

Unemployment Insurance Advisory Council

Meeting Agenda

September 12, 2023, 10:00 a.m. – 4:00 p.m.

The public may attend by teleconference.

Phone: 415-655-0003 or 855-282-6330 (toll free) or WebEx Meeting number (access code): 2663 955 7460 Password: DWD1

Materials: <u>https://dwd.wisconsin.gov/uibola/uiac/meetings.htm</u>

- 1. Call to order and introductions
- 2. Approval of minutes of the July 20, 2023 UIAC meeting
- 3. Department update
- 4. Trust Fund update Shashank Partha
- 5. Quarterly report on UI information technology systems (<u>4/1/23-6/30/23</u>)
- 6. Legislation update
 - Participants in clinical research trials (SB 387)
- 7. Department proposals to amend the unemployment insurance law
 - D23-01 Amend Social Security Disability Insurance Disqualification
 - D23-02 Worker Misclassification Penalties
 - D23-03 Discharge for use of Marijuana
 - D23-04 Imposter Penalty
 - D23-05 Electronic Communication and Filing
 - D23-06 Unemployment Administration Fund approval of LRB draft
- 8. Rulemaking proposal
 - Proposed scope statement for UI hearings DWD 140
- 9. Labor and Management proposals to amend the unemployment insurance law
- 10. Research requests
- 11. 2023-2024 UIAC timeline

- 12. Future meeting dates: Oct. 19, Nov. 16, Dec. 21, Jan. 18, Feb. 15
- 13. Adjourn

Notice

- The Council may take up action items at a time other than that listed.
- The Council may not address all agenda items or follow the agenda order.
- The Council members may attend the meeting by teleconference or videoconference.
- The employee or employer representative members of the Council may convene in closed session at any time during the meeting to deliberate any matter for potential action or items listed in this agenda, under Wis. Stat. § 19.85(1)(ee). The Council may then reconvene again in open session after the closed session.
- This location is accessible to people with disabilities. If you need an accommodation, including an interpreter or information in an alternate format, please contact the UI Division Bureau of Legal Affairs at 608-266-0399 or dial 7-1-1 for Wisconsin Relay Service.

UNEMPLOYMENT INSURANCE ADVISORY COUNCIL

Meeting Minutes

Offices of the State of Wisconsin Department of Workforce Development

201 E. Washington Avenue, GEF 1, Madison, WI

July 20, 2023

Held In-person and Via Teleconference

The meeting was preceded by public notice as required under Wis. Stat. § 19.84.

Members: Janell Knutson (Chair), Corey Gall, Shane Griesbach, Christopher Harris, Scott Manley, Sally Feistel, Kathy Thornton-Bias, and Mike Gotzler

Department Staff: Jim Chiolino (UI Division Administrator), Andy Rubsam, Jason Schunk, Linda Hendrickson, Jeff Laesch, Robert Usarek, Arielle Exner (Legislative Liaison), Mike Myszewski, and Joe Brockman

Members of the Public: Rep. Rick Gundrum, BJ Dernbach, Victor Forberger (Attorney, Wisconsin UI Clinic), and John Graber

1. Call to Order and Introductions

Ms. Knutson called the Unemployment Insurance Advisory Council to order at 10:06 am under the Wisconsin Open Meetings Law. Attendance was taken by roll call, and Ms. Knutson acknowledged the department staff in attendance.

2. Approval of Minutes of the May 18, 2023, Meeting

Motion by Ms. Feistel, second by Mr. Manley, to approve the minutes of the May 18, 2023, meeting without corrections. The vote was taken by voice vote and passed unanimously.

3. Approval of Minutes of the June 15, 2023, Meeting

Motion by Mr. Gall, second by Mr. Gotzler, to approve the minutes of the May 18, 2023, meeting without corrections. The vote was taken by voice vote and passed unanimously.

4. Proposed Bill Relating to Participants in Clinical Research Trials – Rep. Gundrum

State Representative Rick Gundrum addressed the Council regarding a proposed bill to clarify the employment status of participants in clinical research trials. Rep. Gundrum stated that participants in clinical research trials are volunteers and are not employees of the research organization. Participants receive a stipend for their participation. Rep. Gundrum stated that a clinical trial lasts between three and six months, with the typical participant's length of stay at the research facility being three to four days. Rep. Gundrum stated that he has heard that DWD considers research trial participants to be employees. Rep. Gundrum stated that the research companies cannot enroll their own employees as participants.

Rep. Gundrum stated that the draft of LRB 1462 seeks to clarify the relationship between participants and research companies. Under the proposed bill, participants would not be considered employees for purposes of Unemployment Insurance, Workers Compensation, and minimum wage. Rep. Gundrum stated that research organizations in Wisconsin are at a competitive disadvantage with similar firms in other states. The new bill addresses federal conformity issues raised by the Department in last session's version of the bill.

Ms. Knutson stated that a copy of the LRB Draft is included in members' packets.

Mr. Manley asked if a participant who is laid off and collecting UI benefits would lose their benefits.

Representative Gundrum stated that he does not think that participants would lose their benefits but will check further and get back to the Council.

Ms. Knutson stated she would check with staff to determine if the stipends would be considered reportable wages.

5. Department Update

Mr. Chiolino stated that approximately 95% of UI claims are filed online. Individuals with disabilities can face barriers to filing online due to accessibility limitations in the existing system. The Department engaged an accessibility engineering firm to conduct a comprehensive audit of the online environment and provide an action and correction plan to bring the web portal into compliance with accessibility guidelines. The Department received a report from the engineering firm and enacted changes that will go into effect soon.

Ms. Thornton-Bias asked if the Department has notified the public of the changes.

Mr. Chiolino stated that a message was placed in the claimant portal and emails were sent in advance of the changes. Mr. Chiolino stated that there is a communications plan for the changes.

6. Trust Fund Update

Ms. Knutson stated that the June financial statement has not been completed and will be ready in early August.

Ms. Knutson stated that the Trust Fund balance is approximately \$1.5 billion, and UI tax rates will likely remain in Schedule D for 2024.

7. Program Integrity Assessment

Ms. Knutson stated there is a letter in members' packets from Secretary-designee Amy Pechacek regarding financing UI anti-fraud and program integrity activities through a .01% assessment of payroll, which is offset by a corresponding reduction in the solvency tax. The law requires the Secretary to consult with the Council on this issue. The assessment will generate \$3.573 million, or 5.7% of the annual UI administrative grant. Ms. Knutson stated that Secretary-designee Pechacek is asking the Council to support the assessment for anti-fraud and program integrity activities.

There were no questions from the Council.

Ms. Feistel moved, seconded by Mr. Gall, that the Council support the Secretary-designee's proposal. The vote was taken by voice vote and passed unanimously.

8. Department Proposals to Amend the Unemployment Insurance Law

Ms. Knutson stated that the Department proposals can be found in members' packets.

The proposals are:

- D23-01 Amend Social Security Disability Insurance Disqualification
- D23-02 Worker Misclassification Penalties
- D23-03 Discharge for use of Marijuana
- D23-04 Imposter Penalty
- D23-05 Electronic Communication and Filing
- D23-06 Unemployment Administration Fund approval of LRB draft

9. Rulemaking Proposal

• Proposed Scope Statement for UI Hearings – DWD 140

Ms. Knutson stated that the proposed rule is included in members' packets

10. Labor and Management Proposals to Amend the Unemployment Insurance Law

Ms. Knutson stated that Council members will be working on proposals in caucus today.

11. Research Requests

Ms. Knutson stated there were two research requests made by Council members at the last meeting.

The first research request was to determine the amount of the increase in UI tax revenue due to raising the wage base from \$14,500 to \$15,500.

The estimated impact will be \$36.0 million in additional tax revenue annually.

The second research request was the effect on the UI Trust Fund of increasing the weekly benefit rate.

The Department provided charts in member's packets that show the increases of UI benefit payments over the current weekly maximum benefit rate for the years 2024-2028. The increases are shown at current claim levels, 2014-2016 claim levels, and recession claim levels.

The chart also shows the cost to the UI Trust Fund over the current maximum benefit rate from 2024 to 2028. The costs are shown at the maximum weekly benefit rate, current claim levels, 2014-2016 levels, and recession levels.

Mr. Manley requested additional analysis using historical unemployment rates and how they would affect the tax rates.

Mr. Gotzler requested the average employer tax rate over a range of years.

Mr. Usarek stated that he can redo the tables at various tax schedules and snapshots in time when employers were paying at higher tax rates.

12. 2023-2024 UIAC Timeline

Ms. Knutson stated that the updated 2023-2024 UIAC agreed bill timeline is included in members' packets.

13. Future Meeting Dates

Ms. Knutson stated that after surveying the members, there is no quorum for an August meeting. Ms. Knutson asked the Council if the August meeting should be cancelled, and a meeting be added in September or October. Ms. Knutson asked the Council to discuss this in caucus.

13. Adjourn

Motion by Mr. Griesbach, second by Mr. Manley, that the Council convene in closed caucus to deliberate Department proposals, Labor and Management proposals, and other items on the agenda, and adjourn from caucus. The vote was taken by voice and passed unanimously. Management and Labor went into closed caucus at 10:38 am and the public portion of the meeting was concluded.

UI Reserve Fund Highlights

September 12, 2023

1. Benefit payments through July 2023 increased by \$27.5 million or 14.6% when compared to benefits paid through July 2022.

Benefits Paid	2023 YTD*	2022 YTD*	Change	Change
	(in millions)	(in millions)	(in millions)	(in percent)
Total Regular UI Paid	\$216.4	\$188.9	\$27.5	14.6%

2. Tax receipts through July 2023 increased by \$104.1 million or 27.9% when compared to taxes receipts through July 2022. Both tax years were rated in Schedule D.

Tax Receipts	2023 YTD*	2022 YTD*	Change	Change
	(in millions)	(in millions)	(in millions)	(in percent)
Total Tax Receipts	\$477.4	\$373.3	\$104.1	27.9%

3. The July 2023 Trust Fund ending balance was over \$1.6 billion, an increase of 27.2% when compared to the same time last year. The June 2023 Trust Fund ending balance was \$1.5 billion (*that is above the required 1.2 billion*) therefore Schedule D will continue for next year.

UI Trust Fund Balance	July 2023	July 2022	Change	Change
	(in millions)	(in millions)	(in millions)	(in percent)
Trust Fund Balance	\$ 1,611.2	\$ 1,266.4	\$ 344.8	27.2%

4. Interest earned on the Trust Fund is received quarterly. Interest for the first two quarters of 2023 was \$13 million compared to \$9.2 million for the same period last year.

UI Trust Fund Interest	2023 YTD*	2022 YTD*	Change	Change
	(in millions)	(in millions)	(in millions)	(in percent)
Total Interest Earned	\$13.0	\$9.2	\$3.8	41.3%

*All calendar year-to-date (YTD) numbers are based on the July 31, 2023 Financial Statements.

FINANCIAL STATEMENTS

For the Month Ended July 31, 2023



Unemployment Insurance Division

Bureau of Tax and Accounting

DEPARTMENT OF WORKFORCE DEVELOPMENT U.I. TREASURER'S REPORT BALANCE SHEET FOR THE MONTH ENDED July 31, 2023

	CURRENT YEAR	PRIOR YEAR
ASSETS		
CASH: U.I. CONTRIBUTION ACCOUNT U.I. BENEFIT ACCOUNTS U.I. TRUST FUND ACCOUNTS (1) (2) (3) TOTAL CASH	4,022,657.59 (1,528,984.57) <u>1,667,185,302.75</u> 1,669,678,975.77	36,523,918.32 (1,645,494.69) <u>1,322,999,052.06</u> 1,357,877,475.69
ACCOUNTS RECEIVABLE: BENEFIT OVERPAYMENT RECEIVABLES LESS ALLOWANCE FOR DOUBTFUL ACCOUNTS (4) NET BENEFIT OVERPAYMENT RECEIVABLES	197,892,403.54 (63,018,045.71) 134,874,357.83	205,897,384.31 (60,905,210.73) 144,992,173.58
TAXABLE EMPLOYER RFB & SOLVENCY RECEIV (5) (6) LESS ALLOWANCE FOR DOUBTFUL ACCOUNTS (4) NET TAXABLE EMPLOYER RFB & SOLVENCY RECEIV	35,038,307.41 (16,712,553.46) 18,325,753.95	32,598,513.09 (16,036,622.81) 16,561,890.28
OTHER EMPLOYER RECEIVABLES LESS ALLOWANCE FOR DOUBTFUL ACCOUNTS NET OTHER EMPLOYER RECEIVABLES	23,167,925.05 (8,704,846.52) 14,463,078.53	22,626,778.79 (9,149,559.69) 13,477,219.10
TOTAL ACCOUNTS RECEIVABLE	167,663,190.31	175,031,282.96
TOTAL ASSETS	1,837,342,166.08	1,532,908,758.65
LIABILITIES AND EQUITY		
LIABILITIES: CONTINGENT LIABILITIES (7) OTHER LIABILITIES FEDERAL BENEFIT PROGRAMS CHILD SUPPORT HOLDING ACCOUNT FEDERAL WITHHOLDING TAXES DUE STATE WITHHOLDING TAXES DUE DUE TO OTHER GOVERNMENTS (8) TOTAL LIABILITIES	108,817,944.44 46,365,635.38 1,027,944.18 40,199.00 232,781.18 687,657.31 1,299,625.97 158,471,787.46	115,854,298.71 61,329,380.24 300,275.98 28,241.00 149,011.00 518,934.84 1,138,364.43 179,318,506.20
EQUITY: RESERVE FUND BALANCE BALANCING ACCOUNT TOTAL EQUITY TOTAL LIABILITIES AND EQUITY	2,828,314,267.01 (1,149,443,888.39) 1,678,870,378.62 1,837,342,166.08	2,666,492,341.87 (1,312,902,089.42) 1,353,590,252.45 1,532,908,758.65

1. \$284,585 of this balance is for administration purposes and is not available to pay benefits.

2. \$1,278,936 of this balance is the remaining amount set aside for charging of benefits financed by Reimbursable Employers in cases of Identity Theft.

3. \$11,674,303 of this balance is Emergency Unemployment Compensation Relief (EUR) reserved exclusively for funding 50% of the benefits paid for Reimbursable Employers for UI Weeks 12/20-14/21 and 75% of the benefits paid for reimbursable employers for UI Weeks 15/21-36/21 per 2103 of the CARES Act, the Continued Assistance Act, and the American Rescue Act.

4. The allowance for uncollectible benefit overpayments is 33.5%. The allowance for uncollectible delinquent employer taxes is 43.2%. This is based on the historical collectibility of our receivables. This method of recognizing receivable balances is in accordance with generally accepted accounting principles.

5. The remaining tax due at the end of the current month for employers utilizing the 1st quarter deferral plan is \$812,255. Deferrals for the prior year were \$634,176.

6. \$17,589,345, or 50.2%, of this balance is estimated.

7. \$87,794,016 of this balance is net benefit overpayments which, when collected, will be credited to a reimbursable or federal program. \$21,023,929 of this balance is net interest, penalties, SAFI, and other fees assessed to employers and penalties and other fees assessed to claimants which, when collected, will be credited to the state fund.

8. This balance includes SAFI Payable of \$394. The 07/31/2023 balance of the Unemployment Interest Payment Fund (DWD Fund 214) is \$83,437. Total Life-to-date transfers from DWD Fund 214 to the Unemployment Program Integrity Fund (DWD Fund 298) were \$9,501,460.

DEPARTMENT OF WORKFORCE DEVELOPMENT U.I. TREASURER'S REPORT RESERVE FUND ANALYSIS FOR THE MONTH ENDED July 31, 2023

	CURRENT ACTIVITY	YTD ACTIVITY	PRIOR YTD
BALANCE AT BEGINNING OF MONTH/YEAR:			
U.I. TAXABLE ACCOUNTS BALANCING ACCOUNT TOTAL BALANCE	3,220,557,313.22 (1,629,188,768.52) 1,591,368,544.70	3,152,504,720.62 (1,792,807,841.51) 1,359,696,879.11	3,025,371,200.23 (1,920,053,262.30) 1,105,317,937.93
INCREASES:			
TAX RECEIPTS/RFB PAID ACCRUED REVENUES SOLVENCY PAID FORFEITURES BENEFIT CONCEALMENT INCOME 2021 WI ACT 58 TRANSFERS TO TRUST FUND INTEREST EARNED ON TRUST FUND FUTA TAX CREDITS OTHER CHANGES TOTAL INCREASES	86,947,682.99 (4,106,094.46) 29,895,333.84 (3,059.00) 178,990.68 0.00 0.00 0.00 42,160.89 112,955,014.94	$\begin{array}{r} 339,101,269.11\\ 5,084,175.54\\ 138,255,251.54\\ 210.00\\ 1,593,341.45\\ 60,000,000.00\\ 13,047,212.69\\ 0.00\\ 311,704.12\\ 557,393,164.45 \end{array}$	257,371,242.76 3,357,651.22 115,881,711.26 960.00 1,008,275.59 60,000,000.00 9,200,375.96 1,165.60 (17,227.70) 446,804,154.69
DECREASES:			
TAXABLE EMPLOYER DISBURSEMENTS QUIT NONCHARGE BENEFITS OTHER DECREASES OTHER NONCHARGE BENEFITS TOTAL DECREASES	21,266,213.30 3,402,852.52 84,797.79 <u>699,317.41</u> 25,453,181.02	180,412,336.34 26,769,003.06 22,406,292.32 8,632,033.22 238,219,664.94	141,165,025.05 15,798,918.92 9,903,154.14 31,664,742.06 198,531,840.17
BALANCE AT END OF MONTH/YEAR:			
RESERVE FUND BALANCE BALANCING ACCOUNT TOTAL BALANCE (9) (10) (11) (12)	2,828,314,267.01 (1,149,443,888.39) 1,678,870,378.62	2,828,314,267.01 (1,149,443,888.39) 1,678,870,378.62	2,666,492,341.87 (1,312,902,089.42) 1,353,590,252.45

9. This balance differs from the cash balance related to taxable employers of \$1,623,135,772 because of non-cash accrual items.

10. \$284,585 of this balance is set up in the Trust Fund in one subaccount to be used for administration purposes and is not available to pay benefits.

11. \$1,278,936 of this balance is the remaining amount set aside for charging of benefits financed by Reimbursable Employers in cases of Identity Theft.

12. \$11,674,303 of this balance is Emergency Unemployment Compensation Relief (EUR) reserved exclusively for funding 50% of the benefits paid for Reimbursable Employers for UI Weeks 12/20-14/21 and 75% of the benefits paid for reimbursable employers for UI Weeks 15/21-36/21 per 2103 of the CARES Act, the Continued Assistance Act, and the American Rescue Act.

DEPARTMENT OF WORKFORCE DEVELOPMENT U.I. TREASURER'S REPORT RECEIPTS AND DISBURSEMENTS STATEMENT FOR THE MONTH ENDED 07/31/2023

RECEIPTS	CURRENT ACTIVITY	YEAR TO DATE	PRIOR YEAR TO DATE
TAX RECEIPTS/RFB SOLVENCY	\$86,947,682.99 29,895,333.84	\$339,101,269.11 138,255,251.54	\$257,371,242.76 115,881,711.26
ADMINISTRATIVE FEE	29,095,555.84	205.42	201.07
ADMINISTRATIVE FEE - PROGRAM INTEGRITY	648,689.95	3,174,713.11	3,089,170.91
UNUSED CREDITS	681,674.36	4,968,522.20	925,511.86
GOVERNMENTAL UNITS	720,064.54	4,941,201.99	4,892,834.94
NONPROFITS	670,769.08	4,422,744.46	5,289,970.03
INTERSTATE CLAIMS (CWC)	77,974.56	2,089,628.45	1,990,818.69
ERROR SUSPENSE	65,915.89	65,748.11	296,070.95
FEDERAL PROGRAMS RECEIPTS	(899,789.13)	(10,997,173.73)	25,978,503.73
OVERPAYMENT COLLECTIONS	2,137,103.38	21,562,837.17	24,272,654.81
FORFEITURES	(3,059.00)	210.00	960.00
BENEFIT CONCEALMENT INCOME	178,990.68	1,593,341.45	1,008,275.59
EMPLOYER REFUNDS	(1,484,474.23)	(10,310,934.54)	(89,157,399.37)
COURT COSTS	52,809.69	405,787.81	243,226.28
	334,916.02	2,238,192.89	2,032,748.00
CARD PAYMENT SERVICE FEE	6,303.42	26,238.60	16,186.09
BENEFIT CONCEALMENT PENALTY-PROGRAM INTEGRITY MISCLASSIFIED EMPLOYEE PENALTY-PROG INTEGRITY	268,591.60	2,391,345.13	1,413,713.13
LEVY NONCOMPLIANCE PENALTY-PROGRAM INTEGRITY	1,733.34 1,811.09	46,657.80 14,033.55	333.25 6,172.40
SPECIAL ASSESSMENT FOR INTEREST	394.21	10,146.27	7,746.68
LOST WAGES ASSISTANCE (LWA) ADMIN	0.00	0.00	33.229.41
2021 WI ACT 58 TRANSFERS TO TRUST FUND	0.00	60,000,000.00	60,000,000.00
INTEREST EARNED ON U.I. TRUST FUND BALANCE	0.00	13,047,212.69	9,200,375.96
MISCELLANEOUS	11,549.73	97,875.14	67,019.27
TOTAL RECEIPTS	\$120.315.010.07	\$577,145,054.62	\$424,861,277.70
	··	** ***	•
DISBURSEMENTS			
CHARGES TO TAXABLE EMPLOYERS	\$23,562,229.55	\$199,985,644.56	\$167,438,445.06
NONPROFIT CLAIMANTS	923,195.95	4,442,752.19	2,832,180.27
GOVERNMENTAL CLAIMANTS	817,327.80	4,748,817.99	1,603,370.56
INTERSTATE CLAIMS (CWC)	293,699.86	2,445,585.27	1,888,787.16
QUITS	3,402,852.52	26,769,003.06	15,798,918.92
OTHER NON-CHARGE BENEFITS	725,486.58	8,727,579.24	(35,517,294.75)
CLOSED EMPLOYERS	(9,728.83)	(9,938.75)	(2,028.45)
	70 400 00	770 750 00	040 542 44
	76,439.23	773,753.23	949,543.41
EX-MILITARY (UCX) TRADE ALLOWANCE (TRA/TRA-NAFTA)	18,559.63 25,590.00	124,379.31 334,186.18	193,288.87 815,070.86
WORK-SHARE (STC)	(1,423.04)	(2,487,797.29)	970,934.64
FEDERAL PANDEMIC UC (FPUC)	(732,626.41)	(5,866,352.50)	7,970,832.46
LOST WAGES ASSISTANCE \$300 ADD-ON (LWA)	(60,774.94)	(446,926.90)	3,259,181.44
MIXED EARNERS UC (MEUC)	0.00	1,500.00	35,600.00
PANDEMIC UNEMPLOYMENT ASSISTANCE (PUA)	(98,780.15)	(1,050,169.77)	3,493,986.85
PANDEMIC EMERGENCY UC (PEUC)	(91,970.27)	(1,408,597.96)	5,514,892.34
PANDEMIC FIRST WEEK (PFW)	(4,125.66)	61,789.67	723,288.86
EMER UC RELIEF REIMB EMPL (EUR)	(17,825.85)	(110,068.15)	2,093,143.00
2003 TEMPORARY EMERGENCY UI (TEUC)	(110.05)	(7,654.37)	(6,853.40)
FEDERAL ADD'L COMPENSATION \$25 ADD-ON (FAC)	(10,736.32)	(85,765.12)	(100,792.09)
FEDERAL EMERGENCY UI (EUC)	(117,547.86)	(758,722.79)	(896,977.44)
FEDERAL EXTENDED BENEFITS (EB)	(5,336.48)	(53,159.25)	(5,705.51)
FEDERAL EX-MILITARY EXTENDED BEN (UCX EB)	0.00	(2,244.53)	(147.52)
INTERSTATE CLAIMS EXTENDED BENEFITS (CWC EB)	0.00	(3,164.56)	74,296.31
INTEREST & PENALTY CARD PAYMENT SERVICE FEE TRANSFER	230,782.98	2,150,349.83	2,016,190.77 15,054.04
PROGRAM INTEGRITY	4,446.15 186,392.07	21,980.85 4.928.130.03	3,732,579.43
SPECIAL ASSESSMENT FOR INTEREST	6,844.95	4,920,130.03	11,147.53
COURT COSTS	39,375.93	403,696.35	223,974.25
ADMINISTRATIVE FEE TRANSFER	19.54	241.97	186.51
LOST WAGES ASSISTANCE (LWA) ADMIN TRANSFER	0.00	0.00	33,229.41
FEDERAL WITHHOLDING	(201,781.18)	(232,467.00)	(74,601.00)
STATE WITHHOLDING	1,011,715.73	778,816.25	2,413,146.64
REED ACT & ARRA SPECIAL ADMIN EXPENDITURES	0.00	0.00	1,021,900.43
EMERGENCY ADMIN GRANT-EUISAA 2020 EXP	0.00	18,914,772.00	0.00
FEDERAL LOAN REPAYMENTS	0.00	0.00	(1,165.60)
TOTAL DISBURSEMENTS	\$29,972,191.43	\$263,104,394.76	\$188,517,604.26
NET INCREASE(DECREASE)	90,342,818.64	314,040,659.86	236,343,673.44
BALANCE AT BEGINNING OF MONTH/YEAR	\$1,579,336,157.13	\$1,355,638,315.91	\$1,121,533,802.25
BALANCE AT END OF MONTH/YEAR	\$1,669,678,975.77	\$1,669,678,975.77	\$1,357,877,475.69

