Second Regular Session Sixty-seventh General Assembly STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 10-0749.01 Kristen Forrestal

SENATE BILL 10-028

SENATE SPONSORSHIP

Heath,

HOUSE SPONSORSHIP

Pace,

Senate Committees

House Committees

Business, Labor and Technology Appropriations

A BILL FOR AN ACT CONCERNING THE ESTABLISHMENT OF THE COLORADO "WORK SHARE PROGRAM" TO ALLOW PAYMENT OF UNEMPLOYMENT COMPENSATION BENEFITS TO ELIGIBLE EMPLOYEES WHO HAVE RECEIVED A REDUCTION IN WORK HOURS.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://www.leg.state.co.us/billsummaries.)

Section 1 of the bill directs the director of the division of employment and training in the department of labor and employment

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(director) to establish a work share program allowing for the payment of unemployment compensation benefits to employees of a particular work unit whose work hours have been reduced at least 10% but not more than 40%. In order to be eligible for payment of benefits, an employer must submit a work share plan (plan) to the director for approval. The plan must apply to at least 10% of the employees in the affected unit. The plan must meet specific requirements in order to be approved by the director. Employees must also meet specific eligibility requirements in order to be eligible for the payment of benefits. The bill allows for modifications to a plan if conditions of the employer change. The bill also specifies that the benefits payable under the work share program are not in addition to the total maximum allowable regular unemployment benefits in a benefit year. Sections 2 through 4 of the bill make conforming amendments.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. Article 75 of title 8, Colorado Revised Statutes, is
3	amended BY THE ADDITION OF A NEW PART to read:
4	PART 2
5	WORK SHARE PROGRAM
6	8-75-201. Short title. This part 2 shall be known and may be
7	CITED AS THE "COLORADO WORK SHARE PROGRAM".
8	8-75-202. Definitions. As used in this part 2, unless the
9	CONTEXT OTHERWISE REQUIRES:
10	(1) "AFFECTED UNIT" MEANS A SPECIFIED PLANT, DEPARTMENT,
11	SHIFT, OR OTHER DEFINABLE UNIT TO WHICH A WORK SHARE PLAN APPLIES.
12	(2) "DIRECTOR" MEANS THE DIRECTOR OF THE DIVISION OF
13	EMPLOYMENT AND TRAINING IN THE DEPARTMENT OF LABOR AND
14	EMPLOYMENT OR HIS OR HER DESIGNEE.
15	(3) "NORMAL WEEKLY WORK HOURS" MEANS THE NUMBER OF
16	HOURS IN A WEEK THAT AN EMPLOYEE ORDINARILY WORKS FOR A
17	PARTICIPATING EMPLOYER OR FORTY HOURS, WHICHEVER IS LESS.
18	(4) "Work share plan" means a plan for reducing

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1	UNEMPLOYMENT UNDER WHICH EMPLOYEES WHO ARE MEMBERS OF AN
2	AFFECTED UNIT SHARE THE WORK REMAINING AFTER A REDUCTION IN
3	THEIR NORMAL WEEKLY WORK HOURS.
4	8-75-203. Work share program - work share plan - eligibility
5	of employer - approval - denial. (1) The director shall establish
6	A VOLUNTARY WORK SHARE PROGRAM FOR THE PURPOSE OF ALLOWING
7	THE PAYMENT OF UNEMPLOYMENT COMPENSATION BENEFITS TO
8	EMPLOYEES WHOSE WAGES AND HOURS HAVE BEEN REDUCED. IN ORDER
9	TO PARTICIPATE IN THE WORK SHARE PROGRAM, AN EMPLOYER SHALL
10	SUBMIT A WORK SHARE PLAN IN WRITING TO THE DIRECTOR FOR
11	APPROVAL. IF THE EMPLOYER IS SUBJECT TO A COLLECTIVE BARGAINING
12	AGREEMENT, THE COLLECTIVE BARGAINING UNIT MUST AGREE IN WRITING
13	TO THE WORK SHARE PLAN PRIOR TO IMPLEMENTATION. AN EMPLOYER
14	THAT IS A NEGATIVE EXCESS EMPLOYER PURSUANT TO SECTION 8-76-103
15	(3) (b) IS NOT ELIGIBLE TO PARTICIPATE IN THE WORK SHARE PROGRAM.
16	(2) AN EMPLOYER SHALL SUBMIT A WORK SHARE PLAN TO THE
17	DIVISION ON FORMS AND FOLLOWING PROCEDURES REQUIRED BY THE
18	DIRECTOR. THE DIRECTOR MAY APPROVE A WORK SHARE PLAN IF:
19	(a) THE PLAN APPLIES TO AND IDENTIFIES A SPECIFIC AFFECTED
20	<u>UNIT;</u>
21	(b) THE PLAN IDENTIFIES THE EMPLOYEES IN THE AFFECTED UNIT
22	BY NAME AND SOCIAL SECURITY NUMBER;
23	(c) THE PLAN REDUCES THE NORMAL WORK FOR AN EMPLOYEE IN
24	THE AFFECTED UNIT BY AT LEAST TEN PERCENT AND NOT MORE THAN
25	FORTY PERCENT;
26	(d) The plan applies to at least ten percent of the
27	EMPLOYEES IN THE AFFECTED UNIT; AND

