House	Amendment NO
	Offered By
	ate Bill No. 844, Page 2, Section 288.500, Line 51, by deleting "[twenty] ten" and eu thereof "twenty"; and
Further amer "forty"; and	d said section, Page 3, Line 52, by deleting "[forty] <u>sixty</u> " and inserting in lieu thereof
Further amen the following	d said section, Page 5, Line 143, by deleting all of said line and inserting in lieu thereof
"at le	st twenty percent but not more than forty percent, with a"; and
Further amen thereof the fo	d said section, Page 6, Lines 186 and 187, be deleting said lines and inserting in lieu lowing:
provision of participating manner as re	ecount of the participating employer under the plan.] <u>Notwithstanding any other</u> <u>his chapter, all benefits paid under a shared work plan which are chargeable to the</u> <u>employer or any other base period employer shall be charged to employers in the same</u> <u>ular unemployment benefits are chargeable under chapter 288.</u> n individual who has received all of the shared work benefits and"; and
Further amer and	d said section and page, Line 191, by deleting " <u>18.</u> " and inserting in lieu thereof " <u>19.</u> ";
Further amer accordingly.	I said bill by amending the title, enacting clause, and intersectional references