DEPARTMENT OF WORKFORCE DEVELOPMENT U.I. TREASURER'S REPORT CASH ANALYSIS FOR THE MONTH ENDED July 31, 2023

	CURRENT ACTIVITY	YEAR TO DATE ACTIVITY	PRIOR YTD ACTIVITY
BEGINNING U.I. CASH BALANCE	\$1,531,658,108.53	\$1,303,839,732.39	\$1,048,002,601.08
INCREASES: TAX RECEIPTS/RFB PAID U.I. PAYMENTS CREDITED TO SURPLUS 2021 WI ACT 58 TRANSFERS TO TRUST FUND INTEREST EARNED ON TRUST FUND FUTA TAX CREDITS TOTAL INCREASE IN CASH	86,947,682.99 29,983,161.06 0.00 0.00 0.00 116,930,844.05	339,101,269.11 142,368,159.35 60,000,000.00 13,047,212.69 0.00 554,516,641.15	257,371,242.76 114,598,246.76 60,000,000.00 9,200,375.96 1,165.60 441,171,031.08
TOTAL CASH AVAILABLE	1,648,588,952.58	1,858,356,373.54	1,489,173,632.16
DECREASES: TAXABLE EMPLOYER DISBURSEMENTS BENEFITS CHARGED TO SURPLUS TOTAL BENEFITS PAID DURING PERIOD	21,266,213.30 4,204,793.57 25,471,006.87	180,412,336.34 36,003,561.79 216,415,898.13	141,165,025.05 47,746,274.82 188,911,299.87
REED ACT EXPENDITURES EMERGENCY ADMIN GRANT-EUISAA 2020 EXP EMER UC RELIEF REIMB EMPL EXPENDITURES ENDING U.I. CASH BALANCE (13) (14) (15)	0.00 0.00 (17,825.85) 1,623,135,771.56	0.00 18,914,772.00 (110,068.15) 1,623,135,771.56	1,021,900.43 0.00 2,093,143.00 1,297,147,288.86

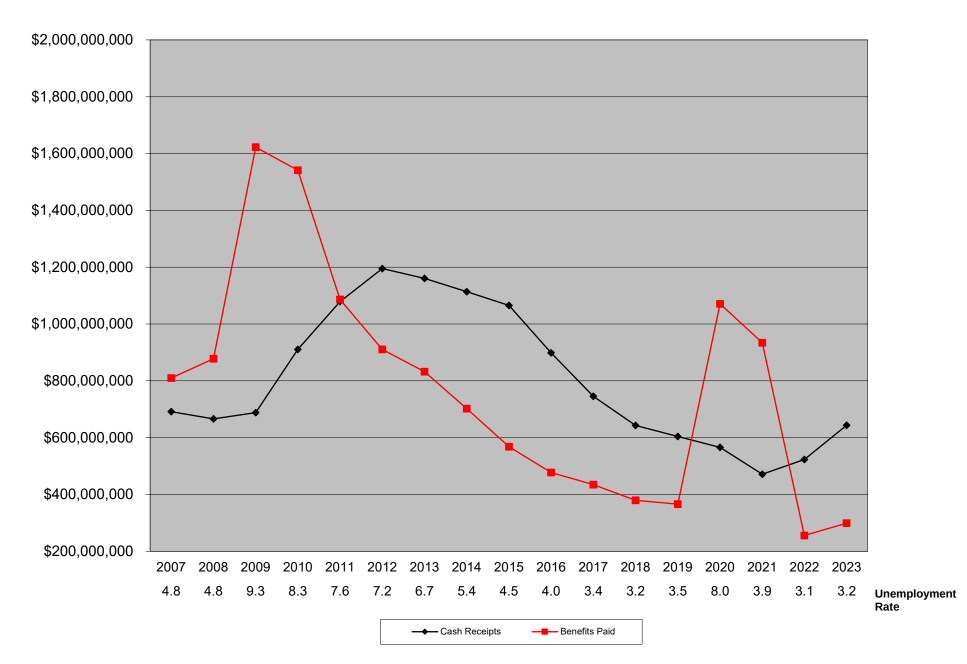
13. \$284,585 of this balance was set up in 2015 in the Trust Fund as a Short-Time Compensation (STC) subaccount to be used for Implementation and Improvement of the STC program and is not available to pay benefits.

14. \$1,278,936 of this balance is the remaining amount set aside for charging of benefits financed by Reimbursable Employers in cases of Identity Theft.

15. \$11,674,303 of this balance is Emergency Unemployment Compensation Relief (EUR) reserved exclusively for funding 50% of the benefits paid for Reimbursable Employers for UI Weeks 12/20-14/21 and 75% of the benefits paid for reimbursable employers for UI Weeks 15/21-36/21 per 2103 of the CARES Act, the Continued Assistance Act, and the American Rescue Act.

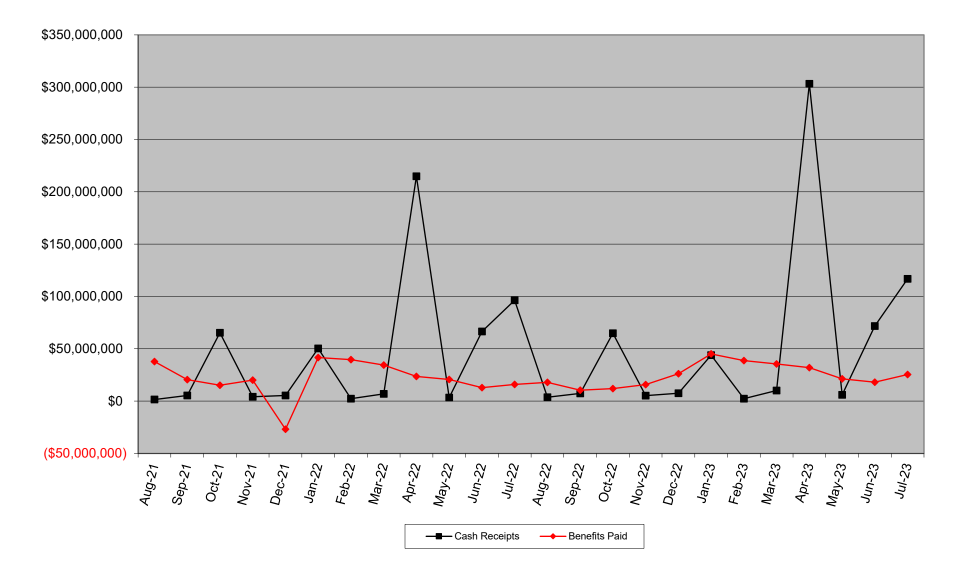
BUREAU OF TAX AND ACCOUNTING U.I. TREASURER'S REPORT BALANCING ACCT SUMMARY FOR THE MONTH ENDED July 31, 2023

	CURRENT ACTIVITY	YEAR TO DATE ACTIVITY	PRIOR YTD ACTIVITY
BALANCE AT THE BEGINNING OF THE MONTH/YEAR	(\$1,231,073,885.50)	(\$1,399,163,452.19)	(\$1,527,719,203.28)
INCREASES: U.I. PAYMENTS CREDITED TO SURPLUS: SOLVENCY PAID FORFEITURES OTHER INCREASES U.I. PAYMENTS CREDITED TO SURPLUS SUBTOTAL	29,895,333.84 (3,059.00) <u>90,886.22</u> 29,983,161.06	138,255,251.54 210.00 <u>4,112,697.81</u> 142,368,159.35	115,881,711.26 960.00 (1,284,424.50) 114,598,246.76
TRANSFERS BETWEEN SURPLUS ACCTS 2021 WI ACT 58 TRANSFERS TO TRUST FUND INTEREST EARNED ON TRUST FUND FUTA TAX CREDITS TOTAL INCREASES	99,196.71 0.00 0.00 30,082,357.77	33,377,850.34 60,000,000.00 13,047,212.69 0.00 248,793,222.38	25,435,680.20 60,000,000.00 9,200,375.96 <u>1,165.60</u> 209,235,468.52
DECREASES: BENEFITS CHARGED TO SURPLUS: QUITS OTHER NON-CHARGE BENEFITS BENEFITS CHARGED TO SURPLUS SUBTOTAL	3,402,852.52 801,941.05 4,204,793.57	26,769,003.06 9,234,558.73 36,003,561.79	15,798,918.92 31,947,355.90 47,746,274.82
REED ACT EXPENDITURES EMERGENCY ADMIN GRANT-EUISAA 2020 EXP EMER UC RELIEF REIMB EMPL EXPENDITURES BALANCE AT THE END OF THE MONTH/YEAR	0.00 0.00 (17,825.85) (1,205,178,495.45)	0.00 18,914,772.00 (110,068.15) (1,205,178,495.45)	1,021,900.43 0.00 2,093,143.00 (1,369,345,053.01)



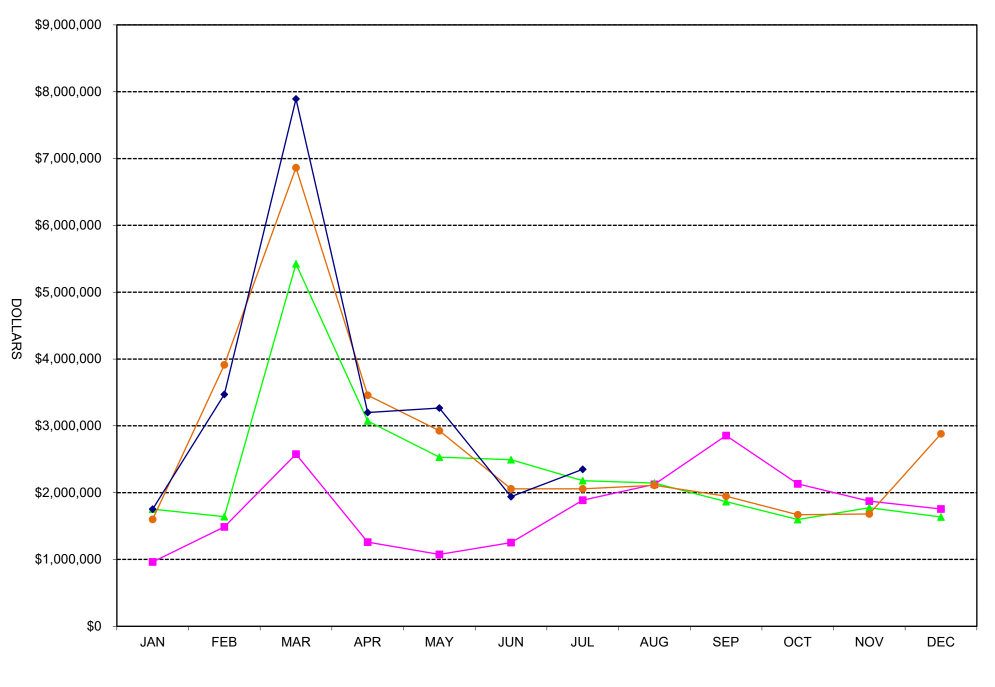
Cash Activity Related to Taxable Employers with WI Unemployment Rate (for all years from August to July)

Cash Activity Related to Taxable Employers - Most Recent 24 Months Excluding FUTA Tax Credits



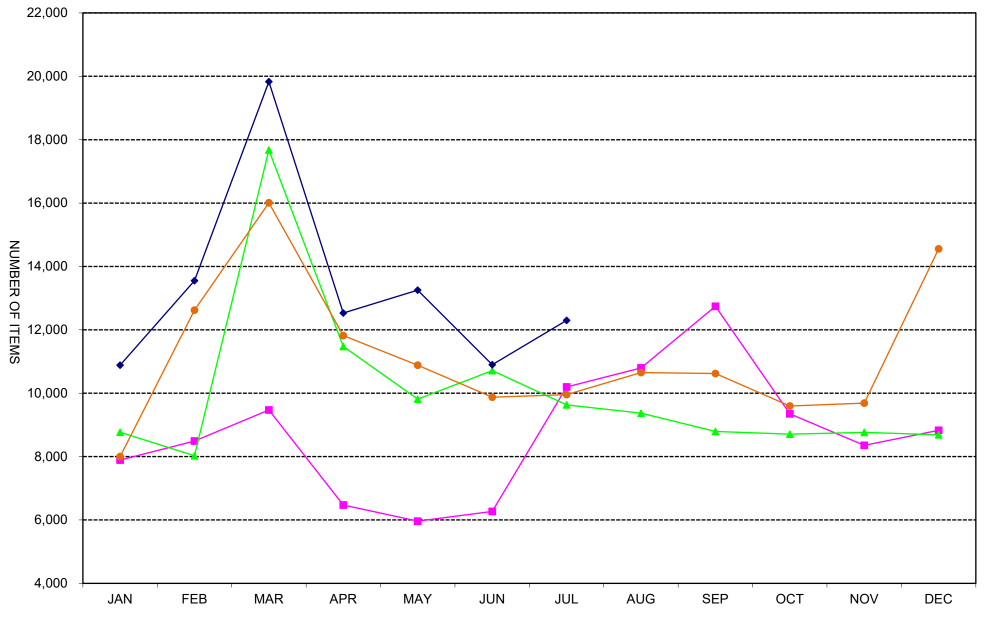
MONTHLY OVERPAYMENT CASH RECEIPTS

(by dollar amount)

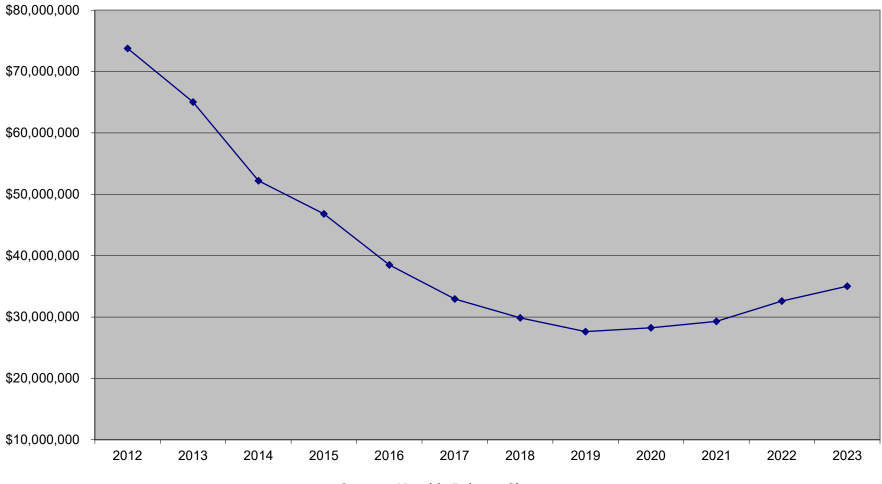


MONTHLY OVERPAYMENT CASH RECEIPTS

(by number of items)

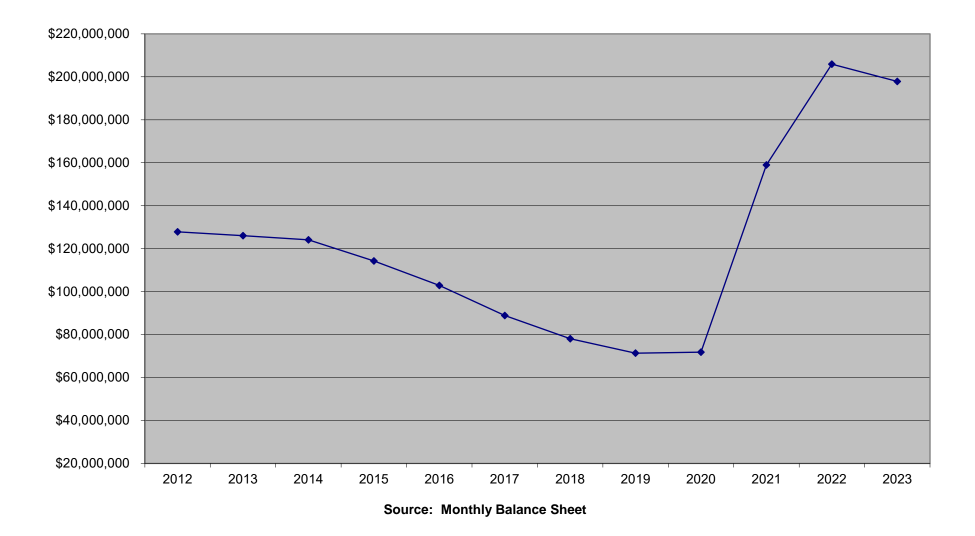


TOTAL TAXABLE EMPLOYER RFB & SOLVENCY RECEIVABLES (for all years as of July)



Source: Monthly Balance Sheet

TOTAL BENEFIT OVERPAYMENT RECEIVABLES (for all years as of July)





State of Wisconsin

Date: July 31, 2023

To: Members of the Joint Committee on Finance and Joint Committee on Information Policy and Technology

From: Department of Administration Secretary-designee Kathy Blumenfeld Kathy Blumen

From: Department of Workforce Development Secretary-designee Amy Pechacek

Subject: 2021 Wisconsin Act 4 Quarterly Report - Second Quarter 2023

Pursuant to 2021 Wisconsin Act 4, under Wis. Stat. s. 108.14(27)(e), this report serves to update you on the progress the Department of Workforce Development (DWD) has made on its project to modernize the information technology (IT) systems used for processing and paying claims for unemployment insurance (UI) benefits from April 1 to June 30, 2023. We are pleased to share in this report that DWD has continued to make good progress on its UI modernization efforts.

Unemployment Insurance System Modernization

The Unemployment Insurance (UI) Modernization project is the effort to modernize the UI IT systems from a COBOL-based mainframe system to a cloud-based flexible system able to nimbly adapt to changes in the demands on the agency and changes in the program requirements. The goal of this project is to create a more modern, maintainable, sustainable, adaptable system to meet current and changing UI needs. Over time, the project will entirely replace the existing, antiquated mainframe, which has limitations in the availability of the system and directly impacts staffing and recruiting resources.

The future UI system will provide end-to-end services to DWD customers (claimants and employers) in a timely manner. DWD staff will be able to administer programs inclusively and efficiently, with modern online tools.

As previously reported, DWD has been working with Wisconsin-based Flexion to develop many of the early components of a modernized system. The department is working with Flexion to:

- Establish a cloud-based infrastructure that is modern, secure, and flexible enough to meet the changing demands.
- Transfer claims processing from the legacy system to the modern solution in an agile and iterative approach. This approach allows for continuous improvement of the overall development process to ensure each phase of development meets the needs of UI programs, while allowing the current UI system to continue to operate.

As reported last quarter, DWD's previous work has laid the foundation for eliminating manual processes to increase efficiency and accuracy. Having that foundation in place has allowed DWD to make substantial progress, as described in this quarter's report, on the benefit calculation and liability engine, reporting capabilities, adjudication prototyping, IT infrastructure, a new adjudication scheduler, ID proofing techniques, the start of an ID fraud dashboard, a knowledge base tool, and accessibility assessments to improve the user experience.

Benefit Calculation and Liability Engine

Since this project began, DWD prioritized replacing manual processes with automated processes. Some of the least efficient processes within the legacy system include determining whether a claimant meets the criteria for benefits, the amount of the benefits, and the charging associated with those benefits. These determinations are some of the most complicated components of the legacy system. DWD prioritized addressing these complex and inefficient processes first to remove some of the delays and improve the department's ability to make benefit and charging determinations as claims are received, without delay in processing.

This quarter's work focused on the following key areas: the calculations, user interface with modern calculations and outcomes, and validation of the calculations.

- Calculations: Benefit Amount and Employer Liability
 - Over the last several quarters, DWD worked on the establishment of the foundational calculations that determine both the benefit amount and the applicable employer's share of that benefit amount. The vast majority of these core calculations are completed. DWD's next step is to work on one claim at a time from beginning to end, using the calculations that have been established. This work will now include the amount the respective employers are charged for a claim and will continue over the coming quarters.
- User Interface of Modern Calculations and Outcomes

During the last quarter, DWD completed the first fully operational staff internal webpage in the modern system. Staff are now able to view the calculations on the modern system for validating the calculations of the legacy system. After participating in demonstrations of the staff internal webpage to calculate benefit outcomes, UI staff members were enthusiastic about the ease of which they could navigate the page, find information, and ultimately, make determinations. The webpage is already functional with the modern system's current calculations, and staff members are eager to use this interface once all the modern system's key components are included.

The new interface's benefits include:

- A clean, more intuitive interface that is user friendly; any computer user can navigate it without special training. (In the legacy system, staff undergo a considerable amount of training just to learn how to navigate the system using function keys).
- Critical data is summarized and displayed in a clean and concise format on a single staff internal webpage, including data that is not currently included in the legacy system.
- Navigating from that same staff internal webpage, users have the option to select and view pertinent detailed data from a link on the page. In the legacy system, information is displayed in a convoluted manner, often requiring DWD staff to manually visit multiple screens (without an internal link) to find the pertinent information.
- o Acronyms and UI jargon are replaced by plain language.
- The new screen also introduces role-based access.

The screenshots below compare the legacy system display (on the left) to the modern system display (on the right).

DCIO DISPUTED CLAIMS SCREEN 07/18/23 OPID WIB PAGE 01 SSN0: §55 5553 DETAIL LEVEL: EVERYTHING X=EXPANDED VIEW N INCLUDE WS? CLAIMANT TESTFOUR TEL: 008-000 0000 201 E MASHINGTON AVE DO D5 EAU CLAIRE MADISON WI 53703 2866 BYE 27 / 24 LANG: ENGLISH	Department of Workhows Development Monetary Denetic Vear: 28/27 - 27/25 Monetary Derivation Created: 7/14/	Manne Queses 1623 ±16:05 AM				Search by	95N Q	Account
***************************************	A 1 unresolved issue							
WK IS 26/23 * HELD ISSUE VL E INIT SP INIT 00/00/00 0000 ADJ 5170 DETECT 07/14/23 NEM 28/23 ENTERED 07/14/23 PRTY INIT 036497 TEST DEMO EMPLOYER # WK HAKHAKAHAKAHAKAHAKAHAKAHAKAHAKAHAKAHAK	Qualified for Benel weeky Besefit Bate (WBR) 5370.00 Wages - Standard Bas Account	Max Benefit Amount (MBA) \$9,620.00	2/22	3/22	4/22	1/23	Totals	Liability
EFFECTIVE ENTERED 07/17/23 SEQ 001 ID 235565394	9 8878447 D	·····	50.00	\$0.00	\$15,000.00	\$20,080.00	\$35,000.00	100%
REF 000 DATE APPEALED EFF SUSPEND FROM 28/23 THRU 02/26 INDEFINITE	Finance Method Tarable Q Unicesolved Issue Volumbers/Innee/V		50.00	50.00	\$15,000.00	\$20,000.00		
END OF DISPUTED CLAIMS - ENTER TO START OVER - CLEAR TO EXIT	-	Base Period Wages Total	0.000			1011000	\$35,000.00	
FI-HAGE SCRN F2-LIDS SCRN 5-MONO 6-8PM0 7-MONI 24-TISO PAI-PRINT F8-SPN LID F9-SCRL DOWN 10-SCRL UP 13-FORF 14-80M0 15-QRTLY WAGES		and the second second					400,000 AU	

Overall, the new interface will significantly reduce staff training time, increase accessibility for UI staff, increase efficiency, and reduce user error.

Validation

As reported last quarter, DWD completed implementation of a fully functional mechanism to compare the modern calculation results to the legacy system. Part of the validation process included identifying and assessing mismatches between the modern and legacy systems to determine the accuracy of the changes to the calculations in the modern system. This is part of the agile development process.

Based on the assessment, DWD made several refinements to continue to improve upon the existing calculations. New items will be added to the validation process, which will continue throughout the duration of this project to ensure accuracy in the modern system.

Reporting: Inventory and Planning

The modern system will allow DWD to efficiently generate federal reports automatically by structuring the system to seamlessly gather the relevant data.

To begin this transition, the department established a set of parameters to preserve data and maintain its accuracy during data migration from the legacy system to the modern system. This documentation will continue to be developed to include information pertaining to the identification, documentation, and replication of the data items required for reporting. Finally, this information will be used in the design of the data warehouse structure so that reports can be produced efficiently.

Adjudication Prototype

In circumstances where there is a dispute about certain items on a claim, an adjudicator must review the claim and make a formal judgment based on the circumstances. The current adjudication process is manual and requires the adjudicator to complete extensive training and follow detailed and cumbersome job aids to ensure that all elements are collected, reviewed, and considered. Because of the complexity and subjectivity, adjudication cases can result in error and be subject to appeal. To address this, the modern system will provide adjudicators with guided workflows that automatically assist the adjudicator

based on the claim issues.

DWD has begun to define the requirements for and development of an initial prototype of guided workflows for commonly disputed issues that require a more formal judgment. Once fully developed, these guided workflows will walk the adjudicator through the steps, prompt the adjudicator to provide the appropriate supporting materials for that item, and provide assistance to the adjudicator throughout the entire process. The work on these items will continue in the coming quarters.