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1	(e) THE PLAN INCLUDES A STRATEGY THAT RESTORES THE TOTAL
2	NUMBER OF WORK HOURS TO EACH PARTICIPATING EMPLOYEE TO THE
3	AMOUNT OF HOURS WORKED PRIOR TO PARTICIPATION IN THE PROGRAM.
4	(3) THE DIRECTOR SHALL NOT APPROVE A WORK SHARE PLAN
5	UNLESS THE EMPLOYER:
6	(a) AGREES THAT FOR THE DURATION OF THE EMPLOYER'S
7	PARTICIPATION IN THE WORK SHARE PROGRAM, THE EMPLOYER SHALL NOT
8	ELIMINATE OR DIMINISH HEALTH INSURANCE, RETIREMENT BENEFITS
9	RECEIVED UNDER A PENSION PLAN, PAID VACATION AND HOLIDAYS, SICK
10	LEAVE, OR ANY OTHER SIMILAR EMPLOYEE BENEFIT PROVIDED BY THE
11	EMPLOYER IMMEDIATELY PRIOR TO SUBMITTING THE WORK SHARE PLAN
12	TO THE DIVISION, IF THE EMPLOYER PROVIDES BENEFITS TO HIS OR HER
13	EMPLOYEES;
14	(b) CERTIFIES THAT THE COLLECTIVE BARGAINING AGENT FOR THE
15	EMPLOYEES, IF APPLICABLE, HAS AGREED TO THE WORK SHARE PLAN;
16	(c) CERTIFIES THAT THE IMPLEMENTATION OF A SHARED WORK
17	PLAN AND THE RESULTING REDUCTION IN WORK HOURS IS IN LIEU OF
18	TEMPORARY LAYOFFS THAT WOULD AFFECT AT LEAST TEN PERCENT OF THE
19	EMPLOYEES IN THE AFFECTED UNIT AND THAT WOULD RESULT IN AN
20	EQUIVALENT REDUCTION IN WORK HOURS;
21	(d) CERTIFIES THAT THE EMPLOYER WILL NOT EMPLOY ADDITIONAL
22	EMPLOYEES IN THE AFFECTED UNIT WHILE PARTICIPATING IN THE WORK
23	SHARE PROGRAM;
24	(e) AGREES THAT NO EMPLOYEE PARTICIPATING IN THE WORK
25	SHARE PROGRAM SHALL RECEIVE, IN THE AGGREGATE, MORE THAN
26	EIGHTEEN WEEKS OF BENEFITS; AND
27	(f) AGREES TO SUBMIT REPORTS CONCERNING THE OPERATION OF

