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SENATOR CUNNINGHAM: Okay. Thank you, Senator Louden. And I understand where you're going and, as you heard me say this morning, there's about \$38 million a year that's spent for this classification, the people that quit without good cause or are fired for misconduct. And so, in my estimation, we should...if I were God, which I'm not, but if I were, I would change that whole system and I would put a lot more of the money into the other side of the system, Senator. But, you know, that's not the way the system is set up, and I don't think the body probably wants to go that way. So I'm just going one step at a time. This is...this is where we're at. We're trying to make sure the fund is solvent. We're trying to put something in place that's going to guarantee the fund is going to be there. It's going to take politics out of it with the array system that we have coming in another division. It's going to automatically set the rates so, as Senator Beutler talked about earlier, we can't have a Governor or somebody running for office that can come in and try to gain votes by cutting rates. It will be there. It will be...everybody will know up-front how the system is going to work and it will just work. But part of the negotiation process in doing that is there is a little bit of a cut from the labor, and in this case the labor happens to be the person that quits without good cause or fired for misconduct. I'll return my time, Senator.

SENATOR CUDABACK: Thank you, Senator Cunningham. Further discussion? Senator Chambers, on FA113.

SENATOR CHAMBERS: Mr. President, members of the Legislature, although my amendment deals with Section 10, Section 7 is being discussed. I don't know if Senator Cunningham is aware of this, but every lawyer is or ought to be. Whenever a list is made in statute of items that can be considered, anything not on that list cannot be considered. Nothing on this list which describes what are the bases for considering that a person left employment with good cause, if it's not listed on here it cannot be considered. Any reason for leaving other than those specified here will not constitute good cause, things which maybe the director of the Department of Labor, or his or her designee, could have looked at cannot be considered anymore. That's what