Infrastructure

The department continues to work on the establishment of a secure and reliable cloud environment. A secure and reliable cloud environment is essential to ultimately transition from the legacy main frame application to the cloud-based system.

Work on the cloud infrastructure is focused on the following:

- Continuing to improve the overall security of the modern system's applications and planning for establishment of containers around different parts of the cloud environment to enhance the security and stability of the solution. DWD anticipates that this work will be completed in 2023.
- Developing implementation plans to enhance security that allows for the storage of sensitive data in the cloud. This work will follow the implementation of containers within the cloud environment.

Adjudication Scheduler

The current adjudication case scheduling system is critical to meeting UI standards related to timeliness, productivity, and quality by getting case assignments to the appropriate resources. The current application requires a high-level of maintenance on a daily, weekly, and monthly basis in addition to several manual steps.

DWD is modifying the adjudication system to allow for an automatic case assignment and routing system that can auto-assign cases to an adjudicator based on the issue type, adjudicator skill level, and availability during any given week. In addition to making the assignments based on the criteria identified, it will also have enhanced reporting that allows for better monitoring and tracking of adjudicators' assignments while improving management oversight.

The first stage of development of the adjudication scheduler tools began this quarter, in addition to testing the automated case assignments.

ID Proofing

Identity authentication focuses on establishing a combination of inputs to assist in the authentication of a user's identity during ongoing transactions. These inputs may include, but are not limited to, device identity, behavioral identity, digital identity, real world identity, and phone number/audio identity. DWD is looking to increase trust and build confidence in the effectiveness of its identity proofing solution by implementing identity proofing measures at the start of a claim.

Multi-Factor Authentication (MFA) has been implemented as an optional form of additional verification for claimants to log into the claimant portal. The use of MFA is about granting access based on information a person knows (a password) in addition to something that they have (some sort of device to provide access). This Multi-Factor Authentication then reduces the risk of compromised passwords. MFA will be fully implemented and required by the end of July 2023 for all claimants.

ID Fraud Dashboard

DWD is creating an internal ID fraud dashboard that automates a series of reports that DWD has historically run and reviewed manually. As of this quarter, DWD has completed the first phase of this effort and is able to securely generate a number of these reports automatically. Additionally, the dashboard will compile these automated reports and summarize the results in a format that supports more sophisticated efforts to combat fraudulent activity.

Future phases will:

- Run additional reports automatically rather than manually,
- Enhance the data of these reports by reducing duplicates and creating efficiencies as a result,
- Improve upon the dashboard to include all information in a single snapshot,
- Improve integrations with other subsystems to take appropriate action on cases where potential fraud may exist, and
- Expand upon the systems that the fraud dashboard interfaces with to evaluate items more efficiently.

Knowledge Base Tool

DWD stores a wealth of documents and other materials on SharePoint to offer staff a central repository of information. SharePoint currently lacks a functional structure or a system-wide search tool, and staff members find it difficult to locate specific documents. Staff must take extra time to search multiple folders to find the materials relevant to their jobs and this takes time away from processing claims, appeals, and other UI tasks.

To remedy this inefficiency and allow staff access to documents quickly, DWD has purchased a product that can search policy and process documents more quickly and efficiently. DWD is in the process of converting documents into the new tool.

Accessibility Assessments

Currently, 95% of UI claims in Wisconsin are submitted online. However, an estimated 370,000 Wisconsinites, or 6.6% of the state's population, do not have home internet access or a smartphone needed to file their UI claims. This represents a significant barrier to access for claimants who lack reliable home internet or reliable devices. Additionally, an individual with a disability can face barriers to filing online due to the accessibility limitations of the existing system.

DWD contracted with an outside vendor to identify improvements to the design and delivery of the UI program to:

- Expand methods in which Wisconsinites can access UI when they have limited internet access,
- Address additional barriers to accessing UI, such as Limited English Proficiency or disability,
- Streamline the claimant experience,
- Expand communication touchpoints,
- Improve claimant communications by using plain language, and
- Refine fraud and program integrity messaging on the Claimant Portal webpages.

The revised UI claimant portal display is one example of addressing barriers to UI access. DWD adjusted the display's contrast to increase its accessibility for people experiencing color blindness or low vision. The screenshots below compare the legacy system display (on the left) to the modern system display (on the right).

Workforce Development	Department of Workforce Development. Español
in Unemployment Insurance Benefit Services	Wisconsin Unemployment Insurance Benefit Services
Logon to file for innemployment benefits. If you do not have a username and password click on the Sign in film below. IMPORTANT: If you used our online services in the past and created a username but forgot what the username is, DO NOT create a new username, Click on the forgot username/password link below.	Logon to file for unemployment benefits. If you do not have a username and password click on the sign up link below. SHPORTANT: If you used our online services in the past and prested a username but forge what the username is, DD NOT create a new username. Click on the forgot username/password link below. Username
Username	Username
Password	Password
I'm not a robot	internet anspect
Log In	Log in
Fordot vour Username/Pasaword2 Change vour Pasaword / Edit Loron Profile Don't have a username? Sign.us	forsot voor Usemanne/Password) Datense voor Fassmerd / Lidt Loops Hoffie Dath Tave ausemanne? Sam ya

DWD is gathering information on how claimants with limited access to the online resources interact with the department's existing systems, and how claimants understand the information that is presented, including fraud-related language. Initial recommendations were provided and will continue to inform how the department streamlines the claimant experience, with a particular focus on fraud and program integrity. Importantly, even though these claimants may not have access to online filing technology, their claim information will be seamlessly integrated into the modern system without delay once DWD obtains their information by phone or other means.

Future Efforts

In the coming quarters, DWD will focus on an end-to-end demonstration of the overall system on a sample claim. This end-to-end run-through of the entire process will allow DWD to process a sample claim through the modern system. Initial work will involve low-risk claims and will include identification of notification, verifying the weekly claims status, application of the appropriate calculations, and ultimately creating a history of the decision on the claim generated by the system.

DWD will also continue its work on federal reporting capabilities, adjudication prototyping, IT infrastructure, the adjudication scheduler, ID proofing, the ID fraud dashboard, the knowledge base tool, and accessibility assessments.

Through this ongoing development process, DWD will establish mechanisms to provide flexible, real-time services to DWD customers. The result will reduce manual processing, as well as staff training time, increase flexibility and adaptability, and provide increasingly more accurate processing within the new system.

We hope you find this information helpful. We will provide the next quarterly update on the UI modernization project in October 2023. In the meantime, please do not hesitate to contact us with questions.



State of Misconsin 2023 - 2024 LEGISLATURE

LRB-1462/1 MED:cdc

2023 SENATE BILL 387

August 9, 2023 - Introduced by Senators STROEBEL, BALLWEG and KNODL, cosponsored by Representatives GUNDRUM, ARMSTRONG, DITTRICH, MURPHY, PENTERMAN, RETTINGER and STEFFEN. Referred to Committee on Labor, Regulatory Reform, Veterans and Military Affairs.

AN ACT to amend 102.07 (8) (a); and to create 102.07 (8) (bw), 104.01 (2) (b) 6. 1 $\mathbf{2}$ and 108.02 (15) (ko) of the statutes; relating to: participants in clinical 3 research trials.

Analysis by the Legislative Reference Bureau

This bill provides that for the purposes of the minimum wage law and worker's compensation law an individual who is a participant in a clinical research trial and receives remuneration, a stipend, or compensation for participating in the trial is not an employee of the entity that conducts the trial. The bill also provides that such participation is generally not considered covered employment under the unemployment insurance (UI) law. As a consequence, amounts paid by employers for such participation are not subject to UI contribution requirements and are not counted as base period wages for purposes of determining eligibility for UI benefits.

For further information see the state fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

4

SECTION 1. 102.07 (8) (a) of the statutes is amended to read:

 $\mathbf{5}$

102.07 (8) (a) Except as provided in pars. (b) and, (bm), and (bw), every

6 independent contractor is, for the purpose of this chapter, an employee of any 2023 – 2024 Legislature

SENATE BILL 387

1 employer under this chapter for whom he or she is performing service in the course $\mathbf{2}$ of the trade, business, profession or occupation of such employer at the time of the 3 injury. **SECTION 2.** 102.07 (8) (bw) of the statutes is created to read: 4 $\mathbf{5}$ 102.07 (8) (bw) An individual who receives remuneration, a stipend, or 6 compensation for being a participant in a clinical research trial as described in s. 108.02 (15) (ko). 7 **SECTION 3.** 104.01 (2) (b) 6. of the statutes is created to read: 8 9 104.01 (2) (b) 6. Any individual who receives remuneration, a stipend, or compensation for being a participant in a clinical research trial. 10 **SECTION 4.** 108.02 (15) (ko) of the statutes is created to read: 11 108.02 (15) (ko) "Employment," as applied to work for a given employer other 1213than a government unit, an Indian tribe, or a nonprofit organization, except as the 14employer elects otherwise with the department's approval, does not include 15participation, by an individual who receives remuneration, a stipend, or 16 compensation, in a clinical research trial. **SECTION 5. Initial applicability.** 1718 (1) The treatment of s. 108.02 (15) (ko) first applies to participation occurring 19 on the effective date of this subsection. 20**SECTION 6. Effective date.** 21(1) This act takes effect the Sunday after publication. 22(END)

- 2 -

D23-01 Amend Social Security Disability Insurance Disqualification

Date: April 20, 2023 Proposed by: DWD Prepared by: Bureau of Legal Affairs

ANALYSIS OF PROPOSED UI LAW CHANGE Amend Social Security Disability Insurance Disqualification

1. Description of Proposed Change

Currently, recipients of federal Social Security Disability Insurance ("SSDI") payments are ineligible for unemployment insurance benefits under s. 108.04(12)(f). Recipients of pension payments are eligible for unemployment insurance benefits, but the unemployment benefit is reduced by the pension payment (s. 108.05(7)).

The Governor's Budget Bill (2023 AB 43 / 2023 SB 70) proposes to amend the prohibition on receipt of UI for SSDI recipients by reducing the amount of weekly UI benefits by the proportionate amount of the claimant's SSDI payment.

Under this proposal, a claimant who receives \$1,000 monthly in SSDI and would otherwise be eligible for \$300 weekly in UI would receive a weekly UI payment of \$69.¹

2. Proposed Statutory Changes

Section 108.04 (2) (h) of the statutes is amended to read:

A claimant shall, when the claimant first files a claim for benefits under this chapter and during each subsequent week the claimant files for benefits under this chapter, inform the department whether he or she is receiving social security disability insurance payments, as defined in sub. (12) (f) 2m s. 108.05 (7m) (b). If the claimant is receiving social security disability insurance payments, the claimant shall, in the manner prescribed by the department, report to the department the amount of the social security disability insurance payments.

¹ This calculation is preliminary and subject to revision.

D23-01

Amend Social Security Disability Insurance Disqualification

Section 108.04 (12) (f) 1m. and 2m. of the statutes are renumbered 108.05 (7m) (a) and (b) and amended to read:

(a) The intent of the legislature in enacting this paragraph subsection is to prevent the payment of duplicative government benefits for the replacement of lost earnings or income, regardless of an individual's ability to work.

(b) In this paragraph <u>subsection</u>, "social security disability insurance payment" means a payment of social security disability insurance benefits under 42 USC ch. 7 subch. II.

Section 108.04 (12) (f) 3. of the statutes is repealed.

Section 108.04 (12) (f) 4. of the statutes is renumbered 108.05 (7m) (e).

Section 108.05 (7m) (title), (c) and (d) of the statutes are created to read:

(title) SOCIAL SECURITY DISABILITY INSURANCE PAYMENTS.

(c) If a monthly social security disability insurance payment is issued to a claimant, the department shall reduce benefits otherwise payable to the claimant for a given week in accordance with par.(d). This subsection does not apply to a lump sum social security disability insurance payment in the nature of a retroactive payment or back pay.

(d) The department shall allocate a monthly social security disability insurance payment by allocating to each week the fraction of the payment attributable to that week.

Section 108.05 (9) of the statutes is amended to read:

(9) ROUNDING OF BENEFIT AMOUNTS. Notwithstanding sub. (1), benefits payable for a week of unemployment as a result of applying sub. (1m), (3) Θr , (7), or (7m) or s. 108.04 (11) or (12), 108.06 (1), 108.13 (4) or (5) or 108.135 shall be rounded down to the next lowest dollar.

D23-01

Amend Social Security Disability Insurance Disqualification

Section 108.05 (10) (intro.) of the statutes is amended to read:

(10) DEDUCTIONS FROM BENEFIT PAYMENTS. (intro.) After calculating the benefit payment due to be paid for a week under subs. (1) to (7) (7m), the department shall make deductions from that payment to the extent that the payment is sufficient to make the following payments in the following order:

3. Effects of Proposed Change

- a. **Policy:** Under this proposed change, recipients of SSDI may receive UI benefits, but the benefits would be reduced due to the receipt of SSDI benefits.
- b. Administrative: This proposal will require training of Department staff.
- c. **Fiscal:** A fiscal estimate is attached.

4. State and Federal Issues

There are no known federal conformity issues with this proposal. All changes to the unemployment insurance law should be sent to the U.S. Department of Labor for conformity review.

5. Proposed Effective/Applicability Date

This proposal would take effect on the first Sunday of the 7th month beginning after publication.

D23-01 Amend Social Security Disability Insurance Disqualification FISCAL ANALYSIS OF PROPOSED LAW CHANGE

Summary of Proposal:

The proposal repeals the prohibition that allows an otherwise eligible claimant to receive both federal social security disability benefits (SSDI) and Unemployment Insurance (UI) benefits for the same period, and instead requires DWD to reduce a claimant's UI benefit payments by the amount of SSDI payments. Under the proposal, DWD will reduce the amount of weekly UI benefits by the proportionate amount of the claimant's SSDI payment.

UI Trust Fund Impact:

There is not expected to be any measurable impact to the UI Trust Fund.

IT and Administrative Impact:

This proposal would have an estimated one-time IT impact of \$27,946 and a one-time administrative impact of \$8,384. There are no ongoing administrative impacts to the UI program.

Trust Fund Methodology:

SSDI recipients in general have strict limits on the amount of income they may earn and continue to receive SSDI. This maximum amount ranges from \$1,260 per month for disabled individuals to \$2,110 per month for blind individuals. Assuming the individuals meet the other qualifying requirements, this would lead to a weekly benefit rate of either \$151 or \$253 per week. The average SSDI payment in Wisconsin was \$1,443 per month in 2020. Treating SSDI payments as employer contributed pension payments, each weekly benefit payment would be reduced on average by \$166 per week. For most SSDI claimants, this likely would completely offset any UI benefit available. While certain individuals would be eligible for UI, most SSDI recipients would not qualify for any UI payments. There is not expected to be a measurable impact on UI benefits or the UI Trust Fund.

Date: April 20, 2023 Proposed by: DWD Prepared by: Bureau of Legal Affairs

ANALYSIS OF PROPOSED UI LAW CHANGE Worker Misclassification Penalties

1. Description of Proposed Change

Administrative and criminal penalties were created, as part of the 2015-2016 UIAC Agreed Bill, for employers who intentionally misclassify their workers as independent contractors. The current penalties only apply to construction employers and are:

- \$500 administrative penalty for each employee who is misclassified, but not to exceed
 \$7,500 per incident.
- \$1,000 criminal fine for each employee who is misclassified, subject to a maximum fine of \$25,000 for each violation, but only if the employer has previously been assessed a administrative penalty for misclassified workers.
- \$1,000 administrative penalty for each individual coerced to adopt independent contractor status, up to \$10,000 per calendar year.

The administrative penalties are deposited into the Department's program integrity fund, which is used, in part, to fund the costs of staff who investigate employee classification.

The Joint Task Force on Payroll Fraud and Worker Misclassification recommended that the penalties for intentional worker misclassification be structured to deter repeat violations.¹ The Governor's Budget Bill (2023 AB 43 / 2023 SB 70) proposes to amend the administrative penalties statutes by having the penalties potentially apply to all employers. The Bill also eliminates the \$7,500 and \$10,000 caps on the administrative penalties and doubles the penalties for subsequent violations. The Bill amends the criminal penalties to potentially apply to any employer.

¹ Joint Task Force on Payroll Fraud and Worker Misclassification 2020 Report, p. 10.

2. Proposed Statutory Changes²

108.221 (1) (a) of the statutes is renumbered 108.221 (1) (a) (intro.) and amended to read:

Any employer described in s. 108.18 (2) (c) or engaged in the painting or drywall finishing of buildings or other structures who knowingly and intentionally provides false information to the department for the purpose of misclassifying or attempting to misclassify an individual who is an employee of the employer as a nonemployee shall, for each incident, be assessed a penalty by the department as follows:

 For each act occurring before the date of the first determination of a violation of this subsection, the employer shall be assessed a penalty in the amount of \$500 for each employee who is misclassified, but not to exceed \$7,500 per incident.

Section 108.221 (1) (a) 2. of the statutes is created to read:

For each act occurring after the date of the first determination of a violation of this subsection, the employer shall be assessed a penalty in the amount of \$1,000 for each employee who is misclassified.

108.221 (2) of the statutes is renumbered 108.221 (2) (intro.) and amended to read:

Any employer described in s. 108.18 (2) (c) or engaged in the painting or drywall finishing of buildings or other structures who, through coercion, requires an individual to adopt the status of a nonemployee shall be assessed a penalty by the department <u>as follows</u>:

(a) For each act occurring before the date of the first determination of a violation of this subsection, the employer shall be assessed a penalty in the amount of \$1,000 for each individual so coerced, but not to exceed \$10,000 per calendar year.

² Subject to revision to ensure cross-references are corrected.

Section 108.221 (2) (b) of the statutes is created to read:

For each act occurring after the date of the first determination of a violation of this subsection, the employer shall be assessed a penalty in the amount of \$2,000 for each individual so coerced.

108.24 (2m) of the statutes is amended to read:

Any employer described in s. 108.18 (2) (c) or engaged in the painting or drywall finishing of buildings or other structures who, after having previously been assessed an administrative penalty by the department under s. 108.221 (1), knowingly and intentionally provides false information to the department for the purpose of misclassifying or attempting to misclassify an individual who is an employee of the employer as a nonemployee shall be fined \$1,000 for each employee who is misclassified, subject to a maximum fine of \$25,000 for each violation. The department may, regardless of whether an employer has been subject to any administrative assessment under s. 108.221 or any other penalty or assessment under this chapter, refer violations of this subsection for prosecution by the department of justice or the district attorney for the county in which the violation occurred.

3. Effects of Proposed Change

- a. **Policy:** The proposed change will permit the Department to assess administrative penalties against any employer that intentionally misclassifies workers as independent contractors and will increase the amount of the penalties for subsequent violations.
- b. Administrative: This proposal will require training of Department staff.
- c. Fiscal: A fiscal estimate is attached.

4. State and Federal Issues

There are no known federal conformity issues with this proposal. All changes to the unemployment insurance law should be sent to the U.S. Department of Labor for conformity review.

5. Proposed Effective/Applicability Date

This proposal would be effective for employees misclassified after the law change is enacted.

FISCAL ANALYSIS OF PROPOSED LAW CHANGE

Summary of Proposal:

Current law requires DWD to assess an administrative penalty against an employer engaged in construction projects or in the painting or drywall finishing of buildings or other structures who knowingly and intentionally provides false information to DWD for the purpose of misclassifying or attempting to misclassify an individual who is an employee of the employer as a nonemployee under the UI law. The penalty under current law is \$500 for each employee who is misclassified, not to exceed \$7,500 per incident. Current law additionally requires DWD to assess an administrative penalty against such an employer who, through coercion, requires an individual to adopt the status of a nonemployee in the amount of \$1,000 for each individual so coerced, but not to exceed \$10,000 per calendar year. Penalties are deposited in the unemployment program integrity fund.

The proposal removes the \$7,500 and \$10,000 limitations on these penalties and provides that the penalties double for each act occurring after the date of the first determination of a violation. The proposal also removes the limitations on the types of employers to which the penalties apply, allowing them to be assessed against any type of employer that violates the above prohibitions.

UI Trust Fund Impact:

This proposal is expected to have a positive but indeterminate impact on the Trust Fund because of the incentive for employers to correctly register as an employer and correctly list employees to avoid penalties.

IT and Administrative Impact:

Ongoing administrative impact to the UI program is indeterminate.

D23-03 Discharge for Use of Marijuana

Date: April 20, 2023 Proposed by: DWD Prepared by: Bureau of Legal Affairs

ANALYSIS OF PROPOSED UI LAW CHANGE Discharge for Use of Marijuana

1. Description of Proposed Change

Under current state law, the possession of marijuana is illegal. A worker who is discharged from employment may be found ineligible for unemployment insurance benefits on the grounds of misconduct if the worker violates an employer's written controlled substances policy under s. 108.04(5)(a). The use of marijuana may also result in a discharge for substantial fault.

The Governor's Budget Bill (2023 AB 43 / 2023 SB 70) proposes to legalize and regulate marijuana. The Bill also proposes that "misconduct" under s. 108.04(5) and substantial fault under s. 108.04(5g) do not include the employee's use of marijuana off the employer's premises during nonworking hours or a violation of the employer's policy concerning such use, unless termination of the employee because that use is permitted under s. 111.35, as amended by the Budget Bill.

2. Proposed Statutory Change

Section 108.04 (5m) of the statutes is created to read:

DISCHARGE FOR USE OF MARIJUANA. (a) Notwithstanding sub. (5), "misconduct," for purposes of sub. (5), does not include the employee's use of marijuana off the employer's premises during nonworking hours or a violation of the employer's policy concerning such use, unless termination of the employee because of that use is permitted under s. 111.35.

(b) Notwithstanding sub. (5g), "substantial fault," for purposes of sub. (5g), does not include the employee's use of marijuana off the employer's premises during nonworking hours or a violation of the employer's policy concerning such use, unless termination of the employee because of that use is permitted under s. 111.35.

D23-03 Discharge for Use of Marijuana

3. Effects of Proposed Change

a. Policy: The proposal would ensure that a person would not be denied UI benefits for

recreational use of marijuana during non-working hours unless termination for that use is permitted under the fair employment law.

b. Administrative: Staff would need to be trained on the implementation of this law.

c. Fiscal: A fiscal estimate is unavailable.

4. State and Federal Issues

There are no known federal conformity issues with this proposal. The Department recommends that any changes to the unemployment insurance law be sent to the U.S. Department of Labor for conformity review.

5. Proposed Effective/Applicability Date

This proposal would be effective on the effective date of the legalization of marijuana.

Date: April 20, 2023 Proposed by: DWD Prepared by: Bureau of Legal Affairs

ANALYSIS OF PROPOSED UI LAW CHANGE Imposter Penalty

1. Description of Proposed Change

When someone makes a false statement and claims and receives unemployment insurance benefits in the name of another person, the person who filed the claim must repay the benefits and pay an administrative assessment (penalty) in the amount of the overpayment.¹

However, when someone makes a false statement to attempt to claim benefits in the name of another person but is unsuccessful because the Department discovers the fraud before benefits are paid, there is no penalty available to assess against the imposter.

The Department proposes to create a new \$5,000 penalty to assess against all imposters who make false statements for the purpose of attempting to receive benefits in the name of another person on an initial claim for their own benefit, but who fail to obtain benefits. This penalty would apply to both imposters who fraudulently receive benefits and those who do not receive benefits as a result of their fraudulent claim. The policy reason for this proposal is to deter people from attempting to file false claims using the credentials of another person for their own benefit.

Collection of the current administrative assessment is eliminated. The Department proposes to credit the new \$5,000 penalty to the interest and penalty appropriation.

¹ <u>Wis. Stat. § 108.04(11)(cm)</u>.

2. Proposed Statutory Changes

Section 108.04 (11) (cm) of the statutes is amended to read:

If any person makes a false statement or representation in order to obtain benefits in the name of another person <u>for their own benefit</u>, the benefits received by that person constitute a benefit overpayment. Such person may, by a determination or decision issued under s. 108.095, be required to repay the amount of the benefits obtained and be assessed an administrative assessment in an additional amount equal to the amount of benefits obtained. <u>penalty of \$5,000.00</u>. A person who makes a false statement or representation on an initial claim to intentionally obtain benefits in the name of another person for their own benefit, but fails to obtain benefits, will be assessed an administrative penalty of \$5,000.00.

Non-statutory provision:

(1) The treatment of s. 108.04 (11) (cm) first applies to determinations issued on the effective date of this subsection.

3. Effects of Proposed Change

- a. **Policy:** The proposed change is designed to deter people from filing false unemployment claims in the name of another person.
- b. Administrative: This proposal will require training of Department staff.
- c. **Fiscal:** A fiscal estimate is attached.

4. State and Federal Issues

There are no known federal conformity issues with this proposal. All changes to the unemployment insurance law should be sent to the U.S. Department of Labor for conformity review.

5. Proposed Effective/Applicability Date

The treatment of section 108.04 (11) (cm) will apply to determinations issued on or after the effective date of the agreed-upon bill.

FISCAL ANALYSIS OF PROPOSED LAW CHANGE

Summary of Proposal:

The Department proposes to create a new \$5,000 penalty to assess against all imposters who make false statements for the purpose of attempting to receive benefits in the name of another person on an initial claim for their own benefit. This penalty would apply to imposters who fraudulently receive benefits as an additional penalty for those individuals.² The new penalty would also apply to those who do not receive unemployment benefits as a result of their fraudulent claim. Further, the Department proposes to eliminate the current administrative assessment in an amount equal to the benefits overpaid as a result of fraudulent claims.