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1	THE WORK SHARE PLAN TO THE DIVISION UPON REQUEST OF THE DIRECTOR.
2	(4) THE DIRECTOR SHALL APPROVE OR DENY THE WORK SHARE
3	PLAN IN WRITING NO LATER THAN THIRTY DAYS AFTER THE DATE THE
4	DIVISION RECEIVES THE PLAN. IF THE DIRECTOR DENIES THE WORK SHARE
5	PLAN, HE OR SHE SHALL INFORM THE EMPLOYER IN WRITING OF THE
6	REASONS FOR THE DENIAL.
7	8-75-204. Employee eligibility for unemployment benefits
8	under the work share plan. (1) NOTWITHSTANDING ANY OTHER
9	PROVISION OF THIS TITLE, AN EMPLOYEE MAY BE ELIGIBLE FOR
10	UNEMPLOYMENT COMPENSATION BENEFITS FOR A PARTICULAR WEEK
11	PURSUANT TO THIS PART 2 IF:
12	(a) THE EMPLOYEE IS EMPLOYED AS A MEMBER OF AN AFFECTED
13	UNIT THAT IS SUBJECT TO AN APPROVED WORK SHARE PLAN THAT IS IN
14	EFFECT FOR THAT WEEK;
15	(b) THE EMPLOYEE'S NORMAL WEEKLY WORK HOURS HAVE BEEN
16	REDUCED BY AT LEAST TEN PERCENT BUT NOT MORE THAN FORTY PERCENT
17	AND THE EMPLOYEE HAS RECEIVED A CORRESPONDING REDUCTION IN
18	WAGES FOR THAT WEEK; AND
19	(c) THE EMPLOYEE IS ABLE AND AVAILABLE TO WORK ADDITIONAL
20	OR FULL-TIME HOURS WITH HIS OR HER EMPLOYER.
21	(2) The eligibility requirements for the receipt of
22	UNEMPLOYMENT COMPENSATION BENEFITS RELATED TO THE AVAILABILITY
23	FOR WORK, ACTIVELY SEEKING WORK, AND REFUSING TO APPLY FOR OR TO
24	ACCEPT WORK WITH AN EMPLOYER OTHER THAN THE EMPLOYEE'S
25	CURRENT EMPLOYER, PURSUANT TO SECTIONS 8-73-107 AND 8-73-108 (5).
26	SHALL NOT APPLY TO AN EMPLOYEE SUBJECT TO THIS PART 2.
2.7	8-75-205. Benefits formula - limitation of benefits.

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1	(1) FORMUIA. THE DIVISION SHALL PAY AN EMPLOYEE WHO IS ELIGIBLE
2	FOR UNEMPLOYMENT COMPENSATION BENEFITS UNDER A WORK SHARE
3	PLAN A WEEKLY BENEFIT THAT IS THE PRODUCT OF THE EMPLOYEE'S
4	REGULAR WEEKLY BENEFIT AMOUNT PURSUANT TO ARTICLE 73 OF THIS
5	TITLE, MULTIPLIED BY THE NEAREST FULL PERCENTAGE OF THE REDUCTION
6	OF THE EMPLOYEE'S WORK HOURS, ROUNDED DOWN TO THE NEXT FULL
7	<u>DOLLAR.</u>
8	(2) Limitations. (a) An individual is not entitled to receive
9	UNEMPLOYMENT COMPENSATION BENEFITS PURSUANT TO THIS PART 2 AND
10	REGULAR UNEMPLOYMENT COMPENSATION BENEFITS THAT EXCEED THE
11	MAXIMUM ALLOWABLE TOTAL BENEFITS PAYABLE TO AN INDIVIDUAL IN A
12	BENEFIT YEAR PURSUANT TO ARTICLES 70 TO 82 OF THIS TITLE.
13	(b) THE DIVISION SHALL NOT PAY UNEMPLOYMENT COMPENSATION
14	BENEFITS TO AN EMPLOYEE FOR A WEEK IN WHICH THE EMPLOYEE IS
15	COMPENSATED FOR WORK FOR HIS OR HER EMPLOYER THAT EXCEEDS THE
16	REDUCED HOURS ESTABLISHED UNDER THE WORK SHARE PLAN.
17	(c) An employee receiving weekly unemployment
18	COMPENSATION BENEFITS UNDER A WORK SHARE PLAN IS NOT ENTITLED TO
19	RECEIVE BENEFITS FOR PARTIAL EMPLOYMENT PURSUANT TO SECTION
20	8-73-103 FOR THE SAME WEEK.
21	(d) The waiting period of one week in section 8-73-107 (1) (d)
22	THAT APPLIES TO THE PAYMENT OF BENEFITS FOR TOTAL OR PARTIAL
23	UNEMPLOYMENT SHALL APPLY TO THE PAYMENT OF BENEFITS PURSUANT
24	TO THIS PART 2.
25	8-75-206. Work share plan - effective date - expiration -
26	termination. (1) A WORK SHARE PLAN AND THE PAYMENT OF
27	LINEMPI OYMENT COMPENSATION BENEFITS PURSUANT TO THE PLAN SHALL

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1	BEGIN THE FIRST WEEK FOLLOWING APPROVAL OF THE PLAN BY THE
2	DIRECTOR OR THE FIRST WEEK SPECIFIED BY THE EMPLOYER, WHICHEVER
3	<u>IS LATER.</u>
4	(2) A WORK SHARE PLAN SHALL EXPIRE TWELVE MONTHS AFTER
5	THE EFFECTIVE DATE OF THE PLAN.
6	(3) THE DIRECTOR MAY TERMINATE A WORK SHARE PLAN FOR
7	GOOD CAUSE IF THE PLAN IS NOT EXECUTED ACCORDING TO THE TERMS
8	AND INTENT OF THE PROGRAM. "GOOD CAUSE" MAY INCLUDE FAILURE TO
9	COMPLY WITH SECTION 8-75-203, UNREASONABLE REVISION OF
10	PRODUCTIVITY STANDARDS FOR THE AFFECTED UNIT, OR OTHER CONDUCT
11	BY THE EMPLOYER THAT MAY COMPROMISE THE PURPOSE, INTENT, AND
12	EFFECTIVENESS OF A WORK SHARE PLAN.
13	8-75-207. Work share plan modifications. (1) AN EMPLOYER
14	MAY MODIFY A WORK SHARE PLAN TO MEET CHANGED CONDITIONS IF THE
15	MODIFICATION CONFORMS TO THE BASIC PROVISIONS OF THE PLAN AS
16	ORIGINALLY APPROVED BY THE DIRECTOR.
17	(2) BEFORE A PROPOSED CHANGE TO A WORK SHARE PLAN MAY BE
18	IMPLEMENTED:
19	(a) THE COLLECTIVE BARGAINING AGENT SHALL APPROVE THE
20	MODIFICATION TO THE PLAN IF AN EMPLOYEE IS COVERED BY A
21	COLLECTIVE BARGAINING UNIT;
22	(b) The employer shall report the change in writing to the
23	DIVISION; AND
24	(c) THE DIRECTOR SHALL APPROVE THE MODIFIED PLAN.
25	(3) THE DIRECTOR SHALL APPROVE OR DENY A MODIFIED WORK
26	SHARE PLAN USING THE SAME STANDARDS AND REQUIREMENTS THAT ARE
27	USED FOR THE ORIGINAL WORK SHARE PLAN IN ACCORDANCE WITH

