

**Amendment No. 3 to SB3657**

**Johnson  
Signature of Sponsor**

**AMEND Senate Bill No. 3657**

**House Bill No. 3430\***

by deleting subdivision (b)(3) in the amendatory language of SECTION 1 and by substituting instead the following:

(3)

(A) Whenever the department has determined or redetermined an employer to be seasonal, the employer shall be notified immediately. The notice must contain the beginning and ending dates of the employer's active period or periods.

(B) Any employer determined or redetermined to be a seasonal employer shall display notices of its seasonal determination conspicuously on the employer's premises in a sufficient number of places to be available for inspection by the employer's workers. Any employer determined or redetermined to be a seasonal employer shall also notify the employer's workers in writing upon the initial seasonal determination and individually to any worker hired by the seasonal employer after such initial notification. Such notices shall contain the department's contact information for any inquiries by the workers. The notices may be furnished by the department.