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**TITLE 646 DEPARTMENT OF WORKFORCE  
DEVELOPMENT**

LSA Document #05-225

Under IC 4-22-2-23, the Department of Workforce Development intends to adopt a rule concerning the following:

**OVERVIEW:** Amends 646 IAC 3-1-7 to reflect changes created by Senate Enrolled Act 612 regarding unemployment insurance tax rate manipulation. Adds 646 IAC 3-4-12 because Senate Enrolled Act 612 repeals 646 IAC 3-4-10 and requires the Department to adopt rules explaining how transfers of a portion of a trade or business are affected by this new law enacted to prevent unemployment insurance tax rate manipulation. It requires the Department to establish guidelines to divide the experience account balance of a predecessor employer, the payroll of a predecessor employer, and the benefits chargeable to a predecessor employer's original experience account after the date of transfer between the predecessor employer and the successor employer. This division will take place when a transfer of a portion of a trade or business occurs. Adds 646 IAC 3-5-5 to define "motor carrier." Public comments are invited. Contact Person: Diana Gushrowski, Director, UI Integrity, Department of Workforce Development, (317) 232-2968. Statutory authority: IC 22-4-18-1(d).

For purposes of IC 4-22-2-28.1, the Small Business Regulatory Coordinator for this rule is:

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