The penalty revenue will be credited to the interest and penalty appropriation.

UI Trust Fund Impact:

Since the penalty revenue is credited to the interest and penalty appropriation, there is no measurable UI Trust Fund impact.

IT and Administrative Impact:

There is no IT cost for this proposal. There is an estimated \$560 administrative cost to implement.

UI Trust Fund Methodology:

There is no measurable impact on the UI Trust Fund. It is expected that the increased fine will discourage identity fraud, but the impact cannot be estimated.

IT and Administrative Impact Methodology:

It is estimated that there would be 10 hours of administrative work updating documents and materials to reflect the new penalty. This is estimated to cost \$560. The new penalty will be expected to use the current process for establishing identity fraud penalty so there is no expected IT cost.

The penalty is expected to be assessed on fewer than ten people annually.

 $^{^{2}}$ If any person makes a false statement or representation in order to obtain benefits in the name of another person, the benefits received by that person constitute a benefit overpayment. Under current law, such person may, by a determination or decision issued under s. 108.095, be required to repay the amount of the benefits obtained and be assessed an administrative assessment in an additional amount equal to the amount of benefits obtained.

Date: April 20, 2023 Proposed by: DWD Prepared by: Bureau of Legal Affairs

ANALYSIS OF PROPOSED UI LAW CHANGE Electronic Communication and Filing

1. Description of Proposed Change

Employers must file quarterly tax and wage reports showing the names, Social Security numbers, and wages paid to their employees. Employers with at least 25 employees must file those reports electronically, but all employers may file electronically. Electronic filing is more efficient for employers, ensures that reports are not lost in the mail, and reduces administrative costs for the Department. Employers who make contribution payments of at least \$10,000 annually must make those payments by electronic funds transfer but any employer may do so. Currently, about 96% of employers file their tax and wage reports electronically and pay their contributions electronically. Current law also permits the Department to electronically communicate with those who opt for that form of communication—though not all Department communication can currently be sent electronically.

The Department proposes that the electronic filing, electronic payment, and electronic communication provisions be mandatory unless the person demonstrates good cause for being unable to use the electronic method.¹ "Good cause" would be defined to include employers with limited or no internet connection, the filer having digital literacy concerns, the filer having communication barriers (such as a vision disability or other disability that prevents the ease of electronic filing, or being an individual with limited English proficiency), or other circumstances that make electronic filing unusually difficult, as determined by the Department. The proposal

¹ The 2021 Budget Bill (AB 68 / SB 111) included a similar proposal that would have defined "good cause" by administrative rule. That proposal was not included in the final Budget Act.

also provides that the Department may use electronic records and electronic signatures. The provision related to electronic communication will be effective when the Department has the technological capability to fully implement it. The tax filing and payment provisions will be effective on January 1, 2025, so that employers have enough time to adjust to the new electronic filing and payment requirements.

The Department has begun the process of modernizing its unemployment insurance information technology systems with the expectation that a new system will result in administrative efficiencies for the Department and better customer service. This proposal will ensure the maximization of such efficiencies and service improvements while safeguarding the rights of those whose access to electronic means is severely limited or unavailable.

2. Proposed Statutory Changes²

Section 108.14 (2e) of the statutes is amended to read:

The department may shall provide a secure means of electronic interchange between itself and employing units, claimants, and other persons that, upon request to and with prior approval by the department, may shall be used for departmental transmission or receipt of any document specified by the department that is related to the administration of this chapter and related federal programs in lieu of any other means of submission or receipt specified in this chapter. The secure means of electronic interchange shall be used by employing units, claimants, and other persons unless a person demonstrates good cause for not being able to use the secure means of electronic interchange. For purposes of this subsection, good cause includes individuals with limited or no internet connection, the individual having digital literacy concerns, the individual having communication barriers (such as a vision disability or other disability that prevents the ease of

² Subject to revision to ensure cross-references are corrected.

electronic filing, or being an individual with limited English proficiency), or other circumstances that make electronic filing unusually difficult for the individual, as determined by the department. Subject to s. 137.25 (2) and any rules promulgated thereunder, the department may permit the use of electronic records and electronic signatures for any document specified by the department that is related to the administration of this chapter or any related federal program. If a due date is established by statute for the receipt of any document that is submitted electronically to the department under this subsection, then that submission is timely only if the document is submitted by midnight of the statutory due date.

Section 108.17 (2b) of the statutes is amended to read:

The department shall prescribe a form and methodology for filing contribution reports under sub. (2) electronically. Each employer of 25 or more employees, as determined under s. 108.22 (1) (ae), that does not use an employer agent to file its contribution reports under this section shall file its contribution reports electronically in the manner and form prescribed by the department, unless the employer demonstrates good cause for not being able to file contribution reports electronically. For purposes of this subsection, good cause includes employers with limited or no internet connection, the filer having digital literacy concerns, the filer having communication barriers (such as a vision disability or other disability that prevents the ease of electronic filing, or being an individual with limited English proficiency), or other circumstances that make electronic unusually difficult for the employer, as determined by the department. Each employer that becomes subject to an electronic reporting requirement under this subsection shall file its initial report under this subsection for the quarter during which the employer becomes subject to the reporting requirement. Once an employer becomes subject to a reporting requirement under this subsection,

D23-05

Electronic Communication and Filing

it shall continue to file its reports under this subsection unless that requirement is waived by the department.

Section 108.17 (7) (a) of the statutes is amended to read:

Each employer whose net total contributions paid or payable under this section for any 12-month period ending on June 30 are at least \$10,000 shall pay all contributions under this section and all reimbursements due under ss. 108.15 to 108.152 by means of electronic funds transfer or other electronic method beginning with the next calendar year, unless the employer demonstrates good cause for not being able to pay contributions or reimbursements by electronic funds transfer. For purposes of this subsection, good cause includes employers with limited or no internet connection, the filer having digital literacy concerns, the filer having communication barriers (such as a vision disability or other disability that prevents the ease of electronic filing, or being an individual with limited English proficiency), or other circumstances that make electronic filing unusually difficult for the employer, as determined by the department. Once an employer becomes subject to an electronic payment requirement under this paragraph, the employer shall continue to make payment of all contributions by means of electronic funds transfer unless that requirement is waived by the department.

108.205 (2) of the statutes is amended to read:

Each employer of 25 or more employees, as determined under s. 108.22 (1) (ae), that does not use an employer agent to file its reports under this section shall file the quarterly report under sub. (1) electronically in the manner and form prescribed by the department, unless the employer demonstrates good cause for not being able to file reports electronically. For purposes of this subsection, good cause includes employers with limited or no internet connection, the filer having digital literacy concerns, the filer having communication barriers (such as a vision disability or

other disability that prevents the ease of electronic filing, or being an individual with limited English proficiency), or other circumstances that make electronic filing unusually difficult for the employer, as determined by the department. An employer that becomes subject to an electronic reporting requirement under this subsection shall file its initial report under this subsection for the quarter during which the employer becomes subject to the reporting requirement. Once an employer becomes subject to the reporting requirement under this subsection, the employer shall continue to file its quarterly reports under this subsection unless that requirement is waived by the department.

Non-statutory provisions:

(1) UNEMPLOYMENT INSURANCE; ELECTRONIC INTERCHANGE. The department of workforce development shall submit a notice to the legislative reference bureau for publication in the Wisconsin Administrative Register indicating the date upon which the department is able to implement the treatment of s. 108.14 (2e).

(2) The treatment of ss. 108.17 (2b), 108.17 (7) (a) and 108.205 (2) shall take effect on January 1, 2025.

3. Effects of Proposed Change

- a. **Policy:** The proposed change will result in increased efficiencies and improved experiences for claimants and employers.
- b. Administrative: This proposal will require training of Department staff.
- c. **Fiscal:** A fiscal estimate is attached.

4. State and Federal Issues

There are no known federal conformity issues with this proposal. All changes to the unemployment insurance law should be sent to the U.S. Department of Labor for conformity review.

5. Proposed Effective/Applicability Date

The treatment of section 108.14 (2e) will take effect on the date specified in the notice published in the register. The other provisions will take effect on January 1, 2025.

FISCAL ANALYSIS OF PROPOSED LAW CHANGE

Summary of Proposal:

Under current law, employers must file quarterly tax and wage reports showing the names, Social Security numbers, and wages paid to their employees. Employers with at least 25 employees must file those reports electronically. Electronic filing ensures that reports are not lost in the mail and reduce administrative costs for the Department. Employers who make contribution payments of at least \$10,000 annually must make those payments by electronic funds transfer, although any employer may do so. Current law also permits the Department to electronically communicate with employers who opt for that form of communication—though not all communication with the Department can currently be electronic.

This proposal makes the electronic filing, electronic communication, and electronic payment provisions mandatory for employers unless the employer demonstrates good cause for being unable to use the electronic method. This proposal mandates electronic communication for claimants unless the claimant has good cause for being unable to use the electronic method. The proposal also provides that the Department may use electronic records and electronic signatures. The provision related to electronic communication will be effective when the Department has the technological capability to fully implement it.

The Department has begun the process of modernizing the unemployment insurance information technology systems with the expectation that a new system will result in administrative efficiencies for the Department and better service for employers and claimants. This proposal will ensure the maximization of such efficiencies and service improvements.

UI Trust Fund Impact:

This proposal is not expected to have a UI Trust Fund impact.

IT and Administrative Impact:

If this proposal is implemented as a part of a new system, then the IT costs and administrative impacts will be attributed to that modernization effort.

If this proposal is implemented before the modernization effort, then the estimated cost would be \$49,840 for IT and \$16,447 for administration for a total of \$66,287.

UI Trust Fund Methodology:

Any Trust Fund impacts resulting from modern technology and ease of reporting will be attributed to the technology modernization project.

IT and Administrative Impact Methodology:

Implementation is expected to be a part of a modernization effort. If implemented separately, the majority of the cost is changing hard-coded correspondence.

Date: April 20, 2023 Proposed by: DWD Prepared by: Bureau of Legal Affairs

ANALYSIS OF PROPOSED UI LAW CHANGE Creation of Administrative Fund

1. Description of Proposed Change

The Department receives federal funds to operate the unemployment insurance program. It also collects interest and penalties from employers and penalties from claimants. The penalties and interest incentivize timely reporting and payments by employers and provide an additional source of revenue for the Department to cover shortfalls in the federal administrative grant. The amounts that the Department receives are appropriated under state law for administration of the unemployment program.

State law previously provided that amounts related to the administration of the unemployment insurance program were to be deposited into the "Unemployment Administration Fund." That fund was eliminated in 1985 Wisconsin Act 29 (the 1985 Budget Act) and the appropriations were transferred to the general fund. Chapter 108 was amended to repeal references to the Unemployment Administration Fund and to refer to the "Administrative Account."¹ A review of the legislative history reveals that the amendments were made for accounting purposes at that time. However, other funds are created in chapter 108, such as the Unemployment Program Integrity Fund. The 1985 changes have resulted in different terminology between chs. 20 and 108 to describe the same things, resulting in confusion and inaccurate references. The Department proposes to eliminate the "Administrative Account" and clarify the unemployment insurance appropriations references in Chapter 108 to be consistent with current State accounting practices.

¹ Wis. Stat. § 108.20.

It would be clearer to specify the appropriation for deposit of funds, as is the case with other statutes, instead of generally referencing the administrative account. This will ensure that funds are deposited correctly and that payments are made from the correct appropriation.

The Unemployment Program Integrity Fund comprises a variety of sources, including penalties assessed for claimant fraud as well as against employers for intentional worker misclassification.² The Unemployment Interest Payment Fund comprises funds collected from the special employer assessment to repay interest on federal loans if the trust fund balance is insufficient to pay benefits.³ The amounts in these Funds are designated as "nonlapsible," which means that these amounts may not be transferred to the General Fund to balance the budget.

The Department proposes to eliminate the Administrative Account and recreate a fund, the Unemployment Administration Fund, for receiving the employer interest and penalties collected under section 108.22(1) and any other amounts the Department collects that are not designated for another fund. This new fund would be, as the prior Unemployment Administration Fund was, designated as "nonlapsible." The purpose of this proposal is to provide consistent treatment for the amounts collected by the Department and to better ensure that amounts paid by employers remain with the unemployment program.

Section	Change	Reason
1 & 22	Create an appropriation for LIRC to receive transcript and copying fees.	Originally requested by LIRC in the 2015 State Budget process. Provides an appropriation for receiving fees currently collected by LIRC.
2	Clarifies location for deposit of assessment for program administration.	Department may assess employers an assessment to ensure funding for the UI program. This clarifies which appropriation would handle the funds.

The following chart shows the proposed changes from 2021 SB 899:

² Wis. Stat. § 108.19(1s).

³ Wis. Stat. §§ 108.19(1m) to (1q).

3	Amendment to the appropriation that primarily receives employer interest and penalties to receive additional sources of funds.	Consolidates certain appropriations and clarifies language.
4	Repeals the appropriation in s. $20.445(1)(gg)$.	Repeals an appropriation that is no longer used, related to technology assessments.
5	Amends s. 20.445(1)(gh).	Repeals an obsolete reference to 1997 WI Act 39.
6	Repeals the appropriation in s. 20.445(1)(gm).	Repeals an appropriation related to the employer handbook because those funds are redirected to the (gd) appropriation (employer interest and penalties).
7-10	Amends the appropriations in s. $20.445(1)(n)$ -(ne).	Updates references to federal law.
11	Amends s. 20.445(1)(u).	Updates cross-reference for interest payment fund.
12	Amends s. 20.445(1)(v).	Updates cross-references for program integrity fund.
13-14	Amends sections in ch. 25.	Updates cross-references.
15	Amends s. 103.05(5)(d)	Updates cross-reference for UI appropriations.
		replaced by the Unemployment Administration Fund. State moneys are supposed to be handled by appropriations and funds, not accounts. This removes the references to the account in favor of the new Fund.
17, 23, 24, 26, 27, 31, 32, 34, 47, 48, 53, 65, 66, 67, 69	1	This change ensures that the unemployment appropriations are drafted consistent with current State budget practices and removes ambiguity regarding the appropriate appropriation applicable to certain moneys. Some of these statutes are also amended to update references to federal law.
18-21	Amend s. 108.07(5)(am)-(6).	Updates cross-references. Also ensures that benefits that would be chargeable related to substantial fault would be treated the same as misconduct.
25, 28, 30	Repeals and amends references regarding costs of printing certain materials.	Consolidates language regarding printing forms and handbooks. Replaces references to the "administrative account" with a specific appropriation for consistency.
29	Amends and renumbers s. 108.14(18)	To move the requirement that the Department informs the Council about payments for IT projects with assessed funds.

D23-06
Creation of Administrative Fund

52	Amends and renumbers s. 108.19(1)	To modernize and clarify language.
33, 49-	Amends s. 108.19	To clarify the treatment of funds under the
51, 54-		interest payment fund and program integrity
64		fund.
35-45	Amends s. 108.161	To modernize provisions related to federal
		Reed Act moneys.
46	Amends s. 108.17(2m)	To modernize language.
67	Amends and moves statute	If federal law is changed to permit this
	regarding use of contributions for	purpose, the Department prefers the proposed
	administrative purposes.	language in Section 30. This statutory
		language has apparently not been updated
		since 1943.
71	Transfers funds to the appropriation	It is necessary to transfer any remaining funds
	in s. 20.445(1)(gd).	in these appropriations, which are being
		repealed.

2. Proposed Statutory Changes

The statutory language for this proposal is attached as it was presented to the Legislature during the 2021 session in 2021 SB 899.

3. Effects of Proposed Change

- a. **Policy:** The proposed change will better ensure that employer interest and penalties remain with the unemployment insurance program.
- b. Administrative: This proposal will require training of Department staff.
- c. **Fiscal:** A fiscal estimate is attached.

4. State and Federal Issues

There are no known federal conformity issues with this proposal. All changes to the unemployment insurance law should be sent to the U.S. Department of Labor for conformity review.

5. **Proposed Effective/Applicability Date**

This proposal would be effective with other changes made as part of the agreed bill cycle.

FISCAL ANALYSIS OF PROPOSED LAW CHANGE

Prepared by Technical Services Section

Trust Fund Impact:

This law change proposal is not expected to have any Trust Fund impact.

IT and Administrative Impact:

This law change proposal is not expected to have an IT or administrative impact.

Summary of Proposal:

This law change proposal would recreate an Administrative Fund for receiving the employer interest and penalties collected under section 108.22(1) and any other amounts the UI Division collects that are not designated for another fund. Like other Funds related to the unemployment program, the amounts in the newly recreated fund would be designated as "nonlapsible." The purpose of this proposal is to provide consistent treatment for the amounts collected by the Department and to better ensure that amounts paid by employers remain with the unemployment program.

Trust Fund Methodology

This law change proposal is not expected to have any Trust Fund impact.

IT and Administrative Impact Methodology

This law change proposal is not expected to have an IT or administrative impact.

The most recent lapse expenditures of employer interest and penalties monies occurred in SFY16 and SFY17 of approximately \$2.67 million and \$2.23 million respectively. This proposal would result in an additional \$2 - \$3 million in funds remaining within the UI program during years where lapse is in effect.



State of Misconsin 2021 - 2022 LEGISLATURE

LRB-5846/1 MED&EAW:cjs&wlj

2021 SENATE BILL 899

February 1, 2022 – Introduced by COMMITTEE ON LABOR AND REGULATORY REFORM. Referred to Committee on Labor and Regulatory Reform.

AN ACT to repeal 20.445(1)(gg), 20.445(1)(gm), 108.02(1), 108.14(7)(c) and 1 $\mathbf{2}$ 108.14 (23) (d); to renumber and amend 20.445 (1) (gc), 20.445 (1) (gd), 20.445 3 (1) (gh), 108.14 (12) (e), 108.14 (18), 108.19 (1), 108.19 (1m), 108.19 (1n), 108.19 (1p), 108.19 (1q), 108.19 (1s), 108.19 (2), 108.19 (2m) and 108.19 (4); to 4 5 consolidate, renumber and amend 108.14 (12) (a) to (d), 108.161 (1) and (1m) and 108.161 (5) and (6); to amend 20.445 (1) (n), 20.445 (1) (nb), 20.445 6 7 (1) (nd), 20.445 (1) (ne), 20.445 (1) (u), 20.445 (1) (v), 25.17 (1) (xe), 25.17 (1) (xf), 8 103.05 (5) (d), 108.04 (11) (f), 108.07 (5) (am) (intro.), 108.07 (5) (am) 1., 108.07 9 (5) (am) 3., 108.07 (6), 108.09 (5) (b), 108.14 (2m), 108.14 (3m), 108.14 (16), 10 108.16 (5) (c), 108.16 (6) (k), 108.16 (6) (m), 108.16 (8) (f), 108.161 (title), 108.161 11 (2), 108.161 (3), 108.161 (3e), 108.161 (4), 108.161 (7), 108.161 (8), 108.161 (9), 12108.162 (7), 108.17 (2m), 108.17 (3), 108.17 (3m), 108.18 (7) (a) 1., 108.18 (7) (h), 13108.19 (1e) (a), 108.19 (1e) (d), 108.19 (1f) (a), 108.19 (1f) (c), 108.22 (1) (am) and 14 108.22 (1m); to repeal and recreate 108.19 (title) and 108.20; and to create

SENATE BILL 899

1	$20.427\ (1)\ (g),\ 108.19\ (1)\ (d),\ 108.19\ (1e)\ (cm)\ and\ 108.19\ (1m)\ (e)\ of\ the\ statutes;$
2	relating to: various changes to the unemployment insurance law and making
3	an appropriation.

Analysis by the Legislative Reference Bureau

This bill makes various changes in the unemployment insurance (UI) law, which is administered by the Department of Workforce Development. Significant changes include all of the following:

Segregated fund

The bill creates a segregated fund to receive various program revenue moneys received by DWD under the UI law that are not otherwise credited to other segregated funds, including various moneys collected by DWD as interest and penalties under the UI law and all other nonfederal moneys received for the administration of the UI law that are not otherwise appropriated. Current law provides for depositing these revenues in appropriations in the general fund.

Other changes

The bill makes various changes to a) reorganize, clarify, and update provisions relating to the financing of the UI law; and b) address numerous out-of-date or erroneous cross-references in the UI law, including all of the following:

1. Repealing and consolidating certain appropriations and making other changes to clarify the funding sources and receiving appropriations for various revenues and expenses under the UI law.

2. Creating a program revenue appropriation for the Labor and Industry Review Commission to collect moneys received for the copying and generation of documents and for other services provided in carrying out its functions.

3. Deleting obsolete references to state laws.

4. Correcting various cross-references that are otherwise incomplete or erroneous.

5. Replacing certain references to provisions in federal acts or to the Internal Revenue Code with references to the U.S. Code in order to facilitate accessibility to federal law.

6. Making other nonsubstantive changes to the UI law to improve organization, modernize language, and provide further clarity, specificity, and consistency in the law.

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SENATE BILL 899

1	SECTION 1. 20.427 (1) (g) of the statutes is created to read:
2	20.427 (1) (g) Agency collections. All moneys received from fees or other
3	charges for copying of documents, generation of copies of documents from optical disc
4	or electronic storage, publication of books, and other services provided in carrying
5	out the functions of the commission.
6	SECTION 2. 20.445 (1) (gc) of the statutes is renumbered 20.445 (1) (wc) and
7	amended to read:
8	20.445 (1) (wc) Unemployment administration. All From the unemployment
9	<u>administration fund, all</u> moneys received by the department under s. 108.19 not
10	otherwise appropriated under this subsection (1) for the administration of ch. 108.
11	SECTION 3. 20.445 (1) (gd) of the statutes is renumbered 20.445 (1) (wd) and
12	amended to read:
13	20.445 (1) (wd) Unemployment interest and penalty payments. All From the
14	unemployment administration fund, all moneys received as interest and penalties
15	collected under ss. 108.04 (11) (c) and (cm) and (13) (c) and 108.22 except interest and
16	penalties deposited under s. 108.19 (1q), and forfeitures under s. 103.05 (5), all
17	moneys not appropriated under par. (gg) and 108.20 (3), all moneys received as
18	forfeitures under s. 103.05 (5), all moneys received under s. 108.09 (5) (c), all moneys
19	received under s. 108.14 (16), all moneys received under s. 108.18 (1) (c), all moneys
20	transferred to this appropriation account from the appropriation account under par.
21	(gh) (wh), and all other nonfederal moneys received for the employment service or
22	for the administration of ch. 108 that are not otherwise appropriated under this
23	subsection, for the payment of benefits specified in s. 108.07 (5) and 1987 Wisconsin
24	Act 38, section 132 (1) (c), for the payment of interest to employers under s. 108.17
25	(3m), for research relating to the condition of the unemployment reserve fund under

- 3 -

SENATE BILL 899

1	s. 108.14 (6), for administration of the unemployment insurance program and federal
2	or state unemployment insurance programs authorized by the governor under s.
3	16.54, for satisfaction of any federal audit exception concerning a payment from the
4	unemployment reserve fund or any federal aid disallowance concerning the
5	unemployment insurance program, for assistance to the department of justice in the
6	enforcement of ch. 108, for the payment of interest due on advances from the federal
7	unemployment account under title XII of the social security act <u>42 USC 1321 to 1324</u>
8	to the unemployment reserve fund, and for payments made to the unemployment
9	reserve fund to obtain a lower interest rate or deferral of interest payments on these
10	advances , except as otherwise provided in s. 108.20 .
11	SECTION 4. 20.445 (1) (gg) of the statutes is repealed.
12	SECTION 5. 20.445 (1) (gh) of the statutes is renumbered 20.445 (1) (wh) and
13	amended to read:
14	20.445 (1) (wh) Unemployment information technology systems; assessments.
15	All From the unemployment administration fund, all moneys received from
16	assessments levied under s. 108.19 (1e) (a) and 1997 Wisconsin Act 39, section 164
17	(2), for the purpose specified in s. 108.19 (1e) (d). The treasurer of the unemployment
18	reserve fund may transfer moneys from this appropriation account to the
19	appropriation account under par. (gd) <u>(wd)</u> .
20	SECTION 6. 20.445 (1) (gm) of the statutes is repealed.
21	SECTION 7. 20.445 (1) (n) of the statutes is amended to read:
22	20.445 (1) (n) Employment assistance and unemployment insurance
23	administration; federal moneys. All federal moneys received, as authorized by the
24	governor under s. 16.54, for the administration of employment assistance and

25 unemployment insurance programs of the department, for the performance of the

SENATE BILL 899

1 department's other functions under subch. I of ch. 106 and ch. 108, and to pay the $\mathbf{2}$ compensation and expenses of appeal tribunals and of employment councils 3 appointed under s. 108.14, to be used for such purposes, except as provided in s. 4 108.161 (3e), and, from the moneys received by this state under section 903 42 USC 51103 (d) of the federal Social Security Act, as amended, to transfer to the 6 appropriation account under par. (nb) an amount determined by the treasurer of the 7 unemployment reserve fund not exceeding the lesser of the amount specified in s. 8 108.161 (4) (d) or the amounts in the schedule under par. (nb), to transfer to the 9 appropriation account under par. (nd) an amount determined by the treasurer of the 10 unemployment reserve fund not exceeding the lesser of the amount specified in s. 11 108.161 (4) (d) or the amounts in the schedule under par. (nd), to transfer to the 12 appropriation account under par. (ne) an amount not exceeding the lesser of the 13 amount specified in s. 108.161 (4) (d) or the sum of the amounts in the schedule under 14 par. (ne) and the amount determined by the treasurer of the unemployment reserve 15fund that is required to pay for the cost of banking services incurred by the 16 unemployment reserve fund, and to transfer to the appropriation account under s. 1720.427 (1) (k) an amount determined by the treasurer of the unemployment reserve 18 fund.

