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2	An act relating to unemployment compensation;
3	providing a short title; amending s. 443.036, F.S.;
4	redefining the term "employee leasing company" to
5	reflect reporting requirements imposed by the act;
6	amending s. 443.1216, F.S.; requiring an employee
7	leasing company to submit a report regarding its
8	establishments to the Labor Market Statistics Center
9	within the Agency for Workforce Innovation; providing
10	reporting requirements; requiring the agency to adopt
11	rules; providing definitions; providing an effective
12	date.
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14	Be It Enacted by the Legislature of the State of Florida:
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16	Section 1. This act may be cited as the "Accurate
17	Employment Statistics Enhancement Act."
18	Section 2. Subsection (18) of section 443.036, Florida
19	Statutes, is amended to read:
20	443.036 DefinitionsAs used in this chapter, the term:
21	(18) "Employee leasing company" means an employing unit
22	that has a valid and active license under chapter 468 and that
23	maintains the records required by s. 443.171(5) and, in
24	addition, is responsible for producing quarterly reports
25	concerning the clients of the employee leasing company and the
26	internal staff of the employee leasing company maintains a
27	listing of the clients of the employee leasing company and of
28	the employees, including their social security numbers, who have
29	been assigned to work at each client company job site. Further,
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30 each client company job site must be identified by industry, 31 products or services, and address. The client list must be 32 provided to the tax collection service provider by June 30 and 33 by December 31 of each year. As used in this subsection, the 34 term "client" means a party who has contracted with an employee 35 leasing company to provide a worker, or workers, to perform 36 services for the client. Leased employees include employees 37 subsequently placed on the payroll of the employee leasing 38 company on behalf of the client. An employee leasing company 39 must notify the tax collection service provider within 30 days 40 after the initiation or termination of the company's relationship with any client company under chapter 468. 41 Section 3. Paragraph (a) of subsection (1) of section 42 43 443.1216, Florida Statutes, is amended to read: 44 443.1216 Employment.-Employment, as defined in s. 443.036, 45 is subject to this chapter under the following conditions: 46 (1) (a) The employment subject to this chapter includes a service performed, including a service performed in interstate 47 48 commerce, by: 49 1. An officer of a corporation. 2. An individual who, under the usual common-law rules 50 applicable in determining the employer-employee relationship, is 51 52 an employee. However, whenever a client, as defined in s. 53 443.036(18), which would otherwise be designated as an employing 54 unit has contracted with an employee leasing company to supply 55 it with workers, those workers are considered employees of the 56 employee leasing company. An employee leasing company may lease corporate officers of the client to the client and other workers 57 58 to the client, except as prohibited by regulations of the

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20091062er Internal Revenue Service. Employees of an employee leasing 59 60 company must be reported under the employee leasing company's 61 tax identification number and contribution rate for work 62 performed for the employee leasing company. 63 a. In addition to any other report required to be filed by law, an employee leasing company shall submit a report to the 64 Labor Market Statistics Center within the Agency for Workforce 65 66 Innovation which includes each client establishment and each 67 establishment of the employee leasing company, or as otherwise 68 directed by the agency. The report must include the following 69 information for each establishment: 70 (I) The trade or establishment name; (II) The former unemployment compensation account number, 71 72 if available; 73 (III) The former federal employer's identification number 74 (FEIN), if available; 75 (IV) The industry code recognized and published by the 76 United States Office of Management and Budget, if available; 77 (V) A description of the client's primary business activity 78 in order to verify or assign an industry code; 79 (VI) The address of the physical location; 80 (VII) The number of full-time and part-time employees who 81 worked during, or received pay that was subject to unemployment 82 compensation taxes for, the pay period including the 12th of the 83 month for each month of the quarter; (VIII) The total wages subject to unemployment compensation 84 85 taxes paid during the calendar quarter; 86 (IX) An internal identification code to uniquely identify 87 each establishment of each client;

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88	(X) The month and year that the client entered into the
89	contract for services; and
90	(XI) The month and year that the client terminated the
91	contract for services.
92	b. The report shall be submitted electronically or in a
93	manner otherwise prescribed by the Agency for Workforce
94	Innovation in the format specified by the Bureau of Labor
95	Statistics of the United States Department of Labor for its
96	Multiple Worksite Report for Professional Employer
97	Organizations. The report must be provided quarterly to the
98	Labor Market Statistics Center within the Agency for Workforce
99	Innovation, or as otherwise directed by the agency, and must be
100	filed by the last day of the month immediately following the end
101	of the calendar quarter. The information required in sub-sub-
102	subparagraphs a.(X) and (XI) need be provided only in the
103	quarter in which the contract to which it relates was entered
104	into or terminated. The sum of the employment data and the sum
105	of the wage data in this report must match the employment and
106	wages reported in the unemployment compensation quarterly tax
107	and wage report. A report is not required for any calendar
108	quarter preceding the third calendar quarter of 2010.
109	c. The Agency for Workforce Innovation shall adopt rules as
110	necessary to administer this subparagraph, and may administer,
111	collect, enforce, and waive the penalty imposed by s.
112	443.141(1)(b) for the report required by this subparagraph.
113	d. For the purposes of this subparagraph, the term
114	"establishment" means any location where business is conducted
115	or where services or industrial operations are performed.
116	3. An individual other than an individual who is an

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20091062er 117 employee under subparagraph 1. or subparagraph 2., who performs 118 services for remuneration for any person: 119 a. As an agent-driver or commission-driver engaged in distributing meat products, vegetable products, fruit products, 120 121 bakery products, beverages other than milk, or laundry or 122 drycleaning services for his or her principal. 123 b. As a traveling or city salesperson engaged on a full-124 time basis in the solicitation on behalf of, and the 125 transmission to, his or her principal of orders from 126 wholesalers, retailers, contractors, or operators of hotels, restaurants, or other similar establishments for merchandise for 127 128 resale or supplies for use in their business operations. This 129 sub-subparagraph does not apply to an agent-driver or a commission-driver and does not apply to sideline sales 130 activities performed on behalf of a person other than the 131 132 salesperson's principal.

4. The services described in subparagraph 3. are employmentsubject to this chapter only if:

a. The contract of service contemplates that substantially
all of the services are to be performed personally by the
individual;

b. The individual does not have a substantial investment in
facilities used in connection with the services, other than
facilities used for transportation; and

c. The services are not in the nature of a single
transaction that is not part of a continuing relationship with
the person for whom the services are performed.

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Section 4. This act shall take effect October 1, 2009.
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