Also in the introductory language of item (5) of this section, the word "proper" is deleted as unnecessary, since it is implicit that a work sharing plan is to be administered properly.

In item (6) of this section, the former word "part-time" is deleted as unnecessary in light of the reference to "employees who work less than 30 hours each week".

Defined terms: "Affected employee" § 8-1201

- "Affected unit" § 8-1201
- "Employer association" § 8-1201
- "Employing unit" § 8-101
- "Normal weekly work hours" § 8-1201
- "Secretary" § 8–101
- "Work sharing employer" § 8-1201
- "Work sharing plan" § 8-1201

8-1205. MODIFICATIONS TO WORK SHARING PLAN.

(A) ALLOWED.

AN APPROVED WORK SHARING PLAN MAY BE MODIFIED IF THE MODIFICATION MEETS THE REQUIREMENTS FOR APPROVAL UNDER § 8–1204 OF THIS SUBTITLE AND THE SECRETARY APPROVES THE MODIFICATION.

(B) ADDITIONAL EMPLOYEES.

AN EMPLOYING UNIT MAY ADD AN EMPLOYEE TO A WORK SHARING PLAN UNDER THIS SECTION WHEN THE EMPLOYEE HAS BEEN CONTINUOUSLY ON THE PAYROLL FOR 3 MONTHS.

(C) LIMITATION.

AN APPROVED MODIFICATION OF A WORK SHARING PLAN MAY NOT CHANGE ITS EXPIRATION DATE.

REVISOR'S NOTE: Subsection (a) of this section is new language derived without substantive change from the first sentence of former Art. 95A, § 24(e).

Subsection (b) of this section is new language derived without substantive change from the second sentence of former Art. 95A, § 24(c)(5).

Subsection (c) of this section is new language derived without substantive change from the second sentence of former Art. 95A, § 24(e).

Subsection (b) of this section is revised in the active voice to state that an employing unit may add an employee to an approved modification of the work sharing plan once the employee has met the 3 month payroll requirement.

Defined terms: "Approved work sharing plan" § 8-1201 "Employing unit" § 8-101 "Secretary" § 8-101