)	UC <u>T</u> -100B <u>-E</u>		Notice of Employer's Contribution Annual Tax Rate Notice and Schedule-with Voluntary
<u>(d)</u>	<u>UCT-100B1-E</u>	=	Annual Tax Rate Notice and Schedule-Without Voluntary
<u>(e)</u>	<u>UCT-100B2-E</u>	=	UI Tax Rate Adjustment/Rate Schedule
<u>(f)</u>	<u>UC-7823-E</u>	=	Quarterly Wage Report
<u>(g)</u>	<u>UCT-7842-E</u>	=	Contribution Adjustment Report
<u>(h)</u>	<u>UCT-7878-E</u>	$\equiv$	Wage Adjustment Report
<u>(i)</u>	<u>UCT-7937</u>	=	Election to Exclude Principal Officers
<u>(i)</u>	<u>UCT-8055</u>	=	Worksheet-Corporate Officer Exclusion
<u>(k)</u>	<u>UCT-17927-Е</u>	=	Reelection of Coverage of Principal Officers

## TABLE DWD 150

(3) Benefit notices and reports, required of employers.

(a)	UCB-201-P	_	Wisconsin Unemployment Insurance Handbook for Employers
(b)	UCB-7-P		Notice Poster, How to Claim to Employees About Applying for Wisconsin Unemployment
			Benefits
<del>(d)</del>	<del>RC-2</del>	—	Special Notice, for Multi-State Employees
(e)	UCB-16	—	Separation Notice
(f)	UCB-23	—	Wage Verification Eligibility Report

<del>(g)</del>	UCB-23Q35		Wage Verification Eligibility Report
(h)	UCB-9381-P	_	Seasonal Employment Notice
<u>(i)</u>	<u>UCB-719</u>	=	Urgent Request for Wages
(4) Benefit claims and payments.			
(a)	UCB-10-P		Claiming Wisconsin Unemployment Benefits Insurance Handbook for Claimants
<del>(b)</del>	UCB-17		Claim Card
(5) Settlement of contested benefit claims.			
<del>(a)</del>	UCB-18		Fact Finding Interview Notice
(b)	UCB-474	_	Physician's Report, for Determining Eligibility
-			

## 1 SECTION 158. EFFECTIVE DATE. This rule takes effect on the first day of the month

- 2 following publication in the Wisconsin administrative register, as provided under s. 227.22 (2)
- 3 (intro.), Stats.

Dated this \_\_\_\_\_ day of \_\_\_\_\_, 2019.

## WISCONSIN DEPARTMENT OF WORKFORCE DEVELOPMENT

By: \_\_\_\_\_

Caleb Frostman, Secretary-Designee