SENATE BILL NO. 594

BY SENATOR CROWE

1	AN ACT
2	To amend and reenact R.S. 23:1625.1(A) and (B) and to enact R.S. 23:1553.1, relative to
3	unemployment compensation; to provide for the determination of claims; to provide
4	for payment of benefits; to provide for prohibitions for noncharging under certain
5	circumstances; to provide for definitions; to provide for retroactive effect; and to
6	provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. R.S. 23:1625.1(A) and (B) are hereby amended and reenacted and R.S.
9	23:1553.1 is hereby enacted to read as follows:
10	§1553.1. Prohibitions of noncharging due to employer fault
11	A. As used in this Section, the following words, terms, and phrases shall
12	have the meaning ascribed to them in this Section:
13	(1) "Employer's reserve account" means that account which contains
14	the employer's reserve as provided for in R.S. 23:1536(D)(1).
15	(2) "Reimbursable employer's account" means that accounting method
16	provided for in R.S. 23:1552.
17	B. Notwithstanding the provisions of R.S. 23:1601, no contributing
18	employer's reserve account or reimbursable employer's account shall be
19	relieved of any charges for benefits relating to an improper benefit payment to
20	a claimant established after October 21, 2013, if the improper benefit payment
21	was made because the employer, or an agent of the employer, was at fault for
22	failing to respond timely or adequately to the request of the administrator for
23	information relating to a claim for benefits.
24	C. Any determination under this Section shall be transmitted to the last
25	known physical or electronic address provided by the employer and may be
26	appealed in accordance with the provisions of R.S. 23:1629 et seq.
27	D. The provisions of this Section shall be given retroactive effect to

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1	October 21, 2013.
2	* * *
3	§1625.1. Prompt determination of claims; duty of employers
4	A. In making determinations of claims, the administrator shall require that
5	information necessary for the prompt determination of claims be sought from each
6	employer. Employers shall adequately and timely provide wage, employment, and
7	separation information, and shall complete all forms and reports as requested needed
8	by the administrator or his designee to make a proper determination.
9	(1) A response to such requests shall be timely if it is received within ten
10	days from the date of mailing the time specified in the notice.
11	(2) A response shall be adequate if it provides sufficient facts to enable
12	the agency to make the correct determination. A response shall not be
13	considered inadequate if the agency failed to ask for all necessary information.
14	B.(1) If an employer fails to provide information in $\frac{1}{2}$ an adequate or timely
15	manner without good cause, the employer shall be deemed to have abandoned its
16	appeal rights as provided for in R.S. 23:1629 through 1634, and a determination to
17	that effect shall be issued. Any appeal filed by such an employer, other than with
18	regard to the timeliness or adequacy of fulfilling its obligations in Subsection A of
19	this Section, shall be dismissed, and such employer shall be liable for any resulting
20	benefits paid, except as provided in Subsection C of this Section. If the employer's
21	failure to adequately or timely respond results in an improper benefit payment,
22	the employer shall also be subject to the provisions of R.S. 23:1553.1.
23	* * *
	PRESIDENT OF THE SENATE
	SPEAKER OF THE HOUSE OF REPRESENTATIVES
	GOVERNOR OF THE STATE OF LOUISIANA
	APPROVED: