Amendment No. \_\_\_\_ (for drafter's use only)

	CHAMBER ACTION
	Senate House .
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5	ORIGINAL STAMP BELOW
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11	Representative(s) Frankel offered the following:
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13	Amendment (with title amendment)
14	On page 38, between lines 5 and 6,
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16	insert: 443.036 DefinitionsAs used in this chapter,
17	unless the context clearly requires otherwise:
18	(7) BASE PERIOD
19	$\overline{(a)}$ "Base period" means the first four of the last
20	five completed calendar quarters immediately preceding the
21	first day of an individual's benefit year.
22	(b) With respect to a benefit year commencing on or
23	after October 1, 2002, if an individual is not monetarily
24	eligible in his or her base period to qualify for benefits,
25	the division must designate his or her base period to be the
26	alternative base period. As used in this paragraph, the term
27	"alternative base period" means the last four completed
28	calendar quarters immediately preceding the first day of an
29	individual's benefit year. Wages used in a base period to
30	establish a monetarily eligible benefit year may not be
31	applied to establish monetary eligibility in any succeeding

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benefit year. If information regarding wages for the calendar
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    quarter or quarters immediately preceding the benefit year has
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    not been input into the division's mainframe database from the
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    regular quarterly reports of wage information or is otherwise
    unavailable, the division shall request such information from
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    the employer. An employer must provide the requested wage
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    information within 10 days after receiving a request from the
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    division. An employer who fails to provide the requested wage
    information within the required time is subject to the penalty
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    for delinquent reports in s. 443.141(1)(b).
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          (c) For monetary determinations based upon the
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    alternative base period under paragraph (b), if the division
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    is unable to access the wage information through its mainframe
    database, the division may base the determination of
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    eligibility for benefits on an affidavit submitted by the
    individual with respect to wages for those calendar quarters.
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    The individual must furnish payroll information, if available,
    in support of the affidavit. A determination of benefits based
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    upon an alternative base period shall be adjusted when the
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    quarterly report of wage information from the employer is
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    received, if that information causes a change in the
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    determination.
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    ======= T I T L E A M E N D M E N T =========
25
    And the title is amended as follows:
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           On page 3, line 2, after the semicolon,
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    insert:
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30
           amending s. 443.036, F.S.; providing a
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           definition and an application of an alternative
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## Bill No. CS/CS/HB 779

Amendment No. \_\_\_\_ (for drafter's use only)

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base period; providing requirements and
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           limitations; requiring employers to respond to
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           requests for information and providing a
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           penalty for failure to respond; providing for
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           adjustments in determinations of monetary
           eligibility;
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