19

SECTION 8. 20.445 (1) (nb) of the statutes is amended to read:

20 20.445 (1) (nb) Unemployment administration; information technology 21 systems. From the moneys received from the federal government under section 903 22 <u>42 USC 1103</u> (d) of the federal Social Security Act, as amended, as a continuing 23 appropriation, the amounts in the schedule, as authorized by the governor under s. 24 16.54, for the purpose specified in s. 108.19 (1e) (d). All moneys transferred from par. 25 (n) for this purpose shall be credited to this appropriation account. No moneys may

SENATE BILL 899

be expended from this appropriation unless the treasurer of the unemployment
 reserve fund determines that such expenditure is currently needed for the purpose
 specified in s. 108.19 (1e) (d).

SECTION 9. 20.445 (1) (nd) of the statutes is amended to read:

5 20.445 (1) (nd) Unemployment administration: apprenticeship and other 6 *employment services*. From the moneys received from the federal government under 7 section 903 42 USC 1103 (d) of the federal Social Security Act, as amended, the 8 amounts in the schedule, as authorized by the governor under s. 16.54, to be used for administration by the department of apprenticeship programs under subch. I of ch. 9 10 106 and for administration and service delivery of employment and workforce 11 information services, including the delivery of reemployment assistance services to 12unemployment insurance claimants. All moneys transferred from par. (n) for this purpose shall be credited to this appropriation account. No moneys may be expended 1314 from this appropriation unless the treasurer of the unemployment reserve fund 15determines that such expenditure is currently needed for the purposes specified in 16 this paragraph.

17

4

SECTION 10. 20.445(1) (ne) of the statutes is amended to read:

18 20.445 (1) (ne) Unemployment insurance administration and bank service 19 costs. From the moneys received by this state under section 903 of the federal Social 20 Security Act, as amended <u>42 USC 1103</u>, all moneys transferred from the 21 appropriation account under par. (n) to be used for the administration of 22 unemployment insurance and for the payment of the cost of banking services 23 incurred by the unemployment reserve fund. No moneys may be expended from this 24 appropriation unless the treasurer of the unemployment reserve fund determines

that such expenditure is currently needed for the purpose specified in this
paragraph.
SECTION 11. 20.445 (1) (u) of the statutes is amended to read:
20.445 (1) (u) Unemployment interest payments and transfers. From the
unemployment interest payment fund, all moneys received from assessments under
s. 108.19 (1m) (a) for the purpose of making the payments and transfers authorized

- 7 under s. 108.19 (1m) (f).
- 8 **SECTION 12.** 20.445 (1) (v) of the statutes is amended to read:

20.445 (1) (v) Unemployment program integrity. From the unemployment
 program integrity fund, all moneys received from sources identified under s. 108.19
 (1s) 108.20 (2) (a) for the purpose of making the payments authorized under s. 108.19

12 (1s) <u>108.20 (2)</u> (b).

13 **SECTION 13.** 25.17 (1) (xe) of the statutes is amended to read:

14 25.17 (1) (xe) Unemployment interest payment fund (s. 108.19 (1q) 108.20 (3));

15 **SECTION 14.** 25.17 (1) (xf) of the statutes is amended to read:

16 25.17 (1) (xf) Unemployment program integrity fund (s. <u>108.19 (1s)</u> <u>108.20 (2)</u>);

17 **SECTION 15.** 103.05 (5) (d) of the statutes is amended to read:

18 103.05 (5) (d) The department shall deposit all moneys received under this

19 subsection in the appropriation account under s. 20.445(1)(gd)(wd).

20 **SECTION 16.** 108.02 (1) of the statutes is repealed.

21 SECTION 17. 108.04 (11) (f) of the statutes is amended to read:

22 108.04 (11) (f) All amounts forfeited under par. (c) and all collections from

administrative assessments under par. (cm) shall be credited to the administrative

24 account appropriation under s. 20.445 (1) (wd).

25 SECTION 18. 108.07 (5) (am) (intro.) of the statutes is amended to read:

- 7 -

SENATE BILL 899

1	108.07 (5) (am) (intro.) Except as provided in sub. (7), whenever benefits
2	which that would otherwise be chargeable to the fund's balancing account are paid
3	based on wages paid by an employer that is not subject to the contribution
4	requirements of ss. 108.17 and 108.18, and the benefits are so chargeable under
5	$sub.~(3)~or~s.~108.04~(1)~(f)~_{or,}~(5), or~(5g)~or~108.14~(8n)~(e),~or~under~s.~108.16~(6m)$
6	(e) for benefits specified in s. 108.16 (3) (b), the department shall charge the
7	benefits as follows:
8	SECTION 19. 108.07 (5) (am) 1. of the statutes is amended to read:
9	108.07 (5) (am) 1. If no employer from which the claimant has base period
10	wages is subject to the contribution requirements of ss. 108.17 and 108.18, the
11	benefits shall be charged to the administrative account and paid from the
12	appropriation under s. 20.445 (1) (gd) <u>(wd)</u> .
13	SECTION 20. 108.07 (5) (am) 3. of the statutes is amended to read:
14	108.07 (5) (am) 3. If 2 or more employers from which the claimant has base
15	period wages are not subject to the contribution requirements of ss. 108.17 and
16	108.18, and one or more employers from which the claimant has base period wages
17	are subject to the contribution requirements of ss. 108.17 and 108.18, that
18	percentage of the employee's benefits which would otherwise be chargeable to the
19	fund's balancing account under sub. (3) or s. 108.04 (1) (f)-or, (5), or (5g), or under s.
20	108.16 (6m) (e) for benefits specified in s. 108.16 (3) (b), shall be charged to the
21	administrative account and paid from the appropriation under s. 20.445 (1) (gd) (wd).
22	SECTION 21. 108.07 (6) of the statutes is amended to read:
23	108.07 (6) The department may initially charge benefits otherwise chargeable
24	to the administrative account payable from the appropriation under s. 20.445 (1)
05	

25 (wd) as provided under this section to the fund's balancing account, and periodically

- 8 -

SENATE BILL 899

reimburse the charges to the balancing account from the administrative account
 appropriation under s. 20.445 (1) (wd).

3

SECTION 22. 108.09 (5) (b) of the statutes is amended to read:

4 108.09 (5) (b) All testimony at any hearing under this section shall be recorded 5by electronic means, but need not be transcribed unless either of the parties requests 6 a transcript before expiration of that party's right to further appeal under this 7 section and pays a fee to the commission in advance, the amount of which shall be 8 established by rule of the commission. When the commission provides a transcript 9 to one of the parties upon request, the commission shall also provide a copy of the 10 transcript to all other parties free of charge. The transcript fee collected shall be paid to the administrative account credited to the appropriation account under s. 20.427 11 12 (1) (g).

13

SECTION 23. 108.14 (2m) of the statutes is amended to read:

14 108.14 (2m) In the discharge of their duties under this chapter an appeal 15tribunal, commissioner, or other authorized representative of the department or 16 commission may administer oaths to persons appearing before them, take 17depositions, certify to official acts, and by subpoenas, served in the manner in which 18 circuit court subpoenas are served, compel attendance of witnesses and the 19 production of books, papers, documents, and records necessary or convenient to be 20 used by them in connection with any investigation, hearing, or other proceeding 21under this chapter. A party's attorney of record may issue a subpoena to compel the 22attendance of a witness or the production of evidence. A subpoena issued by an 23attorney must be in substantially the same form as provided in s. 805.07 (4) and must 24be served in the manner provided in s. 805.07 (5). The attorney shall, at the time of 25issuance, send a copy of the subpoena to the appeal tribunal or other representative

SENATE BILL 899

1 of the department responsible for conducting the proceeding. However, in any $\mathbf{2}$ investigation, hearing, or other proceeding involving the administration of oaths or 3 the use of subpoenas under this subsection due notice shall be given to any interested 4 party involved, who shall be given an opportunity to appear and be heard at any such 5 proceeding and to examine witnesses and otherwise participate therein. Witness 6 fees and travel expenses involved in proceedings under this chapter may be allowed 7 by the appeal tribunal or representative of the department at rates specified by 8 department rules, and shall be paid from the administrative account appropriation 9 under s. 20.445 (1) (n).

- 10 -

10

SECTION 24. 108.14 (3m) of the statutes is amended to read:

11 108.14 (3m) In any court action to enforce this chapter the department, the commission, and the state may be represented by any licensed attorney who is an 12employee of the department or the commission and is designated by either of them 1314 for this purpose or at the request of either of them by the department of justice. If 15the governor designates special counsel to defend, in behalf of the state, the validity 16 of this chapter or of any provision of Title IX of the social security act 42 USC 1101 to 1111, the expenses and compensation of the special counsel and of any experts 1718 employed by the department in connection with that proceeding may be charged to 19 the administrative account appropriation under s. 20.445 (1) (wd). If the 20compensation is being determined on a contingent fee basis, the contract is subject 21to s. 20.9305.

22 **SECTION 25.** 108.14 (7) (c) of the statutes is repealed.

23 SECTION 26. 108.14 (12) (a) to (d) of the statutes are consolidated, renumbered
24 108.14 (12) (am) and amended to read:

SENATE BILL 899

1 108.14 (12) (am) Consistently with the provisions of pars. (8) and (9) of section $\mathbf{2}$ 303 (a) of Title III of the federal social security act, 42 USC 503 (a) (8) and (9), the 3 department shall expend all moneys received in the federal administrative financing 4 account from any federal agency under said Title III shall be expended 42 USC ch. $\mathbf{5}$ 7 subch. III solely for the purposes and in the amounts found necessary by said that 6 agency for the proper and efficient administration of this chapter. (b) Consistently 7 with said provisions of said Title III, any The department shall replace, within a 8 reasonable time, any such moneys, that were received prior to before July 1, 1941, 9 and remaining remained unencumbered on said that date, or that were received on 10 or after said that date, which, because of any action or contingency, have been if the moneys are lost or have been expended for purposes other than, or in amounts in 11 12excess of, those found necessary by said the federal agency for the proper 13 administration of this chapter, shall be replaced within a reasonable time. This 14 paragraph is the declared policy of this state, as enunciated by the 1941 legislature, 15and shall be implemented as further provided in this subsection. (c). If it is believed 16 that any amount of money thus received has been thus is lost or improperly 17expended, the department, on its own motion or on notice from said the federal 18 agency, shall promptly investigate and determine the matter and shall, depending 19 on the nature of its determination, take such steps as it may deem considers 20 necessary to protect the interests of the state. (d) If it is finally determined that 21moneys thus received have been thus lost or improperly expended, then the 22department shall either make the necessary replacement from those moneys in the 23administrative account specified in s. 108.20 (2m) the appropriation under s. 20.445 24(1) (wd) or shall submit, at the next budget hearings conducted by the governor and 25at the budget hearings conducted by the next legislature convened in regular session,

SENATE BILL 899

a request that the necessary replacement be made by an appropriation from the
 general fund.

3 SECTION 27. 108.14 (12) (e) of the statutes is renumbered 108.14 (12) (bm) and
4 amended to read:

- 108.14 (12) (bm) This subsection shall not be construed to relieve this state of
 any obligation existing prior to its enactment <u>before July 1, 1941</u>, with respect to
 moneys received prior to <u>before July 1, 1941</u>, pursuant to said Title III <u>under 42 USC</u>
 ch. 7 subch. III.
- 9

SECTION 28. 108.14 (16) of the statutes is amended to read:

10 108.14 (16) The department shall have duplicated or printed, and shall 11 distribute without charge, such employment security any reports, studies and, 12 forms, records, decisions, regulations, rules, or other materials, including the text of 13this chapter and, the handbook under sub. (23), and other instructional or 14explanatory pamphlets for employers or workers, as that it deems necessary for 15public information or for the proper administration of this chapter; but the. The department may collect a reasonable charge, which shall be credited to the 16 17administrative appropriation account under s. 20.445 (1) (wd), for any such item the 18 cost of which is not fully covered by federal administrative grants.

19 SECTION 29. 108.14 (18) of the statutes is renumbered 108.19 (1e) (e) and 20 amended to read:

108.19 (1e) (e) No later than the end of the month following each quarter in
which the department expends moneys derived from assessments levied under s.
108.19 (1e) this subsection, the department shall submit a report to the council on
unemployment insurance describing the use of the moneys expended and the status
at the end of the quarter of any project for which moneys were expended.

2021 - 2022 Legislature - 13 -

SENATE BILL 899

1	SECTION 30. 108.14 (23) (d) of the statutes is repealed.
2	SECTION 31. 108.16 (5) (c) of the statutes is amended to read:
3	108.16 (5) (c) While the state has an account in the "Unemployment Trust
4	Fund"," public deposit insurance charges on the fund's balances held in banks,
5	savings banks, savings and loan associations, and credit unions in this state, the
6	premiums on surety bonds required of the fund's treasurer under this section, and
7	any other expense of administration otherwise payable from the fund's interest
8	earnings, shall be paid from the administrative account appropriation under s.
9	<u>20.445 (1) (n) or (ne)</u> .
10	SECTION 32. 108.16 (6) (k) of the statutes is amended to read:
11	108.16 (6) (k) All payments to the fund from the administrative account as
12	authorized under s. 108.20 (2m) appropriation under s. 20.445 (1) (wd).
13	SECTION 33. 108.16 (6) (m) of the statutes is amended to read:
14	108.16 (6) (m) Any amounts transferred to the balancing account from the
15	unemployment interest payment fund <u>under s. 108.19 (1m) (f)</u> .
16	SECTION 34. 108.16 (8) (f) of the statutes is amended to read:
17	108.16 (8) (f) The successor shall take over and continue the transferor's
18	account, including its positive or negative balance and all other aspects of its
19	experience under this chapter in proportion to the payroll assignable to the
20	transferred business and the liability of the successor shall be proportioned to the
21	extent of the transferred business. The transferor and the successor shall be jointly
22	and severally liable for any amounts owed by the transferor to the fund and to the
23	administrative account under this chapter at the time of the transfer, but a successor
24	under par. (c) is not liable for the debts of the transferor except in the case of fraud
25	or malfeasance.

SENATE BILL 899

1	SECTION 35. 108.161 (title) of the statutes is amended to read:
2	108.161 (title) Federal administrative financing account; Reed Act
3	distributions.
4	SECTION 36. 108.161 (1) and (1m) of the statutes are consolidated, renumbered
5	108.161 (1) and amended to read:
6	108.161 (1) The fund's treasurer shall maintain within the fund an
7	employment security "federal administrative financing account"," and shall credit
8	thereto to that account all amounts credited to the fund pursuant to the federal
9	employment security administrative financing act (of 1954) and section 903 of the
10	federal social security act, as amended. (1m) The treasurer of the fund shall also
11	credit to said account <u>under 42 USC 1101 to 1103 and</u> all federal moneys credited to
12	the fund pursuant to <u>under</u> sub. (8).
13	SECTION 37. 108.161 (2) of the statutes is amended to read:
14	108.161 (2) The requirements of said section 903 <u>42 USC 1103</u> shall control any
15	appropriation, withdrawal, and use of any moneys in said the federal administrative
16	financing account.
17	SECTION 38. 108.161 (3) of the statutes is amended to read:
18	108.161 (3) Consistently with this chapter and said section 903, such <u>42 USC</u>
19	<u>1103, moneys in the federal administrative financing account shall be used solely for</u>
20	benefits or employment security administration by the department, including
21	unemployment insurance, employment service, apprenticeship programs, and
22	related statistical operations.
23	SECTION 39. 108.161 (3e) of the statutes is amended to read:
24	108.161 (3e) Notwithstanding sub. (3), any moneys allocated under section 903
25	of the federal Social Security Act, as amended, <u>42 USC 1103</u> for federal fiscal years

- 14 -

SENATE BILL 899

1 2000 and 2001 and the first \$2,389,107 of any distribution received by this state 2 under section 903 of that act 42 USC 1103 in federal fiscal year 2002 shall be used 3 solely for unemployment insurance administration. 4 **SECTION 40.** 108.161 (4) of the statutes is amended to read: 5108.161 (4) Such moneys Moneys in the federal administrative financing 6 account shall be encumbered and spent for employment security administrative 7 purposes only pursuant to, and after the effective date of, a specific legislative 8 appropriation enactment that does all of the following: 9 (a) Stating States for which such purposes and in what amounts the

a) stating states for which such purposes and in what amounts the
 appropriation is being made to the administrative account created by s. 108.20.

11 (b) Directing Directs the fund's treasurer to transfer the appropriated amounts 12 to the administrative account the appropriation account under s. 20.445 (1) (n) only 13 as and to the extent that they are currently needed for such expenditures, and 14 directing directs that there shall be restored to the <u>federal administrative financing</u> 15 account created by sub. (1) any amount thus transferred which <u>that</u> has ceased to be 16 needed or available for such expenditures.

(c) Specifying Specifies that the appropriated amounts are available for
obligation solely within the 2 years beginning on the appropriation law's date of
enactment. This paragraph does not apply to the appropriations under s. 20.445 (1)
(nd) and (ne) or to any amounts expended from the appropriation under s. 20.445 (1)
(nb) from moneys transferred to this state on March 13, 2002, pursuant to section 903
(d) of the federal Social Security Act <u>42 USC 1103 (d)</u>.

23 (d) Limiting Limits the total amount which that may be obligated during any
24 fiscal year to the aggregate of all amounts credited under sub. (1), including amounts

- 15 -

SENATE BILL 899

1	credited pursuant to <u>under</u> sub. (8), reduced at the time of any obligation by the sum
2	of the moneys obligated and charged against any of the amounts credited.
3	SECTION 41. 108.161 (5) and (6) of the statutes are consolidated, renumbered
4	108.161 (5m) and amended to read:
5	108.161 (5m) The total of the amounts thus appropriated under sub. (4) for use
6	in any fiscal year shall in no event exceed the moneys available for such use
7	hereunder <u>under this section</u> , considering the timing of credits hereunder <u>under this</u>
8	section and the sums already spent or appropriated or transferred or otherwise
9	encumbered hereunder. (6) <u>under this section.</u> The fund's treasurer shall keep a
10	record of all such times and amounts; shall charge <u>transactions and shall do all of the</u>
11	following:
12	(a) Charge each sum against the earliest credits duly available therefor; shall
13	include.
14	(b) Include any sum thus that has been appropriated but not yet spent
15	hereunder <u>under this section</u> in computing the fund's net balance as of the close of
16	any month, in line with the federal requirement that any such sum shall, until spent,
17	be considered part of the fund ; and shall certify.
18	(c) Certify the relevant facts whenever necessary hereunder.
19	SECTION 42. 108.161 (7) of the statutes is amended to read:
20	108.161 (7) If any moneys appropriated hereunder <u>under this section</u> are used
21	to buy and hold suitable land , with a view to the future construction of an <u>and to build</u>
22	<u>a suitable</u> employment security building thereon, and if such land is later sold or
23	transferred to other use, the proceeds of such sale (, or the value of such land when
24	transferred), shall be credited to the federal administrative financing account
25	created by sub. (1) except as otherwise provided in ss. 13.48 (14) and 16.848.

- 16 -

SENATE BILL 899

SECTION 43. 108.161 (8) of the statutes is amended to read:

2 108.161 (8) If any sums are appropriated and spent hereunder under this 3 section to buy land and to build a suitable employment security building thereon, or 4 to purchase information technology hardware and software, then any federal $\mathbf{5}$ moneys thereafter credited to the fund or paid to the department by way of gradual 6 reimbursement of such employment security capital expenditures, or in lieu of the 7 estimated periodic amounts which that would otherwise (, in the absence of such 8 expenditures), be federally granted for the rental of substantially equivalent 9 quarters, shall be credited to the federal administrative financing account created 10 by sub. (1), consistently with any federal requirements applicable to the handling 11 and crediting of such moneys.

- 17 -

12

SECTION 44. 108.161 (9) of the statutes is amended to read:

108.161 (9) Any land and building or office guarters acquired under this section 1314 shall continue to be used for employment security purposes. Realty or guarters may 15not be sold or transferred to other use if prior action is taken under s. 13.48 (14) (am) 16 or 16.848 (1) and may not be sold or transferred without the governor's approval. The proceeds from the sale, or the value of realty or quarters upon transfer, shall be 1718 credited to the federal administrative financing account established in sub. (1) or 19 credited to the fund established in s. 108.20 appropriate appropriation account 20under s. 20.445, or both as determined by the department in accordance with federal Equivalent substitute rent-free quarters may be provided, as 21requirements. 22federally approved. Amounts credited under this subsection shall be used solely to 23finance employment security guarters according to federal requirements.

24 **SECTION 45.** 108.162 (7) of the statutes is amended to read:

SENATE BILL 899

1	108.162 (7) Any amount appropriated under s. 20.445 (1) (na) which that has
2	not been obligated shall be available for employment security local office building
3	projects, consistent with this section and ss. <u>s.</u> 108.161 and 108.20 .
4	SECTION 46. 108.17 (2m) of the statutes is amended to read:
5	108.17 (2m) When a written statement of account is issued to an employer by
6	the department , showing as duly credited that shows a specified amount received
7	from the employer under this chapter <u>as having been credited</u> , no other form of state
8	receipt therefor is required.
9	SECTION 47. 108.17 (3) of the statutes is amended to read:
10	108.17 (3) If an employing unit makes application <u>applies</u> to the department
11	to adjust an alleged overpayment by the employer of contributions or interest under
12	this chapter, and files such an application within 3 years after the close of the
13	calendar year in which such payment was made, the department shall make a
14	determination determine under s. 108.10 as to the existence and whether and to
15	what extent of any such an overpayment, and said section shall apply to such
16	determination exists. Except as provided in sub. (3m), the department shall allow
17	an employer a credit for any amount determined under s. 108.10 to have been
18	erroneously paid by the employer, without interest, against its future contribution
19	payments; or, if the department finds it impracticable to allow the employer such a
20	credit, it shall refund such <u>the</u> overpayment to the employer, without interest, from
21	the fund or the administrative account, as the case may be appropriate appropriation
22	<u>under s. 20.445</u> .
00	

- 18 -

23 SECTION 48. 108.17 (3m) of the statutes is amended to read:

24108.17 (3m) If an appeal tribunal or the commission issues a decision under25s. 108.10 (2), or a court issues a decision on review under s. 108.10 (4), in which it is

SENATE BILL 899

1 determined that an amount has been erroneously paid by an employer, the $\mathbf{2}$ department shall, from the administrative account appropriation under s. 20.445 (1) 3 (wd), credit the employer with interest at the rate of 0.75 percent per month or 4 fraction thereof on the amount of the erroneous payment. Interest shall accrue from $\mathbf{5}$ the month which the erroneous payment was made until the month in which it is 6 either used as a credit against future contributions or refunded to the employer. 7 **SECTION 49.** 108.18 (7) (a) 1. of the statutes is amended to read: 8 108.18 (7) (a) 1. Except as provided in pars. (b) to (i), any employer may make 9 payments to the fund during the month of November in excess of those required by 10 this section and s. 108.19 (1), (1e), and (1f). Each payment shall be credited to the 11 employer's account for the purpose of computing the employer's reserve percentage 12as of the immediately preceding computation date. 13 **SECTION 50.** 108.18 (7) (h) of the statutes is amended to read: 14 108.18 (7) (h) The department shall establish contributions, other than those 15contributions required by this section and assessments required under s. $108.19 \left(\frac{1}{2}\right)$ 16 (1e), and (1f) and contributions other than those submitted during the month of 17November or authorized under par. (f) or (i) 2., as a credit, without interest, against 18 future contributions payable by the employer or shall refund the contributions at the employer's option. 19 20 **SECTION 51.** 108.19 (title) of the statutes is repealed and recreated to read: 108.19 (title) Special assessments. 2122**SECTION 52.** 108.19 (1) of the statutes is renumbered 108.19 (1) (a) and 23amended to read:

24 108.19 (1) (a) Each employer subject to this chapter shall regularly contribute
 25 to the administrative account at the rate of two-tenths of one pay an assessment

- 19 -

SENATE BILL 899

1	equal to 0.2 percent per year on its payroll, except that the department may prescribe
2	at the close of any fiscal year such lower rates of contribution under this section
3	subsection, to apply to classes of employers throughout the ensuing fiscal year, as will
4	in the department's judgment adequately finance the administration of this chapter,
5	and as will in the department's judgment fairly represent the relative cost of the
6	services rendered by the department to each such class.
7	SECTION 53. 108.19 (1) (d) of the statutes is created to read:
8	108.19 (1) (d) Assessments under this subsection shall be credited to the
9	appropriation account under s. 20.445 (1) (wc).
10	SECTION 54. 108.19 (1e) (a) of the statutes is amended to read:
11	108.19 (1e) (a) Except as provided in par. (b), each employer, other than an
12	employer that finances benefits by reimbursement in lieu of contributions under s.
13	108.15, 108.151, or 108.152 shall, in addition to other contributions <u>amounts</u> payable
14	under s. 108.18 and this section, pay an assessment to the administrative account
15	for each year prior to <u>before</u> the year 2010 equal to the lesser of 0.01 percent of its
16	payroll for that year or the solvency contribution that would otherwise be payable
17	by the employer under s. 108.18 (9) for that year.
18	SECTION 55. 108.19 (1e) (cm) of the statutes is created to read:
19	108.19 (1e) (cm) Assessments under this subsection shall be credited to the
20	appropriation under s. 20.445 (1) (wh).
21	SECTION 56. 108.19 (1e) (d) of the statutes is amended to read:
22	108.19 (1e) (d) The department may expend the moneys received from
23	assessments levied under this subsection in the amounts authorized under s. 20.445
0.4	

(1) (gh) (wh) for the renovation and modernization of unemployment insurance
 information technology systems, specifically including development and

SENATE BILL 899

implementation of a new system and reengineering of automated processes and
 manual business functions.

