

LEGISLATIVE ACTION

Senate	•	House
Comm: FAV		
04/07/2010	•	
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The Committee on Commerce (Garcia) recommended the following:

Senate Amendment

Delete lines 957 - 983

4 and insert:

1 2 3

of benefits payable to the claimant for a benefit year. The monetary determination is final unless within 20 days after the mailing of the notices to the parties' last known addresses, or in lieu of mailing, within 20 days after the delivery of the notices, an appeal or written request for reconsideration is filed by the claimant or other party entitled to notice.
(b) Nonmonetary determination.—

12 <u>1.</u> The Agency for Workforce Innovation shall promptly 13 notify the claimant, the claimant's most recent employing unit,

COMMITTEE AMENDMENT

Florida Senate - 2010 Bill No. PCS (457302) for SB 1736



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14	and all employers whose employment records are liable for		
15	benefits under the determination of the initial determination.		
16	If the claimant has been separated from his or her most recent		
17	employer or any base period employer for any reason other than		
18	B lack of work, the Agency for Workforce Innovation must complete		
19	an investigation of the claim required by subsection (2) and		
20	provide notice of a nonmonetary determination to the claimant		
21	and the employer from whom the claimant's reason for separation		
22	affects his or her eligibility. The determination must state the		
23	reason for the determination and whether the unemployment tax		
24	account of the contributing employer is charged for benefits		
25	paid on the claim. The employer must respond to the notice of		
26	claim within 20 days after the mailing date of the notice, or in		
27	lieu of mailing, within 20 days after the delivery of the		
28	notice. The nonmonetary determination is final unless, within 20		
29	days after mailing the notices to the parties' last known		
30	addresses, or in lieu of mailing, within 20 days after the		
31	delivery of the notices, an appeal or written request for		
32	reconsideration is filed by the claimant or other party entitled		
33	to notice. The agency may adopt rules prescribing the manner and		