By: CortezH.B. No. 1914Substitute the following for H.B. No. 1914:By: BellC.S.H.B. No. 1914

A BILL TO BE ENTITLED

AN ACT

2 relating to certain required notices under the Texas Unemployment 3 Compensation Act, including employer liability arising from 4 failure to provide the notice.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
SECTION 1. Section 205.013, Labor Code, is amended by
adding Subsection (d) to read as follows:

8 (d) If a reimbursing employer pays a reimbursement to the 9 commission for benefits paid to a claimant that are not in 10 accordance with the final determination or decision under this 11 subtitle, the employer is not entitled to a refund of, or credit 12 for, the amount paid by the employer to the commission unless the 13 employer has complied with the requirements of Section 208.004 with 14 respect to the claimant.

SECTION 2. Section 208.004, Labor Code, is amended by adding Subsections (a-1), (c), (d), (e), and (f) to read as follows: (a-1) A notification provided by a person under Subsection (a), including an initial response to a notice mailed to the person under Section 208.002, must include sufficient factual information to allow the commission to make a determination regarding the claimant's entitlement to benefits under this subtitle.

(c) Notwithstanding Subchapter B, Chapter 204, benefits
 paid to a claimant that are not in accordance with the final
 determination or decision under this subtitle shall be charged to

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1	the account of a person if:
2	(1) the person, or the person's agent, without good
3	cause, fails to provide adequate or timely notification under this
4	section; and
5	(2) the commission determines that the person, or the
6	person's agent, has failed to provide timely or adequate
7	notification under this section on at least two prior occasions.
8	(d) For purposes of Subsection (c), a notification is not
9	adequate if the notification merely alleges that a claimant is not
10	entitled to benefits without providing sufficient factual
11	information, other than a general statement of the law, to support
12	the allegation.
13	(e) For purposes of Subsection (c), good cause is
14	established only by showing that a person, or the person's agent,
15	was prevented from complying with this section due to compelling
16	circumstances that were beyond the person's control.
17	(f) The commission may adopt rules as necessary to implement
18	this section.
19	SECTION 3. Section 212.005, Labor Code, is amended to read
20	as follows:
21	Sec. 212.005. CHARGEBACK ON REVERSAL OF DETERMINATION OR
22	DECISION ALLOWING BENEFITS PROHIBITED; EXCEPTION. (a) Except as
23	provided by Subsection (b), a $[A]$ chargeback may not be made to an
24	employer's account because of payments having been made under a
25	determination or decision to the claimant for any benefit period
26	with regard to which the claimant is finally denied benefits by a
27	modification or reversal of the determination or decision.

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(b) A chargeback shall be made to an employer's account for
benefits paid to a claimant that are not in accordance with the
final determination or decision under this subtitle if the benefits
were paid due to the failure of the employer, or the employer's
agents, to comply with Section 208.004.
SECTION 4. The changes in law made by this Act apply only to

7 a final determination made by the Texas Workforce Commission on or 8 after October 1, 2013, that a person received an erroneous payment. 9 A final determination made before that date is governed by the law 10 in effect on the date the determination was made, and the former law 11 is continued in effect for that purpose.

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SECTION 5. This Act takes effect October 1, 2013.