SECTION 57. 108.19 (1f) (a) of the statutes is amended to read:
108.19 (1f) (a) Except as provided in par. (b), each employer, other than an
employer that finances benefits by reimbursement in lieu of contributions under s.
108.15, 108.151, or 108.152 shall, in addition to other contributions amounts payable
under s. 108.18 and this section, pay an assessment for each year equal to the lesser
of 0.01 percent of its payroll for that year or the solvency contribution that would
otherwise be payable by the employer under s. 108.18 (9) for that year.

- (d) Assessments under this paragraph <u>subsection</u> shall be deposited in the
 unemployment program integrity fund.
- 12 SECTION 58. 108.19 (1f) (c) of the statutes is amended to read:

13 108.19 (1f) (c) Notwithstanding par. (a), the department may, if it finds that the
full amount of the levy is not required to effect the purposes specified in sub. (1s) s.
15 <u>108.20 (2)</u> (b) for any year, prescribe a reduced levy for that year and in such case shall
publish in the notice under par. (b) the rate of the reduced levy.

17 SECTION 59. 108.19 (1m) of the statutes is renumbered 108.19 (1m) (a) and 18 amended to read:

19 108.19 (1m) (a) Each employer subject to this chapter as of the date a rate is 20 established under this subsection shall pay an assessment to the unemployment 21 interest payment fund at a rate established by the department sufficient to pay 22 interest due on advances from the federal unemployment account under Title XII of 23 the federal social security act, 42 USC 1321 to 1324. The rate established by the 24 department for employers who finance benefits under s. 108.15 (2), 108.151 (2), or 25 108.152 (1) shall be 75 percent of the rate established for other employers. The

SENATE BILL 899

1 amount of any employer's assessment shall be the product of the rate established for 2 that employer multiplied by the employer's payroll of the previous calendar year as 3 taken from guarterly employment and wage reports filed by the employer under s. 4 108.205 (1) or, in the absence of the filing of such reports, estimates made by the 5 department.

6

(d) Each assessment made under this subsection is due within 30 days after the 7 date the department issues the assessment. If the

8 (f) The department shall use amounts collected from employers under this 9 subsection exceed the amounts needed to pay interest due on advances from the 10 federal unemployment account under 42 USC 1321 to 1324. If the amounts collected 11 exceed the amounts needed to pay that interest for a given year, the department shall 12use any the excess to pay interest owed in subsequent years on advances from the federal unemployment account. If the department determines that additional 1314 interest obligations are unlikely, the department shall transfer the excess to the fund's balancing account of the fund, the unemployment program integrity fund, or 1516 both in amounts determined by the department.

17**SECTION 60.** 108.19 (1m) (e) of the statutes is created to read:

108.19 (1m) (e) Assessments under this subsection shall be deposited in the 18 unemployment interest payment fund. 19

20**SECTION 61.** 108.19 (1n) of the statutes is renumbered 108.19 (1m) (b) and 21amended to read:

22108.19 (1m) (b) The department shall publish as a class 1 notice under ch. 985 23any rate established under sub. (1m) par. (a) within 10 days of after the date that the 24rate is established.

- 22 -

SENATE BILL 899

SECTION 62. 108.19 (1p) of the statutes is renumbered 108.19 (1m) (c) and 1 $\mathbf{2}$ amended to read: 3 108.19 (1m) (c) Notwithstanding sub. (1m) par. (a), an employer having a 4 payroll of \$25,000 or less for the preceding calendar year is exempt from any 5assessment under sub. (1m) this subsection. 6 **SECTION 63.** 108.19 (1q) of the statutes is renumbered 108.20 (3) and amended 7 to read: 8 108.20 (3) UNEMPLOYMENT INTEREST PAYMENT FUND. There is created a separate, 9 nonlapsible trust fund designated as the unemployment interest payment fund 10 consisting of all amounts collected under sub. s. 108.19 (1m) (a) and all interest and 11 penalties on those amounts collected under s. 108.22. 12 **SECTION 64.** 108.19 (1s) of the statutes is renumbered 108.20 (2), and 108.20 13 (2) (a) 2. and 3., as renumbered, are amended to read: 14 108.20 (2) (a) 2. Assessments levied and deposited into the unemployment 15program integrity fund under sub. (1f) s. 108.19 (1f). 16 3. Amounts transferred under sub. (1m) s. 108.19 (1m) (f). 17SECTION 65. 108.19 (2) of the statutes is renumbered 108.19 (1) (b) and 18 amended to read: 19 108.19(1) (b) If the department finds, at any time within a fiscal year for which 20 it has prescribed lower contribution rates to the administrative account than the maximum rate permitted under sub. (1) par. (a), that such lower rates will not 2122adequately finance the administration of this chapter or are excessive for that 23purpose, the department may by general rule prescribe a new schedule of rates in no 24case exceeding the specified maximum to apply under this section subsection for the 25balance of the fiscal year.

SENATE BILL 899

1 **SECTION 66.** 108.19 (2m) of the statutes is renumbered 108.19 (1) (c) and $\mathbf{2}$ amended to read: 3 108.19 (1) (c) Within the limit specified by sub. (1) under par. (a), the 4 department may by rule prescribe at any time as to any period any such rate or rates 5 or schedule as it deems necessary and proper hereunder under this subsection. 6 Unless thus prescribed, no such rate or rates or schedule shall apply under sub. (1) 7 or (2) par. (a) or (b). 8 SECTION 67. 108.19 (4) of the statutes is renumbered 108.18 (1) (c) and 9 amended to read: 10 108.18 (1) (c) If section 303 Notwithstanding par. (b), if 42 USC 503 (a) (5) of title III of the social security act and section 26 USC 3304 (a) (4) of the internal 11 12revenue code are amended to permit a state agency to use, in financing 13administrative expenditures incurred in carrying out its employment security 14functions, some any part of the moneys collected or to be collected under the state 15unemployment insurance law, an employer's contributions in partial or complete substitution for grants under title III 42 USC 501 to 506, then this chapter shall, by 16

22 <u>(wd)</u>.

17

18

19

20

21

23 **SECTION 68.** 108.20 of the statutes is repealed and recreated to read:

24**108.20 Segregated funds. (1)** UNEMPLOYMENT ADMINISTRATION FUND. There25is created a separate, nonlapsible trust fund designated as the unemployment

rule of the department, be modified in the manner and to the extent and within the

limits necessary to permit such use by the department under this chapter; and the

modifications shall become effective on the same date as such use becomes

permissible under the federal amendments the department may credit any portion

of that part of an employer's contributions to the appropriation under s. 20.445 (1)

SENATE BILL 899

administration fund consisting of moneys credited to the appropriation accounts
 under s. 20.445 (1) (wc), (wd), and (wh).

- 3 (2) UNEMPLOYMENT PROGRAM INTEGRITY FUND.
- 4 **SECTION 69.** 108.22 (1) (am) of the statutes is amended to read:

5 108.22 (1) (am) The interest, penalties, and tardy filing fees levied under pars.
6 (a), (ac), (ad), and (af) shall be paid to the department and credited to the
7 administrative account appropriation under s. 20.445 (1) (wd).

8

SECTION 70. 108.22 (1m) of the statutes is amended to read:

9 108.22 (**1m**) If any person owes any contributions, reimbursements or 10 assessments under s. 108.15, 108.151, 108.152, 108.155, or 108.19 (1m), benefit overpayments, interest, fees, payments for forfeitures, other penalties, or any other 11 12 amount to the department under this chapter and fails to pay the amount owed, the 13 department has a perfected lien upon the right, title, and interest in all of the 14 person's real and personal property located in this state in the amount finally 15determined to be owed, plus costs. Except where creation of a lien is barred or staved 16 by bankruptcy or other insolvency law, the lien is effective upon the earlier of the date 17on which the amount is first due or the date on which the department issues a 18 determination of the amount owed under this chapter and shall continue until the 19 amount owed, plus costs and interest to the date of payment, is paid, except as 20 provided in sub. (8) (d). If a lien is initially barred or staved by bankruptcy or other 21insolvency law, it shall become effective immediately upon expiration or removal of 22such bar or stay. The perfected lien does not give the department priority over 23lienholders, mortgagees, purchasers for value, judgment creditors, and pledges 24whose interests have been recorded before the department's lien is recorded.

25

SECTION 71. Fiscal changes.

SENATE BILL 899

1	(1) The unencumbered balance in the appropriation account under s. $20.445(1)$
2	(gg), 2019 stats., immediately before the effective date of the repeal of s. 20.445 (1)
3	(gg), 2019 stats., and the unencumbered balance in the appropriation account under
4	s. 20.445 (1) (gm), 2019 stats., immediately before the effective date of the repeal of
5	s. 20.445 (1) (gm), 2019 stats., are transferred to the appropriation account under s.
6	20.445 (1) (wd), as affected by this act.
7	(2) (a) The unencumbered balance in the appropriation account under s. 20.445
8	(1) (gc) is transferred to the appropriation account under s. 20.445 (1) (wc).
9	(b) The unencumbered balance in the appropriation account under s. 20.445 $\left(1\right)$
10	(gd) is transferred to the appropriation account under s. 20.445 (1) (wd).
11	(c) The unencumbered balance in the appropriation account under s. 20.445 $\left(1\right)$
12	(gh) is transferred to the appropriation account under s. 20.445 (1) (wh).
13	SECTION 72. Effective date.
14	(1) This act takes effect on the first Sunday after publication.
15	(END)

- 26 -



State of Misconsin 2023 - 2024 LEGISLATURE

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION

AN ACT to repeal 20.445 (1) (gg), 20.445 (1) (gm), 108.02 (1), 108.14 (7) (c) and 1 $\mathbf{2}$ 108.14 (23) (d); to renumber and amend 20.445 (1) (gc), 20.445 (1) (gd), 20.445 3 (1) (gh), 108.14 (12) (e), 108.14 (18), 108.19 (1), 108.19 (1m), 108.19 (1n), 108.19 (1p), 108.19 (1q), 108.19 (1s), 108.19 (2), 108.19 (2m) and 108.19 (4); to 4 $\mathbf{5}$ consolidate, renumber and amend 108.14 (12) (a) to (d), 108.161 (1) and 6 (1m) and 108.161 (5) and (6); to amend 20.445 (1) (n), 20.445 (1) (nb), 20.445 7 (1) (nd), 20.445 (1) (ne), 20.445 (1) (u), 20.445 (1) (v), 25.17 (1) (xe), 25.17 (1) (xf), 8 103.05 (5) (d), 108.04 (11) (f), 108.07 (5) (am) (intro.), 108.07 (5) (am) 1., 108.07 9 (5) (am) 3., 108.07 (6), 108.09 (5) (b), 108.14 (2m), 108.14 (3m), 108.14 (16), 10 108.16 (5) (c), 108.16 (6) (k), 108.16 (6) (m), 108.16 (8) (f), 108.161 (title), 108.161 11 (2), 108.161 (3), 108.161 (3e), 108.161 (4), 108.161 (7), 108.161 (8), 108.161 (9), 12108.162 (7), 108.17 (2m), 108.17 (3), 108.17 (3m), 108.18 (7) (a) 1., 108.18 (7) (h), 13108.19 (1e) (a), 108.19 (1e) (d), 108.19 (1f) (a), 108.19 (1f) (c), 108.22 (1) (am) and 14108.22 (1m); to repeal and recreate 108.19 (title) and 108.20; and to create 1520.427 (1) (g), 108.19 (1) (d), 108.19 (1e) (cm) and 108.19 (1m) (e) of the statutes; relating to: various changes to the unemployment insurance law and making

 $\mathbf{2}$

1

an appropriation.

Analysis by the Legislative Reference Bureau

This bill makes various changes in the unemployment insurance (UI) law, which is administered by the Department of Workforce Development. Significant changes include all of the following:

Segregated fund

The bill creates a segregated fund to receive various program revenue moneys received by DWD under the UI law that are not otherwise credited to other segregated funds, including various moneys collected by DWD as interest and penalties under the UI law and all other nonfederal moneys received for the administration of the UI law that are not otherwise appropriated. Current law provides for depositing these revenues in appropriations in the general fund.

Other changes

The bill makes various changes to a) reorganize, clarify, and update provisions relating to the financing of the UI law; and b) address numerous out-of-date or erroneous cross-references in the UI law, including all of the following:

1. Repealing and consolidating certain appropriations and making other changes to clarify the funding sources and receiving appropriations for various revenues and expenses under the UI law.

2. Creating a program revenue appropriation for the Labor and Industry Review Commission to collect moneys received for the copying and generation of documents and for other services provided in carrying out its functions.

3. Deleting obsolete references to state laws.

4. Correcting various cross-references that are otherwise incomplete or erroneous.

5. Replacing certain references to provisions in federal acts or to the Internal Revenue Code with references to the U.S. Code in order to facilitate accessibility to federal law.

6. Making other nonsubstantive changes to the UI law to improve organization, modernize language, and provide further clarity, specificity, and consistency in the law.

For further information see the state and local fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 20.427 (1) (g) of the statutes is created to read:

1	20.427 (1) (g) Agency collections. All moneys received from fees or other
2	charges for copying of documents, generation of copies of documents from optical disc
3	or electronic storage, publication of books, and other services provided in carrying
4	out the functions of the labor and industry review commission.
5	SECTION 2. 20.445 (1) (gc) of the statutes is renumbered 20.445 (1) (wc) and
6	amended to read:
7	20.445 (1) (wc) Unemployment administration. All From the unemployment
8	administration fund, all moneys received by the department under s. 108.19 not
9	otherwise appropriated under this subsection (1) for the administration of ch. 108.
10	SECTION 3. 20.445 (1) (gd) of the statutes is renumbered 20.445 (1) (wd) and
11	amended to read:
12	20.445 (1) (wd) Unemployment interest and penalty payments. All From the
13	unemployment administration fund, all moneys received as interest and penalties
14	collected under ss. 108.04 (11) (c) and (cm) and (13) (c) and 108.22 except interest and
15	penalties deposited under s. 108.19 (1q), and forfeitures under s. 103.05 (5), all
16	moneys not appropriated under par. (gg) and 108.20 (3), all moneys received as
17	forfeitures under s. 103.05 (5), all moneys received under s. 108.09 (5) (c), all moneys
18	received under s. 108.14 (16), all moneys received under s. 108.18 (1) (c), all moneys
19	transferred to this appropriation account from the appropriation account under par.
20	(gh) (wh), and all other nonfederal moneys received for the employment service or
21	for the administration of ch. 108 that are not otherwise appropriated under this
22	subsection, for the payment of benefits specified in s. 108.07 (5) and 1987 Wisconsin
23	Act 38, section 132 (1) (c), for the payment of interest to employers under s. 108.17
24	(3m), for research relating to the condition of the unemployment reserve fund under
25	s. 108.14 (6), for administration of the unemployment insurance program and federal

- 3 -

1	or state unemployment insurance programs authorized by the governor under s.
2	16.54, for satisfaction of any federal audit exception concerning a payment from the
3	unemployment reserve fund or any federal aid disallowance concerning the
4	unemployment insurance program, for assistance to the department of justice in the
5	enforcement of ch. 108, for the payment of interest due on advances from the federal
6	unemployment account under title XII of the social security act <u>42 USC 1321 to 1324</u>
7	to the unemployment reserve fund, and for payments made to the unemployment
8	reserve fund to obtain a lower interest rate or deferral of interest payments on these
9	advances , except as otherwise provided in s. 108.20 .
10	SECTION 4. 20.445 (1) (gg) of the statutes is repealed.
11	SECTION 5. 20.445 (1) (gh) of the statutes is renumbered 20.445 (1) (wh) and
12	amended to read:
13	20.445 (1) (wh) Unemployment information technology systems; assessments.
14	All From the unemployment administration fund, all moneys received from
15	assessments levied under s. 108.19 (1e) (a) and 1997 Wisconsin Act 39, section 164
16	(2), for the purpose specified in s. 108.19 (1e) (d). The treasurer of the unemployment
17	reserve fund may transfer moneys from this appropriation account to the
18	appropriation account under par. (gd) <u>(wd)</u> .
19	SECTION 6. 20.445 (1) (gm) of the statutes is repealed.
20	SECTION 7. 20.445 (1) (n) of the statutes is amended to read:
21	20.445 (1) (n) Employment assistance and unemployment insurance
22	administration; federal moneys. All federal moneys received, as authorized by the
23	governor under s. 16.54, for the administration of employment assistance and
24	unemployment insurance programs of the department, for the performance of the
25	department's other functions under subch. I of ch. 106 and ch. 108, and to pay the

1 compensation and expenses of appeal tribunals and of employment councils $\mathbf{2}$ appointed under s. 108.14, to be used for such purposes, except as provided in s. 3 108.161 (3e), and, from the moneys received by this state under section 903 42 USC 4 1103 (d) of the federal Social Security Act, as amended, to transfer to the 5appropriation account under par. (nb) an amount determined by the treasurer of the 6 unemployment reserve fund not exceeding the lesser of the amount specified in s. 7 108.161 (4) (d) or the amounts in the schedule under par. (nb), to transfer to the 8 appropriation account under par. (nd) an amount determined by the treasurer of the 9 unemployment reserve fund not exceeding the lesser of the amount specified in s. 10 108.161 (4) (d) or the amounts in the schedule under par. (nd), to transfer to the 11 appropriation account under par. (ne) an amount not exceeding the lesser of the 12 amount specified in s. 108.161 (4) (d) or the sum of the amounts in the schedule under 13 par. (ne) and the amount determined by the treasurer of the unemployment reserve 14 fund that is required to pay for the cost of banking services incurred by the 15unemployment reserve fund, and to transfer to the appropriation account under s. 16 20.427 (1) (k) an amount determined by the treasurer of the unemployment reserve 17fund.

- 5 -

18

SECTION 8. 20.445 (1) (nb) of the statutes is amended to read:

20.445 (1) (nb) Unemployment administration; information technology
systems. From the moneys received from the federal government under section 903
42 USC 1103 (d) of the federal Social Security Act, as amended, as a continuing
appropriation, the amounts in the schedule, as authorized by the governor under s.
16.54, for the purpose specified in s. 108.19 (1e) (d). All moneys transferred from par.
(n) for this purpose shall be credited to this appropriation account. No moneys may
be expended from this appropriation unless the treasurer of the unemployment

2023 – 2024 Legislature

1

 $\mathbf{2}$

reserve fund determines that such expenditure is currently needed for the purpose specified in s. 108.19 (1e) (d).

- 6 -

3 **SECTION 9.** 20.445 (1) (nd) of the statutes is amended to read: 4 20.445 (1) (nd) Unemployment administration; apprenticeship and other 5 *employment services.* From the moneys received from the federal government under 6 section 903 42 USC 1103 (d) of the federal Social Security Act, as amended, the 7 amounts in the schedule, as authorized by the governor under s. 16.54, to be used for 8 administration by the department of apprenticeship programs under subch. I of ch. 9 106 and for administration and service delivery of employment and workforce 10 information services, including the delivery of reemployment assistance services to unemployment insurance claimants. All moneys transferred from par. (n) for this 11 12 purpose shall be credited to this appropriation account. No moneys may be expended 13from this appropriation unless the treasurer of the unemployment reserve fund 14 determines that such expenditure is currently needed for the purposes specified in 15this paragraph.

16

SECTION 10. 20.445(1) (ne) of the statutes is amended to read:

1720.445 (1) (ne) Unemployment insurance administration and bank service 18 costs. From the moneys received by this state under section 903 of the federal Social Security Act, as amended 42 USC 1103, all moneys transferred from the 19 20appropriation account under par. (n) to be used for the administration of 21unemployment insurance and for the payment of the cost of banking services 22incurred by the unemployment reserve fund. No moneys may be expended from this 23appropriation unless the treasurer of the unemployment reserve fund determines 24that such expenditure is currently needed for the purpose specified in this 25paragraph.

1	SECTION 11. 20.445 (1) (u) of the statutes is amended to read:					
2	20.445 (1) (u) Unemployment interest payments and transfers. From the					
3	unemployment interest payment fund, all moneys received from assessments under					
4	s. 108.19 (1m) (a) for the purpose of making the payments and transfers authorized					
5	under s. 108.19 (1m) <u>(f)</u> .					
6	SECTION 12. 20.445 (1) (v) of the statutes is amended to read:					
7	20.445 (1) (v) Unemployment program integrity. From the unemployment					
8	program integrity fund, all moneys received from sources identified under s. 108.19					
9	(1s) <u>108.20</u> (2) (a) for the purpose of making the payments authorized under s. 108.19					
10	(1s) <u>108.20 (2)</u> (b).					
11	SECTION 13. 25.17 (1) (xe) of the statutes is amended to read:					
12	25.17 (1) (xe) Unemployment interest payment fund (s. <u>108.19 (1q)</u> <u>108.20 (3)</u>);					
13	SECTION 14. 25.17 (1) (xf) of the statutes is amended to read:					
14	25.17 (1) (xf) Unemployment program integrity fund (s. <u>108.19</u> (1s) <u>108.20</u> (2));					
15	SECTION 15. 103.05 (5) (d) of the statutes is amended to read:					
16	103.05 (5) (d) The department shall deposit all moneys received under this					
17	subsection in the appropriation account under s. 20.445 (1) (gd) (wd).					
18	SECTION 16. 108.02 (1) of the statutes is repealed.					
19	SECTION 17. 108.04 (11) (f) of the statutes is amended to read:					
20	108.04 (11) (f) All amounts forfeited under par. (c) and all collections from					
21	administrative assessments under par. (cm) shall be credited to the administrative					
22	account appropriation under s. 20.445 (1) (wd).					
23	SECTION 18. 108.07 (5) (am) (intro.) of the statutes is amended to read:					
24	108.07 (5) (am) (intro.) Except as provided in sub. (7), whenever benefits					
25	which <u>that</u> would otherwise be chargeable to the fund's balancing account are paid					

- 7 -

based on wages paid by an employer that is not subject to the contribution
requirements of ss. 108.17 and 108.18, and the benefits are so chargeable under
sub. (3) or s. 108.04 (1) (f) or, (5), or (5g) or 108.14 (8n) (e), or under s. 108.16 (6m)
(e) for benefits specified in s. 108.16 (3) (b), the department shall charge the
benefits as follows:

- 8 -

6

SECTION 19. 108.07(5)(am) 1. of the statutes is amended to read:

108.07 (5) (am) 1. If no employer from which the claimant has base period
wages is subject to the contribution requirements of ss. 108.17 and 108.18, the
benefits shall be charged to the administrative account and paid from the
appropriation under s. 20.445 (1) (gd) (wd).

11

SECTION 20. 108.07 (5) (am) 3. of the statutes is amended to read:

12 108.07 (5) (am) 3. If 2 or more employers from which the claimant has base 13period wages are not subject to the contribution requirements of ss. 108.17 and 14108.18, and one or more employers from which the claimant has base period wages 15are subject to the contribution requirements of ss. 108.17 and 108.18, that 16 percentage of the employee's benefits which would otherwise be chargeable to the 17fund's balancing account under sub. (3) or s. 108.04 (1) (f) or, (5), or (5g), or under s. 18 108.16 (6m) (e) for benefits specified in s. 108.16 (3) (b), shall be charged to the administrative account and paid from the appropriation under s. 20.445 (1) (gd) (wd). 19 20**SECTION 21.** 108.07 (6) of the statutes is amended to read:

108.07 (6) The department may initially charge benefits otherwise chargeable
to the administrative account payable from the appropriation under s. 20.445 (1)
(wd) as provided under this section to the fund's balancing account, and periodically
reimburse the charges to the balancing account from the administrative account
appropriation under s. 20.445 (1) (wd).

1 **SECTION 22.** 108.09 (5) (b) of the statutes is amended to read: $\mathbf{2}$ 108.09 (5) (b) All testimony at any hearing under this section shall be recorded 3 by electronic means, but need not be transcribed unless either of the parties requests 4 a transcript before expiration of that party's right to further appeal under this 5section and pays a fee to the commission in advance, the amount of which shall be 6 established by rule of the commission. When the commission provides a transcript 7 to one of the parties upon request, the commission shall also provide a copy of the 8 transcript to all other parties free of charge. The transcript fee collected shall be paid 9 to the administrative account credited to the appropriation account under s. 20.427 10 <u>(1) (g)</u>.