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1	<u>SECTION 8-75-203.</u>
2	(4) Approval of a modified work share plan shall not
3	AFFECT THE ORIGINAL EXPIRATION DATE OF THE WORK SHARE PLAN.
4	8-75-208. Benefits payments charged to employer.
5	UNEMPLOYMENT COMPENSATION BENEFITS PAID TO AN EMPLOYEE
6	PURSUANT TO THIS PART 2 SHALL BE CHARGED TO THE ACCOUNT OF THE
7	EMPLOYER PARTICIPATING IN THE WORK SHARE PLAN IN THE SAME
8	MANNER AS REGULAR BENEFITS PURSUANT TO SECTION 8-73-108 (3) (e)
9	<u>(I).</u>
10	8-75-209. Repeal of article. (1) THIS ARTICLE IS REPEALED,
11	EFFECTIVE JULY 1, 2013. PRIOR TO ITS REPEAL, THE "COLORADO WORK
12	SHARE PROGRAM" SHALL BE REVIEWED AS PROVIDED FOR IN SECTION
13	<u>24-34-104, C.R.S.</u>
14	(2) If the director finds that the provisions of this part 2
15	CAUSE THE INSOLVENCY OF THE UNEMPLOYMENT INSURANCE CASH FUND
16	TO ACCELERATE, THE DIRECTOR SHALL NOTIFY THE REVISOR OF STATUTES
17	IN WRITING AND THIS PART 2 SHALL BE REPEALED.
18	SECTION 2. The introductory portions to 8-75-101 and 8-75-101
19	(2) (a), Colorado Revised Statutes, are amended, and the said 8-75-101
20	(2) (a) is further amended BY THE ADDITION OF A NEW
21	SUBPARAGRAPH, to read:
22	8-75-101. Definitions. As used in this article PART 1, unless the
23	context otherwise requires:
24	(2) (a) "Exhaustee" means an individual who, with respect to any
25	week of unemployment in his OR HER eligibility period:
26	(VI) HAS RECEIVED ALL OF THE UNEMPLOYMENT COMPENSATION
27	BENEFITS PURSUANT TO PART 2 OF THIS ARTICLE AND REGULAR

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1	<u>UNEMPLOYMENT COMPENSATION BENEFITS AVAILABLE IN A BENEFIT YEAR.</u>
2	SECTION 3. 8-75-105 (2) and (3), Colorado Revised Statutes,
3	are amended to read:
4	8-75-105. Total extended benefit amount. (2) Notwithstanding
5	any other provisions of this article PART 1, if the benefit year of any
6	individual ends within an extended benefit period, the remaining balance
7	of extended benefits that such individual would, but for this subsection
8	(2), be entitled to receive in that extended benefit period, with respect to
9	weeks of unemployment beginning after the end of the benefit year, shall
10	be reduced (but not below zero) by an amount equal to the product of the
11	number of weeks for which the individual received any amounts as trade
12	readjustment allowances within that benefit year multiplied by the
13	individual's weekly benefit amount for extended benefits.
14	(3) Notwithstanding any other provision of this article PART 1,
15	during any fiscal year in which federal payments to states under section
16	204 of the "Federal-State Extended Unemployment Compensation Act of
17	1970" and amendments thereto are reduced under section 252 of the
18	"Balanced Budget and Emergency Deficit Control Act of 1985" and
19	amendments thereto, the total extended benefit amount payable to an
20	individual with respect to his OR HER applicable benefit year shall be
21	reduced by an amount equal to the aggregate of the reductions in the
22	weekly amounts paid to the individual under section 8-75-104.
23	SECTION 4. 8-70-110 (1) (b), Colorado Revised Statutes, is
24	amended to read:
25	8-70-110. Benefits - classifications. (1) Benefits are divided into
26	classifications, as follows:
27	(b) Extended benefits: Renefits payable to an individual under

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1	PART 1 OF article 75 of this title, including benefits payable to federal
2	civilian employees and to ex-servicemen FORMER MEMBERS OF THE
3	ARMED FORCES pursuant to chapter 85 of title 5 of the United States Code,
4	for weeks of unemployment in his OR HER eligibility period;
5	SECTION 5. 24-34-104 (44), Colorado Revised Statutes, is
6	amended BY THE ADDITION OF A NEW PARAGRAPH to read:
7	24-34-104. General assembly review of regulatory agencies
8	and functions for termination, continuation, or reestablishment.
9	(44) The following agencies, functions, or both, shall terminate on July
10	<u>1, 2013:</u>
11	(p) THE "COLORADO WORK SHARE PROGRAM" CREATED IN PART
12	2 of article 75 of title 8, C.R.S.
13	SECTION 6. Safety clause. The general assembly hereby finds,
14	determines, and declares that this act is necessary for the immediate
15	preservation of the public peace, health, and safety.

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