Kay J. Christofferson proposes the following substitute bill:

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Wage Payment Amendments

2025 GENERAL SESSION STATE OF UTAH

Chief Sponsor: Kay J. Christofferson

Senate Sponsor: Heidi Balderree

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LONG TITLE

4 General Description:

This bill modifies the payment of wages provisions.

6 Highlighted Provisions:

- 7 This bill:
- 8 removes references that require an employee separating from an employer to provide a
- 9 written demand for payment;
- removes the requirement that an employee make a demand in writing 15 days before
- 11 bringing a suit for wages;
- requires that an employee, who disputes the amount an employer pays to the employee
- 13 upon separation, provide notice to the employer before initiating a legal action; and
- 14 makes technical and conforming changes.

15 Money Appropriated in this Bill:

- None None
- 17 Other Special Clauses:
- None None
- 19 **Utah Code Sections Affected:**
- 20 AMENDS:
- 21 **34-27-1**, as last amended by Laws of Utah 2024, Chapter 365
- 22 **34-28-5**, as last amended by Laws of Utah 2018, Chapter 307

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- 24 *Be it enacted by the Legislature of the state of Utah:*
- 25 Section 1. Section **34-27-1** is amended to read:
- 26 **34-27-1** . Reasonable amount -- Taxed as costs.
- 27 [Whenever a mechanic, artisan, miner, laborer, servant, or other employee shall have
- 28 cause to bring suit for wages earned and due according to the terms of that individual's

employment and shall establish by the decision of the court that the amount for which the
plaintiff has brought suit is justly due, and that a demand has been made in writing at least 15
days before suit was brought for a sum not to exceed the amount so found due, then it shall be
the duty of the court before which the case shall be tried to allow to the plaintiff a reasonable
attorneys' fee in addition to the amount found due for wages, to be taxed as costs of suit.] If a
mechanic, artisan, miner, laborer, servant, or other employee has cause to bring suit for wages
according to the terms of that individual's employment, and is awarded wages in a court with
jurisdiction, the court shall:
(1) establish the amount that the plaintiff is due; and
(2) award attorney fees, to be taxed as costs of suit.
Section 2. Section 34-28-5 is amended to read:
34-28-5 . Separation from payroll Resignation Cessation because of
industrial dispute.
(1)(a) When an employer separates an employee from the employer's payroll:
(i) the unpaid wages of the employee become due immediately $[,]$; and
(ii) the employer shall pay the wages to the employee within [24 hours] three business
days of the time of separation at the specified place of payment.
(b) An employer satisfies the [24-hour] three business days time requirement described
in Subsection (1)(a) if:
(i)(A) the employer mails the wages to the employee; and
(B) the envelope that contains the wages is postmarked with a date that is no more
than one day after the day on which the employer separates the employee from
the employer's payroll; or
(ii) within [24 hours] three business days after the employer separates the employee
from the employer's payroll, the employer:
(A) initiates a direct deposit of the wages into the employee's account; or
(B) hand delivers the wages to the employee.
(c)(i) In case of failure to pay wages due an employee within [24 hours of written
demand,] three business days, the wages of the employee shall continue, at the
same rate that the employee received at the time of separation, from the date of [
demand until paid, but in no event to exceed 60 days, at the same rate that the
employee received at the time of separation.] separation until the earlier of:
(A) the date of payment; or
(B) 60 days after the date of separation.

63	(ii) The employee may recover the penalty [thus-]accruing to the employee in a civil
64	action.
65	(iii) When an employer pays the owed wages and the employee disputes the amount,
66	the employee shall:
67	(A) give written notice to the employer; and
68	(B) allow the employer three business days to respond before the employee may
69	initiate legal action.
70	(iv) [This action shall be commenced] The employee shall commence an action to
71	recover the penalty within 60 days from the later of:
72	(A) [within 60 days from]the date the employee exhausts the employee's
73	administrative remedies described in Section 34-28-9 and rules made by the
74	commission under Section 34-28-9, if the employee filed a wage claim with the
75	division; or
76	(B) the date of separation.
77	[(iii) An employee who has not made a written demand for payment is not entitled to
78	any penalty under this Subsection (1)(c).]
79	(2) If an employee[-] does not have a written contract for a definite period and resigns[-] the
80	employee's employment, the wages earned and unpaid together with any deposit held by
81	the employer and properly belonging to the resigned employee for the performance of
82	the employee's employment duties become due and payable on the next regular payday.
83	(3) If work ceases as the result of an industrial dispute, the wages earned and unpaid at the
84	time of this cessation become due and payable at the next regular payday, as provided in
85	Section 34-28-3, including[,] :
86	(a) [without abatement or reduction,]all amounts due [all persons whose work has been
87	suspended as a result of the industrial dispute, together with] without abatement or
88	reduction; and
89	(b) any deposit or other guaranty held by the employer for the faithful performance of
90	the duties of the employment.
91	(4) For a sales agent employed in whole or in part on a commission basis who has custody
92	of accounts, money, or goods of the sales agent's principal, this section does not apply to
93	the commission-based portion of the sales agent's earnings if the net amount due the
94	agent is determined only after an audit or verification of sales, accounts, funds, or stocks.
95	Section 3. Effective Date.
96	This bill takes effect on May 7, 2025.