11

SECTION 23. 108.14 (2m) of the statutes is amended to read:

12 108.14 (2m) In the discharge of their duties under this chapter an appeal 13 tribunal, commissioner, or other authorized representative of the department or 14 commission may administer oaths to persons appearing before them, take 15depositions, certify to official acts, and by subpoenas, served in the manner in which 16 circuit court subpoenas are served, compel attendance of witnesses and the 17production of books, papers, documents, and records necessary or convenient to be 18 used by them in connection with any investigation, hearing, or other proceeding 19 under this chapter. A party's attorney of record may issue a subpoena to compel the 20 attendance of a witness or the production of evidence. A subpoena issued by an 21attorney must be in substantially the same form as provided in s. 805.07 (4) and must 22be served in the manner provided in s. 805.07 (5). The attorney shall, at the time of 23issuance, send a copy of the subpoena to the appeal tribunal or other representative 24of the department responsible for conducting the proceeding. However, in any 25investigation, hearing, or other proceeding involving the administration of oaths or

- 9 -

the use of subpoenas under this subsection due notice shall be given to any interested party involved, who shall be given an opportunity to appear and be heard at any such proceeding and to examine witnesses and otherwise participate therein. Witness fees and travel expenses involved in proceedings under this chapter may be allowed by the appeal tribunal or representative of the department at rates specified by department rules, and shall be paid from the administrative account appropriation <u>under s. 20.445 (1) (n)</u>.

8

SECTION 24. 108.14 (3m) of the statutes is amended to read:

9 108.14 (3m) In any court action to enforce this chapter the department, the 10 commission, and the state may be represented by any licensed attorney who is an employee of the department or the commission and is designated by either of them 11 12for this purpose or at the request of either of them by the department of justice. If 13the governor designates special counsel to defend, in behalf of the state, the validity 14of this chapter or of any provision of Title IX of the social security act 42 USC 1101 15to 1111, the expenses and compensation of the special counsel and of any experts 16 employed by the department in connection with that proceeding may be charged to 17the administrative account appropriation under s. 20.445 (1) (wd). If the 18 compensation is being determined on a contingent fee basis, the contract is subject to s. 20.9305. 19

20 **SECTION 25.** 108.14 (7) (c) of the statutes is repealed.

SECTION 26. 108.14 (12) (a) to (d) of the statutes are consolidated, renumbered
108.14 (12) (am) and amended to read:

108.14 (12) (am) Consistently with the provisions of pars. (8) and (9) of section
 303 (a) of Title III of the federal social security act, <u>42 USC 503 (a) (8) and (9), the</u>
 department shall expend all moneys received in the federal administrative financing

1 account from any federal agency under said Title III shall be expended 42 USC ch. $\mathbf{2}$ 7 subch. III solely for the purposes and in the amounts found necessary by said that 3 agency for the proper and efficient administration of this chapter. (b) Consistently 4 with said provisions of said Title III, any The department shall replace, within a 5reasonable time, any such moneys, that were received prior to before July 1, 1941, 6 and remaining remained unencumbered on said that date, or that were received on 7 or after said that date, which, because of any action or contingency, have been if the 8 moneys are lost or have been expended for purposes other than, or in amounts in 9 excess of, those found necessary by said the federal agency for the proper 10 administration of this chapter, shall be replaced within a reasonable time. This paragraph is the declared policy of this state, as enunciated by the 1941 legislature, 11 12and shall be implemented as further provided in this subsection. (c). If it is believed that any amount of money thus received has been thus is lost or improperly 1314 expended, the department, on its own motion or on notice from said the federal 15agency, shall promptly investigate and determine the matter and shall, depending 16 on the nature of its determination, take such steps as it may deem considers 17necessary to protect the interests of the state. (d) If it is finally determined that 18 moneys thus received have been thus lost or improperly expended, then the 19 department shall either make the necessary replacement from those moneys in the 20 administrative account specified in s. 108.20 (2m) the appropriation under s. 20.445 (1) (wd) or shall submit, at the next budget hearings conducted by the governor and 2122 at the budget hearings conducted by the next legislature convened in regular session, 23a request that the necessary replacement be made by an appropriation from the 24general fund.

1	SECTION 27. 108.14 (12) (e) of the statutes is renumbered 108.14 (12) (bm) and
2	amended to read:
3	108.14 (12) (bm) This subsection shall not be construed to relieve this state of
4	any obligation existing prior to its enactment <u>before July 1, 1941</u> , with respect to
5	moneys received prior to <u>before</u> July 1, 1941, pursuant to said Title III <u>under 42 USC</u>
6	<u>ch. 7 subch. III</u> .
7	SECTION 28. 108.14 (16) of the statutes is amended to read:
8	108.14 (16) The department shall have duplicated or printed, and shall
9	distribute without charge, such employment security any reports, studies and,
10	forms, records, decisions, regulations, rules, or other materials, including the text of
11	this chapter and, the handbook under sub. (23), and other instructional or
12	explanatory pamphlets for employers or workers, as <u>that</u> it deems necessary for
13	public information or for the proper administration of this chapter; but the. The
14	department may collect a reasonable charge, which shall be credited to the
15	administrative appropriation account under s. 20.445 (1) (wd), for any such item the
16	cost of which is not fully covered by federal administrative grants.
17	SECTION 29. 108.14 (18) of the statutes is renumbered 108.19 (1e) (e) and
18	amended to read:
19	108.19 (1e) (e) No later than the end of the month following each quarter in
20	which the department expends moneys derived from assessments levied under s.
21	108.19 (1e) this subsection, the department shall submit a report to the council on
22	unemployment insurance describing the use of the moneys expended and the status
23	at the end of the quarter of any project for which moneys were expended.
24	SECTION 30. 108.14 (23) (d) of the statutes is repealed.
25	SECTION 31. 108.16 (5) (c) of the statutes is amended to read:

2023 - 2024 Legislature - 13 -

1	108.16 (5) (c) While the state has an account in the "Unemployment Trust
2	Fund"," public deposit insurance charges on the fund's balances held in banks,
3	savings banks, savings and loan associations, and credit unions in this state, the
4	premiums on surety bonds required of the fund's treasurer under this section, and
5	any other expense of administration otherwise payable from the fund's interest
6	earnings, shall be paid from the administrative account appropriation under s.
7	<u>20.445 (1) (n) or (ne)</u> .
8	SECTION 32. 108.16 (6) (k) of the statutes is amended to read:
9	108.16 (6) (k) All payments to the fund from the administrative account as
10	authorized under s. 108.20 (2m) appropriation under s. 20.445 (1) (wd).
11	SECTION 33. 108.16 (6) (m) of the statutes is amended to read:
12	108.16 (6) (m) Any amounts transferred to the balancing account from the
13	unemployment interest payment fund <u>under s. 108.19 (1m) (f)</u> .
14	SECTION 34. 108.16 (8) (f) of the statutes is amended to read:
15	108.16 (8) (f) The successor shall take over and continue the transferor's
16	account, including its positive or negative balance and all other aspects of its
17	experience under this chapter in proportion to the payroll assignable to the
18	transferred business and the liability of the successor shall be proportioned to the
19	extent of the transferred business. The transferor and the successor shall be jointly
20	and severally liable for any amounts owed by the transferor to the fund and to the
21	administrative account <u>under this chapter</u> at the time of the transfer, but a successor
22	under par. (c) is not liable for the debts of the transferor except in the case of fraud $% \left({{\mathbf{r}}_{i}} \right)$
23	or malfeasance.
24	SECTION 35. 108.161 (title) of the statutes is amended to read:

1	108.161 (title) Federal administrative financing account <u>; Reed Act</u>
2	distributions.
3	SECTION 36. 108.161 (1) and $(1m)$ of the statutes are consolidated, renumbered
4	108.161 (1) and amended to read:
5	108.161 (1) The fund's treasurer shall maintain within the fund an
6	employment security "federal administrative financing account"," and shall credit
7	thereto to that account all amounts credited to the fund pursuant to the federal
8	employment security administrative financing act (of 1954) and section 903 of the
9	federal social security act, as amended. (1m) The treasurer of the fund shall also
10	credit to said account under 42 USC 1101 to 1103 and all federal moneys credited to
11	the fund pursuant to <u>under</u> sub. (8).
12	SECTION 37. 108.161 (2) of the statutes is amended to read:
13	108.161 (2) The requirements of said section 903 42 USC 1103 shall control any
14	appropriation, withdrawal, and use of any moneys in said the federal administrative
15	financing account.
16	SECTION 38. 108.161 (3) of the statutes is amended to read:
17	108.161 (3) Consistently with this chapter and said section 903, such <u>42 USC</u>
18	<u>1103, moneys in the federal administrative financing account shall be used solely for</u>
19	benefits or employment security administration by the department, including
20	unemployment insurance, employment service, apprenticeship programs, and
21	related statistical operations.
22	SECTION 39. 108.161 (3e) of the statutes is amended to read:
23	108.161 (3e) Notwithstanding sub. (3), any moneys allocated under section 903
24	of the federal Social Security Act, as amended, <u>42 USC 1103</u> for federal fiscal years
25	2000 and 2001 and the first \$2,389,107 of any distribution received by this state

under section 903 of that act <u>42 USC 1103</u> in federal fiscal year 2002 shall be used
 solely for unemployment insurance administration.

3

SECTION 40. 108.161 (4) of the statutes is amended to read:

4 108.161 (4) Such moneys Moneys in the federal administrative financing 5 account shall be encumbered and spent for employment security administrative 6 purposes only pursuant to, and after the effective date of, a specific legislative 7 appropriation enactment that does all of the following:

8 (a) <u>Stating States</u> for which such purposes and in what amounts the 9 appropriation is being made to the administrative account created by s. 108.20.

10 (b) <u>Directing Directs</u> the fund's treasurer to transfer the appropriated amounts 11 to the administrative account the appropriation account under s. 20.445 (1) (n) only 12 as and to the extent that they are currently needed for such expenditures, and 13 directing directs that there shall be restored to the <u>federal administrative financing</u> 14 account created by sub. (1) any amount thus transferred which that has ceased to be 15 needed or available for such expenditures.

(c) Specifying Specifies that the appropriated amounts are available for
obligation solely within the 2 years beginning on the appropriation law's date of
enactment. This paragraph does not apply to the appropriations under s. 20.445 (1)
(nd) and (ne) or to any amounts expended from the appropriation under s. 20.445 (1)
(nb) from moneys transferred to this state on March 13, 2002, pursuant to section 903
(d) of the federal Social Security Act 42 USC 1103 (d).

(d) Limiting Limits the total amount which that may be obligated during any
fiscal year to the aggregate of all amounts credited under sub. (1), including amounts
credited pursuant to under sub. (8), reduced at the time of any obligation by the sum
of the moneys obligated and charged against any of the amounts credited.

2023 - 2024 Legislature - 16 -

1	SECTION 41. 108.161 (5) and (6) of the statutes are consolidated, renumbered
2	108.161 (5m) and amended to read:

108.161 (5m) The total of the amounts thus appropriated <u>under sub. (4)</u> for use
in any fiscal year shall in no event exceed the moneys available for such use
hereunder <u>under this section</u>, considering the timing of credits hereunder <u>under this</u>
<u>section</u> and the sums already spent or appropriated or transferred or otherwise
encumbered hereunder. (6) <u>under this section</u>. The fund's treasurer shall keep a
record of all such times and amounts; shall charge transactions and shall do all of the
following:

10 (a) Charge each sum against the earliest credits duly available therefor; shall 11 include.

- 12 (b) Include any sum thus that has been appropriated but not yet spent 13 hereunder under this section in computing the fund's net balance as of the close of 14 any month, in line with the federal requirement that any such sum shall, until spent, 15 be considered part of the fund: and shall certify.
- 16 (c) <u>Certify</u> the relevant facts whenever necessary hereunder.
- 17 **SECTION 42.** 108.161 (7) of the statutes is amended to read:

18 108.161 (7) If any moneys appropriated hereunder <u>under this section</u> are used 19 to buy and hold suitable land, with a view to the future construction of an <u>and to build</u> 20 <u>a suitable</u> employment security building thereon, and if such land is later sold or 21 transferred to other use, the proceeds of such sale (, or the value of such land when 22 transferred), shall be credited to the <u>federal administrative financing</u> account 23 created by sub. (1) except as otherwise provided in ss. 13.48 (14) and 16.848.

24 **SECTION 43.** 108.161 (8) of the statutes is amended to read:

1 108.161 (8) If any sums are appropriated and spent hereunder under this $\mathbf{2}$ section to buy land and to build a suitable employment security building thereon, or 3 to purchase information technology hardware and software, then any federal moneys thereafter credited to the fund or paid to the department by way of gradual 4 5 reimbursement of such employment security capital expenditures, or in lieu of the 6 estimated periodic amounts which that would otherwise (, in the absence of such expenditures), be federally granted for the rental of substantially equivalent 7 8 quarters, shall be credited to the federal administrative financing account created 9 by sub. (1), consistently with any federal requirements applicable to the handling 10 and crediting of such moneys.

11

SECTION 44. 108.161 (9) of the statutes is amended to read:

12108.161 (9) Any land and building or office quarters acquired under this section 13 shall continue to be used for employment security purposes. Realty or quarters may 14 not be sold or transferred to other use if prior action is taken under s. 13.48 (14) (am) 15or 16.848 (1) and may not be sold or transferred without the governor's approval. The 16 proceeds from the sale, or the value of realty or quarters upon transfer, shall be 17credited to the federal administrative financing account established in sub. (1) or 18 credited to the fund established in s. 108.20 appropriate appropriation account 19 under s. 20.445, or both as determined by the department in accordance with federal 20 requirements. Equivalent substitute rent-free quarters may be provided, as 21federally approved. Amounts credited under this subsection shall be used solely to 22finance employment security guarters according to federal requirements.

23

SECTION 45. 108.162 (7) of the statutes is amended to read:

2023 - 2024 Legislature - 18 -

1 108.162 (7) Any amount appropriated under s. 20.445 (1) (na) which that has $\mathbf{2}$ not been obligated shall be available for employment security local office building 3 projects, consistent with this section and ss. s. 108.161 and 108.20. **SECTION 46.** 108.17 (2m) of the statutes is amended to read: 4 5 108.17 (2m) When a written statement of account is issued to an employer by 6 the department. showing as duly credited that shows a specified amount received 7 from the employer under this chapter as having been credited, no other form of state 8 receipt therefor is required. 9 **SECTION 47.** 108.17 (3) of the statutes is amended to read: 10 108.17 (3) If an employing unit makes application applies to the department 11 to adjust an alleged overpayment by the employer of contributions or interest under 12this chapter, and files such an application within 3 years after the close of the 13calendar year in which such payment was made, the department shall make a 14determination determine under s. 108.10 as to the existence and whether and to 15what extent of any such an overpayment, and said section shall apply to such 16 determination exists. Except as provided in sub. (3m), the department shall allow 17an employer a credit for any amount determined under s. 108.10 to have been 18 erroneously paid by the employer, without interest, against its future contribution 19 payments; or, if the department finds it impracticable to allow the employer such a 20credit, it shall refund such the overpayment to the employer, without interest, from 21the fund or the administrative account, as the case may be appropriate appropriation 22under s. 20.445. 23**SECTION 48.** 108.17 (3m) of the statutes is amended to read:

24108.17 (3m) If an appeal tribunal or the commission issues a decision under25s. 108.10 (2), or a court issues a decision on review under s. 108.10 (4), in which it is

determined that an amount has been erroneously paid by an employer, the department shall, from the administrative account appropriation under s. 20.445 (1) (wd), credit the employer with interest at the rate of 0.75 percent per month or fraction thereof on the amount of the erroneous payment. Interest shall accrue from the month which the erroneous payment was made until the month in which it is either used as a credit against future contributions or refunded to the employer.

 $\mathbf{7}$

13

SECTION 49. 108.18(7)(a) 1. of the statutes is amended to read:

8 108.18 (7) (a) 1. Except as provided in pars. (b) to (i), any employer may make 9 payments to the fund during the month of November in excess of those required by 10 this section and s. 108.19 (1), (1e), and (1f). Each payment shall be credited to the 11 employer's account for the purpose of computing the employer's reserve percentage 12 as of the immediately preceding computation date.

SECTION 50. 108.18 (7) (h) of the statutes is amended to read:

14 108.18 (7) (h) The department shall establish contributions, other than those 15 <u>contributions</u> required by this section and <u>assessments required under</u> s. 108.19 (1), 16 (1e), and (1f) and contributions other than those submitted during the month of 17 November or authorized under par. (f) or (i) 2., as a credit, without interest, against 18 future contributions payable by the employer or shall refund the contributions at the 19 employer's option.

20

SECTION 51. 108.19 (title) of the statutes is repealed and recreated to read:

21 **108.19** (title) **Special assessments.**

22 SECTION 52. 108.19 (1) of the statutes is renumbered 108.19 (1) (a) and 23 amended to read:

108.19 (1) (a) Each employer subject to this chapter shall regularly contribute
 to the administrative account at the rate of two-tenths of one pay an assessment

1	equal to 0.2 percent per year on its payroll, except that the department may prescribe						
2	at the close of any fiscal year such lower rates of contribution under this section						
3	subsection, to apply to classes of employers throughout the ensuing fiscal year, as will						
4	in the department's judgment adequately finance the administration of this chapter,						
5	and as will in the department's judgment fairly represent the relative cost of the						
6	services rendered by the department to each such class.						
7	SECTION 53. 108.19 (1) (d) of the statutes is created to read:						
8	108.19 (1) (d) Assessments under this subsection shall be credited to the						
9	appropriation account under s. 20.445 (1) (wc).						
10	SECTION 54. 108.19 (1e) (a) of the statutes is amended to read:						
11	108.19 (1e) (a) Except as provided in par. (b), each employer, other than an						
12	employer that finances benefits by reimbursement in lieu of contributions under s.						
13	108.15, 108.151, or 108.152 shall, in addition to other contributions <u>amounts</u> payable						
14	under s. 108.18 and this section, pay an assessment to the administrative account						
15	for each year prior to <u>before</u> the year 2010 equal to the lesser of 0.01 percent of its						
16	payroll for that year or the solvency contribution that would otherwise be payable						
17	by the employer under s. 108.18 (9) for that year.						
18	SECTION 55. 108.19 (1e) (cm) of the statutes is created to read:						
19	108.19 (1e) (cm) Assessments under this subsection shall be credited to the						
20	appropriation under s. 20.445 (1) (wh).						
21	SECTION 56. 108.19 (1e) (d) of the statutes is amended to read:						
22	108.19 (1e) (d) The department may expend the moneys received from						
23	assessments levied under this subsection in the amounts authorized under s. 20.445						
24	(1) (gh) (wh) for the renovation and modernization of unemployment insurance						
25	information technology systems, specifically including development and						

2023 – 2024 Legislature

implementation of a new system and reengineering of automated processes and
 manual business functions.

- 21 -

3 **SECTION 57.** 108.19 (1f) (a) of the statutes is amended to read: 4 108.19 (1f) (a) Except as provided in par. (b), each employer, other than an 5employer that finances benefits by reimbursement in lieu of contributions under s. 6 108.15, 108.151, or 108.152 shall, in addition to other contributions amounts payable 7 under s. 108.18 and this section, pay an assessment for each year equal to the lesser 8 of 0.01 percent of its payroll for that year or the solvency contribution that would 9 otherwise be payable by the employer under s. 108.18 (9) for that year. 10 (d) Assessments under this paragraph subsection shall be deposited in the 11 unemployment program integrity fund. 12 **SECTION 58.** 108.19 (1f) (c) of the statutes is amended to read: 13 108.19 (1f) (c) Notwithstanding par. (a), the department may, if it finds that the 14 full amount of the levy is not required to effect the purposes specified in sub. (1s) s. 15108.20 (2) (b) for any year, prescribe a reduced levy for that year and in such case shall 16 publish in the notice under par. (b) the rate of the reduced levy.

17 SECTION 59. 108.19 (1m) of the statutes is renumbered 108.19 (1m) (a) and 18 amended to read:

19 108.19 (1m) (a) Each employer subject to this chapter as of the date a rate is 20 established under this subsection shall pay an assessment to the unemployment 21 interest payment fund at a rate established by the department sufficient to pay 22 interest due on advances from the federal unemployment account under Title XII of 23 the federal social security act, 42 USC 1321 to 1324. The rate established by the 24 department for employers who finance benefits under s. 108.15 (2), 108.151 (2), or 25 108.152 (1) shall be 75 percent of the rate established for other employers. The 2023 – 2024 Legislature

amount of any employer's assessment shall be the product of the rate established for
that employer multiplied by the employer's payroll of the previous calendar year as
taken from quarterly employment and wage reports filed by the employer under s.
108.205 (1) or, in the absence of the filing of such reports, estimates made by the
department.

6 (d) Each assessment made under this subsection is due within 30 days after the
7 date the department issues the assessment. If the

8 (f) The department shall use amounts collected from employers under this 9 subsection exceed the amounts needed to pay interest due on advances from the 10 federal unemployment account under 42 USC 1321 to 1324. If the amounts collected 11 exceed the amounts needed to pay that interest for a given year, the department shall 12use any the excess to pay interest owed in subsequent years on advances from the federal unemployment account. If the department determines that additional 1314 interest obligations are unlikely, the department shall transfer the excess to the fund's balancing account of the fund, the unemployment program integrity fund, or 1516 both in amounts determined by the department.

17 **SECTION 60.** 108.19 (1m) (e) of the statutes is created to read:

18 108.19 (1m) (e) Assessments under this subsection shall be deposited in the
unemployment interest payment fund.

20 SECTION 61. 108.19 (1n) of the statutes is renumbered 108.19 (1m) (b) and 21 amended to read:

108.19 (1m) (b) The department shall publish as a class 1 notice under ch. 985
any rate established under sub. (1m) par. (a) within 10 days of after the date that the
rate is established.

- 22 -

2023 - 2024 Legislature - 23 -

1	SECTION 62. 108.19 (1p) of the statutes is renumbered 108.19 (1m) (c) and
2	amended to read:
3	108.19 (1m) (c) Notwithstanding sub. (1m) par. (a), an employer having a
4	payroll of \$25,000 or less for the preceding calendar year is exempt from any
5	assessment under sub. (1m) <u>this subsection</u> .
6	SECTION 63. 108.19 (1q) of the statutes is renumbered 108.20 (3) and amended
7	to read:
8	108.20 (3) <u>UNEMPLOYMENT INTEREST PAYMENT FUND.</u> There is created a separate,
9	nonlapsible trust fund designated as the unemployment interest payment fund
10	consisting of all amounts collected under sub. <u>s. 108.19</u> (1m) (a) and all interest and
11	penalties on those amounts collected under s. 108.22.
12	SECTION 64. 108.19 (1s) of the statutes is renumbered 108.20 (2), and 108.20
13	(2) (a) 2. and 3., as renumbered, are amended to read:
14	108.20 (2) (a) 2. Assessments levied and deposited into the unemployment
15	program integrity fund under sub. (1f) <u>s. 108.19 (1f)</u> .
16	3. Amounts transferred under sub. (1m) s. 108.19 (1m) (f).
17	SECTION 65. 108.19 (2) of the statutes is renumbered 108.19 (1) (b) and
18	amended to read:
19	108.19(1) (b) If the department finds, at any time within a fiscal year for which
20	it has prescribed lower contribution rates to the administrative account than the
21	maximum rate permitted under sub. (1) par. (a), that such lower rates will not
22	adequately finance the administration of this chapter or are excessive for that
23	purpose, the department may by general rule prescribe a new schedule of rates in no
24	case exceeding the specified maximum to apply under this section subsection for the
25	balance of the fiscal year.

1	SECTION 66.	108.19 (2m) of the	e statutes is r	enumbered 1	108.19 (1) (c)) and
2	amended to read:					

108.19 (1) (c) Within the limit specified by sub. (1) under par. (a), the
department may by rule prescribe at any time as to any period any such rate or rates
or schedule as it deems necessary and proper hereunder <u>under this subsection</u>.
Unless thus prescribed, no such rate or rates or schedule shall apply under sub. (1)
or (2) par. (a) or (b).

8 SECTION 67. 108.19 (4) of the statutes is renumbered 108.18 (1) (c) and 9 amended to read:

10 108.18 (1) (c) If section 303 Notwithstanding par. (b), if 42 USC 503 (a) (5) of title III of the social security act and section 26 USC 3304 (a) (4) of the internal 11 12revenue code are amended to permit a state agency to use, in financing 13administrative expenditures incurred in carrying out its employment security 14functions, some any part of the moneys collected or to be collected under the state 15unemployment insurance law, an employer's contributions in partial or complete 16 substitution for grants under title III 42 USC 501 to 506, then this chapter shall, by 17rule of the department, be modified in the manner and to the extent and within the 18 limits necessary to permit such use by the department under this chapter; and the 19 modifications shall become effective on the same date as such use becomes 20permissible under the federal amendments the department may credit any portion 21of that part of an employer's contributions to the appropriation under s. 20.445 (1) 22(wd).

23

SECTION 68. 108.20 of the statutes is repealed and recreated to read:

24**108.20 Segregated funds. (1)** UNEMPLOYMENT ADMINISTRATION FUND. There25is created a separate, nonlapsible trust fund designated as the unemployment

administration fund consisting of moneys credited to the appropriation accounts
 under s. 20.445 (1) (wc), (wd), and (wh).

- 25 -

3

(2) UNEMPLOYMENT PROGRAM INTEGRITY FUND.

4 **SECTION 69.** 108.22 (1) (am) of the statutes is amended to read:

5 108.22 (1) (am) The interest, penalties, and tardy filing fees levied under pars.
6 (a), (ac), (ad), and (af) shall be paid to the department and credited to the
7 administrative account appropriation under s. 20.445 (1) (wd).

8

SECTION 70. 108.22 (1m) of the statutes is amended to read:

9 108.22 (**1m**) If any person owes any contributions, reimbursements or 10 assessments under s. 108.15, 108.151, 108.152, 108.155, or 108.19 (1m), benefit 11 overpayments, interest, fees, payments for forfeitures, other penalties, or any other 12 amount to the department under this chapter and fails to pay the amount owed, the 13 department has a perfected lien upon the right, title, and interest in all of the 14 person's real and personal property located in this state in the amount finally 15determined to be owed, plus costs. Except where creation of a lien is barred or stayed 16 by bankruptcy or other insolvency law, the lien is effective upon the earlier of the date 17on which the amount is first due or the date on which the department issues a 18 determination of the amount owed under this chapter and shall continue until the 19 amount owed, plus costs and interest to the date of payment, is paid, except as 20 provided in sub. (8) (d). If a lien is initially barred or staved by bankruptcy or other 21insolvency law, it shall become effective immediately upon expiration or removal of 22such bar or stay. The perfected lien does not give the department priority over 23lienholders, mortgagees, purchasers for value, judgment creditors, and pledges 24whose interests have been recorded before the department's lien is recorded.

25

SECTION 71. Fiscal changes.

2023 - 2024 Legislature - 26 -

1	(1) The unencumbered balance in the appropriation account under s. $20.445(1)$
2	(gg), 2021 stats., immediately before the effective date of the repeal of s. 20.445 (1)
3	(gg), 2021 stats., and the unencumbered balance in the appropriation account under
4	s. 20.445 (1) (gm), 2021 stats., immediately before the effective date of the repeal of
5	s. 20.445 (1) (gm), 2021 stats., are transferred to the appropriation account under s.
6	20.445 (1) (wd), as affected by this act.
7	(2) (a) The unencumbered balance in the appropriation account under s. 20.445
8	(1) (gc) is transferred to the appropriation account under s. 20.445 (1) (wc).
9	(b) The unencumbered balance in the appropriation account under s. 20.445 $\left(1\right)$
10	(gd) is transferred to the appropriation account under s. 20.445 (1) (wd).
11	(c) The unencumbered balance in the appropriation account under s. 20.445 $\left(1\right)$
12	(gh) is transferred to the appropriation account under s. 20.445 (1) (wh).
13	SECTION 72. Effective date.
14	(1) This act takes effect on the first Sunday after publication.
15	(END)

Date: April 20, 2023 Proposed by: DWD Prepared by: Bureau of Legal Affairs

ANALYSIS OF PROPOSED UI RULE CHANGE Amend Administrative Rules Regarding UI Hearings

1. Description of Proposed Change

Current law provides that unemployment insurance hearings may be held in-person, by telephone, or by videoconference. Under current DWD § 140.11, an appeal tribunal may conduct a telephone or videoconference hearing "when it is impractical for the appeal tribunal to conduct an in-person hearing, when necessary to ensure a prompt hearing or when one or more of the parties would be required to travel an unreasonable distance to the hearing location." That section also provides that a party may appear in person at the appeal tribunal's location if the hearing is scheduled by telephone or videoconference. However, the Department's limited hearing office space and ALJ scheduling make it impractical for a party scheduled for a telephone or video conference hearing to appear in person without advance notice.

Since March 2020, Wisconsin unemployment insurance benefit appeal hearings have virtually all been held by telephone. The Department will continue to hold telephone hearings and will increase videoconferencing capabilities. In the months before the pandemic, about 99.6% of hearings were held by telephone. Even before the pandemic, other states held nearly all their unemployment hearings by telephone:

State	Percent of UI hearings by phone (2019)
Illinois	99.9%
Minnesota	99.9%
Michigan	94%
Iowa	98%
Indiana	96%
Nebraska	99% (2 in-person/year)

Ohio	98%
Kansas	99%

The Department proposes to amend chapter DWD 140 to provide that, while either party to a matter may continue to request in-person hearings, it is the hearing office's discretion, within standards set by the Department, whether to grant that request. The Department also proposes to clarify language in DWD chapter 140 regarding the following: inspection of hearing records under DWD § 140.09; Departmental assistance for people with disabilities at hearings under DWD § 140.19; and postponement requests when the hearing exhibits are not sent timely under DWD § 140.08. Further, the Department seeks to correct minor and technical language in DWD chapter 140.

2. Proposed Rule Changes

If the attached draft scope statement is approved, the Department will draft amendments to DWD chapter 140 and will present that draft to the Council for review before the rule is finalized.

3. Effects of Proposed Change

- a. Policy: The proposed change will amend Wisconsin's unemployment insurance administrative rules to ensure that parties have access to hearings, whether in person or by telephone or videoconferencing, while recognizing the limitations on physical space availability for hearings. It will also ensure parties receive records timely in advance of the hearing. Finally, it seeks to comport the language under DWD 140.09 to the confidentiality provisions under ch. DWD 149.
- b. Administrative: This proposal will require training of Department staff.
- c. **Fiscal:** This proposal is expected to reduce travel costs for parties and witnesses attending unemployment insurance hearings.

4. State and Federal Issues

There are no known federal conformity issues with this proposal. All changes to the unemployment insurance law should be sent to the U.S. Department of Labor for conformity review.

5. **Proposed Effective/Applicability Date**

This proposal would be effective when the Legislature approves the amended rule.

STATEMENT OF SCOPE Department of Workforce Development

Rule No: DWD 140

Relating to: Unemployment insurance hearings.

Rule Type: Permanent

Detailed description of the objective of the proposed rule.

The proposed rule will amend sections of ch. DWD 140, Wis. Admin. Code, related to hearing notices; in-person, telephone, and videoconference unemployment insurance hearings procedures; hearing records; and accessibility for attending hearings. The rule will specify the procedure by which a party or witness may request to attend a hearing in-person. The rule will also permit postponement of a hearing if the Department does not send the proposed hearing exhibits in advance of a benefit hearing. The rule will also clarify what unemployment insurance records may be released to a person who is not a party or a party's representative.

Description of existing policies relevant to the rule, new policies proposed to be included in the rule, and an analysis of policy alternatives.

Currently, ch. DWD 140 (Unemployment Insurance Appeals) specifies the requirements for unemployment insurance hearing notices, the procedures for conducting telephone or videoconference hearings, the treatment of hearing records, and the requirements for the Department to provide assistance to people with disabilities at hearings. Chapter DWD 140 also provides for postponement of hearings in certain circumstances. Furthermore, ch. DWD 140 outlines when parties, parties' representatives, and other persons may access and inspect enumerated types of hearing records.

The Department proposes to amend ch. DWD 140 to require that the hearing notice provide the method of the hearing (in person, telephone, or videoconference). The rule will also identify the process by which a party can request an in-person hearing or a hearing by video-conference. Also, the Department proposes to amend ch. DWD 140 to provide that it is within the discretion of the hearing office whether to hold an in-person hearing or to require the parties to appear by telephone or videoconference and to provide the guidelines under which the hearing office shall make such determinations, such as technological constraints and the need to accommodate individuals with disabilities. Further, the rule will allow a party to request an in-person hearing, subject to the guidelines. Chapter DWD 140 will also be amended to ensure that the Department is timely and efficiently responding to requests for reasonable accommodations and to describe the process by which a party will make such a request.

The Department also proposes to amend ch. DWD 140 to permit a party to request a postponement of benefit hearings when the Department does not timely send the hearing exhibits to a party.

Finally, consistent with ch. DWD 149, the rule will update ch. DWD 140 to provide that certain hearing records are confidential unemployment information and not subject to release to individuals who are not parties or representatives of the parties.

The policy alternative is to do nothing. If the Department does not promulgate the proposed rule, the unemployment insurance appeals process may not be as clear and efficient as it could be.

Detailed explanation of statutory authority for the rule, including the statutory citation and language.

The Department has statutory authority for the proposed rule.

"The department may adopt and enforce all rules which it finds necessary or suitable to carry out this chapter." Wis. Stat. § 108.14(2).

"Except as provided in s. 901.05, the manner in which claims shall be presented, the reports thereon required from the employee and from employers, and the conduct of hearings and appeals shall be governed by general department rules, whether or not they conform to common law or statutory rules of evidence and other technical rules of procedure, for determining the rights of the parties." Wis. Stat. § 108.09(5)(a).

Estimate of amount of time that state employees will spend developing the rule and other resources necessary to develop the rule.

The estimated time is 80 hours.

List with description of all entities that may be affected by the proposed rule.

Currently, all employees and employers who appear at unemployment insurance appeal hearings appear by telephone. Before the pandemic, nearly all unemployment insurance appeal hearings were held by telephone. The proposed rule will affect employees and employers who attend unemployment insurance appeal hearings. Employees and employers who previously appeared at unemployment insurance appeal hearings in person will save travel time and costs by appearing by telephone or videoconference. The proposed rule will also standardize the process for requesting an accommodation for hearings for individuals with disabilities who are parties or witnesses for the hearing. The rule changes will better allow parties to prepare for hearing. Finally, the proposed rule will clarify which hearing records, subject to redaction, may be released to non-parties.

Summary and preliminary comparison with any existing or proposed federal regulation that is intended to address the activities to be regulated by the proposed rule.

Federal law requires that state law conform to and comply with federal regulations. *See* 20 C.F.R. § 601.5.

Anticipated economic impact of implementing the rule (note if the rule is likely to have an economic impact on small businesses).

The proposed rule is not expected to have an adverse economic impact on any business or small business.

Contact Person: Janell Knutson, Director, Bureau of Legal Affairs, Unemployment Insurance Division, at (608) 266-1639 or janell.knutson@dwd.wisconsin.gov.

Unemployment Reform Ideas for 2023-2024 Session

Program Integrity Measures

- Work Search Verification Require the Department to verify work search information reported by at least 50% of claimants to ensure the work searches are legitimate.
- **Ghosting Portal for Employers** Create an online portal that allows employers to report to the Department a job applicant's refusal of work, a refusal of an offer to attend a job interview, a no-show for a scheduled job interview with an applicant, or a no-show for their first day of work.
- Federal Unemployment Funds Require the Legislature and Governor to approve an increase in federally-funded unemployment benefits.
- Identity Verification Require the Department to verify an applicant's identity prior to awarding benefits. Require multi-factor identification to ensure validity of applicants. Match applicant data against death records, inmate records, employment records, and current UI recipients to prevent fraudulent benefits. In addition, require department staff to flag benefit applications with duplicate, out-of-state, or foreign I.P. addresses for further review, as well as applicants who use the same bank account or mailing address.

Other Items

- Union Referral Service Reporting Requirement Require union hiring halls/referral services to report to the Department within 24 hours each instance where a worker refuses an offer of work.
- Definition of Employee vs. Independent Contractor Establish a clear, consistent and objective standard to define the difference between an employee and an independent contractor. The definition should apply universally across all chapters of the statutes (e.g. UI, Workers Compensation, Wage & Hour, Equal Rights, DOR tax administration, etc.), and should account for new "gig economy" economic opportunities. Specific language attached.
- Quit Good Cause Revision Repeal the quit good cause exception under s. 108.04(7)(e).

Under current law if you quit a job within the first 30 days of hire and you could have refused the offer of work under the "suitable work" provisions you can collect benefits. This proposal would eliminate that quit exception.

 Link Benefit Eligibility Weeks to Unemployment Rate – Under current law individuals that are eligible for unemployment are generally entitled to 26 weeks of benefits The average benefit duration has historically been about 14 weeks. This proposal would reduce the weeks of unemployment eligibility as follows, based upon the unemployment rate.

State Unemployment Rate	Weeks of Benefit Eligibility
Less than or equal to 5.0%	16
5.0% to 6.0%	18
6.1% to 7.0%	20
7.1% to 8.0%	22
8.0% to 10%	24
Greater than 10%	26

Determine the applicable unemployment rate and corresponding benefit eligibility, by using the seasonally adjusted statewide unemployment rate published by the US Department of Labor for April and October. The benefit eligibility for January through June would be based on the prior October unemployment rate, while the benefit eligibility for July through December would be based on the April unemployment rate.

• Clarify Definitions/Grounds for Misconduct and Substantial Fault – Based upon a number of appellate court decisions and case-specific experiences of employers, make changes to these definitions to more accurately capture the intent and spirit of the 2013-2014 session reforms. Draft language attached.

Misconduct & Substantial Fault Clarification – Draft Language

(5) DISCHARGE FOR MISCONDUCT. An employee whose work is terminated by an employing unit for misconduct by the employee connected with the employee's work is ineligible to receive benefits until 7 weeks have elapsed since the end of the week in which the discharge occurs and the employee earns wages after the week in which the discharge occurs equal to at least 14 times the employee's weekly benefit rate under s. 108.05 (1) in employment or other work covered by the unemployment insurance law of any state or the federal government. For purposes of requalification, the employee's weekly benefit rate shall be the rate that would have been paid had the discharge not occurred. The wages paid to an employee by an employer which terminates employment of the employee for misconduct connected with the employee's employment shall be excluded from the employee's base period wages under s. 108.06 (1) for purposes of benefit entitlement. This subsection does not preclude an employee who has employment with an employer other than the employer which terminated the employee for

misconduct from establishing a benefit year using the base period wages excluded under this subsection if the employee qualifies to establish a benefit year under s. 108.06 (2) (a). The department shall charge to the fund's balancing account any benefits otherwise chargeable to the account of an employer that is subject to the contribution requirements under ss. 108.17 and 108.18 from which base period wages are excluded under this subsection. For purposes of this subsection, "misconduct" means one or more actions or conduct evincing such willful or wanton disregard of an employer's interests as is found in deliberate violations or disregard of standards of behavior which an employer has a right to expect of his or her employees, or in carelessness or negligence of such degree or recurrence as to manifest culpability, wrongful intent, or evil design of equal severity to such disregard, or to show an intentional and substantial disregard of an employer's interests, or of an employee's duties and obligations to his or her employer. In addition, "misconduct" includes:

- (a) A violation by an employee of an employer's reasonable written policy concerning the use of alcohol beverages, or use of a controlled substance or a controlled substance analog, if the employee:
 - 1. Had knowledge of the alcohol beverage or controlled substance policy; and
 - 2. Admitted to the use of alcohol beverages or a controlled substance or controlled substance analog or refused to take a test or tested positive for the use of alcohol beverages or a controlled substance or controlled substance analog in a test used by the employer in accordance with a testing methodology approved by the department.
- (b) Theft or unauthorized possession of an employer's property or services with intent to deprive the employer of the property or services permanently, theft or unauthorized distribution of an employer's confidential or proprietary information, use of an employer's credit card or other financial instrument for an unauthorized or non-business purpose without prior approval from the employer, theft of currency of any value, felonious conduct connected with an employee's employment with his or her employer, or intentional or negligent conduct by an employee that causes the destruction of an employer's property.
- (c) Conviction of an employee of a crime or other offense subject to civil forfeiture, while on or off duty, if the conviction makes it impossible for the employee to perform the duties that the employee performs for his or her employer.
- (d) One or more threats or acts of harassment, assault, or other physical violence instigated by an employee at the workplace of his or her employer.
- (e) Absenteeism or tardiness by an employee that constitutes any of the following, unless the employee provides his or her employer with both advance notice and one or more valid reasons for each instance of absenteeism or tardiness:
 - More than 2 occasions absences within the 120-180 day period before the date of the employee's termination; or
 - <u>2.</u> One or more occasions absences if prohibited by unless otherwise specified by his or her employer in an employment manual of which the employee has acknowledged receipt with his or her signature; or
 - 3. More than 3 instances of excessive tardiness by an employee in violation of the employer's normal business hours or a policy of the employer that has been communicated to the employee. For the employee does not provide to his or her employer both notice and one or more valid reasons for the absenteeism or tardiness.
- (f) Unless directed by an employee's employer, falsifying business records of the employer.
- (g) Unless directed by the employer, a willful and deliberate violation of a written and uniformly applied standard or regulation of the federal government or a state or tribal government by an employee of an employer that is licensed or certified by a governmental agency, which standard or regulation has

been communicated by the employer to the employee and which violation would cause the employer to be sanctioned or to have its license or certification suspended by the agency.

- (h) <u>A violation by an employee of an employer's written policy concerning the use of social media, if the employee had knowledge of the social media policy.</u>
- (5g) DISCHARGE FOR SUBSTANTIAL FAULT.
- (a) An employee whose work is terminated by an employing unit for substantial fault by the employee connected with the employee's work is ineligible to receive benefits until 7 weeks have elapsed since the end of the week in which the termination occurs and the employee earns wages after the week in which the termination occurs equal to at least 14 times the employee's weekly benefit rate under s. 108.05 (1) in employment or other work covered by the unemployment insurance law of any state or the federal government. For purposes of requalification, the employee's benefit rate shall be the rate that would have been paid had the discharge not occurred. For purposes of this paragraph, "substantial fault" includes those acts or omissions of an employee over which the employee exercised reasonable control and which violate reasonable requirements of the employee's employer but does not include any of the following:
 - **<u>1.</u>** One or more minor infractions of rules unless an infraction is repeated after the employer warns the employee about the infraction.
 - 2. One or more inadvertent errors made by the employee, <u>unless the error violates a</u> written policy of the employer, endangers the safety of the employee or another person, causes bodily harm to the employee or another person, or the error is repeated after the employer warns the employee about the error.
 - **<u>3.</u>** Any failure of the employee to perform work because of insufficient skill, ability, or equipment.
- (b) The department shall charge to the fund's balancing account the cost of any benefits paid to an employee that are otherwise chargeable to the account of an employer that is subject to the contribution requirements under ss. 108.17 and 108.18 if the employee is discharged by the employer and paragraph (a) applies.

Worker Classification Proposed Language

s. 111.xx Worker Classification (1) It is in the best interests of workers, business, and government to have clear, objective, and uniform standards for determining who is an employee and who is an independent contractor. Clarity in a worker's classification allows businesses to comply with applicable laws, provides workers with certainty as to their benefits, legal rights, and obligations, and minimizes unnecessary mistakes, litigation, risk, legal exposure, and noncompliance.

(2) Except as provided in sub. (3), a person shall be classified as an independent contractor for all purposes under the laws of this state, including but not limited to laws governing unemployment insurance, workers compensation, wage and hour, fair employment, and tax administration, if all of the following apply:

- (a) The person signs a written contract with the employer, in substantial compliance with the terms of this subsection, that states the employer's intent to retain the services of the person as an independent contractor and contains acknowledgements that the person understands that he or she is:
 - 1. Providing services for the employer as an independent contractor;
 - 2. Not going to be treated as an employee of the employer;
 - 3. Not going to be provided by the employer with either worker's compensation or unemployment compensation benefits;
 - 4. Obligated to pay all applicable federal and state income taxes, if any, on any monies earned pursuant to the contractual relationship, and that the employer will not make any tax withholdings from any payments from the employer;
 - 5. Responsible for the majority of supplies and other variable expenses that he or she incurs in connection with performing the contracted services unless the expenses are for travel that is not local; the expenses are reimbursed under an express provision of the contract; or the supplies and/or expenses reimbursed are commonly reimbursed under industry practice.
- (b) Except as provided in par. (c), the person provides his or her services through a business entity, including but not limited to, a partnership, limited liability company or corporation, or through a sole proprietorship, registered as required under state law.

- (c) The requirement in par. (b) does not apply if the person has either filed, intends to file, or is contractually required to file, in regard to the fees from the work, an income tax return with the Internal Revenue Service for a business or for earnings from selfemployment.
- (d) The person satisfies four or more of the following criteria:
 - 1. With the exception of the exercise of control necessary to ensure compliance with statutory, regulatory, licensing, permitting, contractual or other similar obligations, or to protect persons and/or property, or to protect a franchise brand, the person has the right to control the manner and means by which the work is to be accomplished, even though he or she may not have control over the final result of the work. This provision is satisfied even though the employer may provide orientation, information, guidance, or suggestions about the employer's products, business, services, customers and operating systems, and training otherwise required by law.
 - 2. Except for an agreement with the employer relating to final completion or final delivery time or schedule, range of work hours, or the time entertainment is to be presented if the work contracted for is entertainment, the person has control over the amount of time personally spent providing services.
 - 3. Except for services that can only be performed at specific locations, the person has control over where the services are performed.
 - 4. The person is not required to work exclusively for one employer unless:
 - i. A law, regulation or ordinance prohibits the person from providing services to more than one employer; or
 - ii. A license or permit that the person is required to maintain in order to perform the work limits the person to working for only one employer at a time or requires identification of the employer.
 - 5. The person is free to exercise independent initiative in soliciting others to purchase his or her services.
 - 6. The person is free to hire employees or to contract with assistants, helpers, and/or substitutes to perform all or some of the work.

- 7. The person cannot be required to perform additional services without a new or modified contract.
- 8. The person obtains a license or other permission from the employer to utilize any workspace of the employer in order to perform the work for which the person was engaged.
- 9. The employer has been subject to an employment audit by the Internal Revenue Service or the department and the IRS or the department has not reclassified the person to be an employee or has not reclassified the category of workers to be employees.
- 10. The person is responsible for maintaining and bearing the costs of any required business licenses, insurance, certifications or permits required to perform the services.

(3) All workers who do not satisfy the criteria set forth in sub. (2) shall be classified as employees. In addition, nothing in sub. (2) shall require an employer to classify a worker who meets the criteria contained therein as an independent contractor; the employer is free to hire the worker as an employee.

(4) The legislature finds that worker classification criteria used to determine independent contractor status that are uniform throughout the state is a matter of statewide concern and that the enactment of an ordinance by a city, village, town, or county regulating the worker classification criteria used to determine independent contractor status would be logically inconsistent with, would defeat the purpose of, and would go against the spirit of the worker classification criteria used to determine independent contractor status set forth in this section. Therefore, the worker classification criteria used to determine independent of statewide concern for the purpose of providing worker classification criteria used to determine independent contractor status that are uniform throughout the state.

(a) No city, village, town, or county may enact or enforce an ordinance regulating worker classification or the criteria used to determine independent contractor status.

2023 UIAC Proposal Exchange

- 1.) Increase the weekly benefit rate for UI Claimants
 - a.) Many states including Wisconsin base their UI maximum benefit rate off the average weekly wage for that state.
 - b.) A few examples of our bordering states are as follows: (estimates)
 - 1.) Minnesota is based off 66% of a weekly rate of \$1341.
 - 2.) Illinois is based off 54% of a weekly rate of \$1399.
 - 3.) Indiana is based off 37% of a weekly rate of \$1117.
 - 4.) Iowa is based off 59% of a weekly rate of \$1103.
 - 5.) Wisconsin is based off 33% of a weekly rate of \$1139.
 - c.) Minnesota sets their percentage to index annually while Wisconsin's rate is fixed.
 - d.) Propose to raise Wisconsin's maximum benefit rate percentage to 47% in 2023 and then in 2024 adjust the rate to 55%. (Example = \$1139 x 47% = \$535.00)
- 2.) Currently the one week waiting period is only applicable once per benefit year. Propose to limit the one-week waiting period to be used only once every three benefit years prospectively.
- 3.) Increase the UI Wage Base.
 - a.) The current wage base is set at \$14,000. Create a one-time increase of \$1,500 for Jan 1, 2025, which would bring base to \$15,500.

RESEARCH REQUEST

Based upon the 2022 wage data and tax rates, the proposed increase in the taxable wage base from \$14,000 to \$15,500 would be expected to increase UI tax revenue by \$36 million annually.

The UIAC requested that the projections also consider data from previous years at other tax rate distributions. Comparing across the years of 2015 through 2019 as well as 2023 and comparing across the different tax schedules, increasing the taxable wage base results in the following tax revenue estimates:

Tax Schedule	UI Tax Increase (Millions)
А	\$80
В	\$64
С	\$54
D	\$43

Unemployment Insurance Advisory Council Tentative Schedule 2023-2024

January 2024	Tentative Agreed Upon Bill Sent to the Legislature for Introduction in the Spring 2020 Legislative Session
December 2023	Tentative Meeting of UIAC
November 16, 2023	Scheduled Meeting of UIAC Agreed Upon Bill Sent to the Legislature for Introduction UIAC Activities Report (due by January 2024)
October 19, 2023	Scheduled Meeting of UIAC Final Review and Approval of LRB Draft of Agreed Upon Bill
September 21, 2023	Scheduled Meeting of UIAC Review and Approval of LRB Draft of Agreed Upon Bill
August 17, 2023	Scheduled Meeting of UIAC Review and Approval of Department Draft of Agreed Upon Bill
July 20, 2023	Scheduled Meeting of UIAC Discussion and Agreement on Law Changes for Agreed Upon Bill
June 15, 2023	Scheduled Meeting of UIAC Discuss Department Proposals Discuss Labor & Management Proposals
May 18, 2023	Scheduled Meeting of UIAC Discuss Department Proposals Exchange of Labor & Management Law Change Proposals
April 20, 2023	Scheduled Meeting of UIAC Introduce Department Proposals
January 19, 2023	Scheduled Meeting of UIAC Discuss Public Hearing Comments