SUBSTITUTE FOR SENATE BILL NO. 501

A bill to amend 1936 (Ex Sess) PA 1, entitled "Michigan employment security act,"

by amending section 28 (MCL 421.28), as amended by 2020 PA 229.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

Sec. 28. (1) An unemployed individual is eligible to receive
 benefits with respect to any week only if the unemployment agency
 finds all of the following:

4 (a) The individual has registered for work pursuant to
5 subsection (10) after the individual applied for benefits and
6 within the time period prescribed by the unemployment agency, and
7 has continued to report pursuant to unemployment agency rules, and
8 is actively engaged in seeking work. The requirements that the
9 individual must report, must register for work, must be available





to perform suitable full-time work, and must seek work may be 1 2 waived by the unemployment agency if the individual is laid off and the employer who laid the individual off notifies the unemployment 3 4 agency in writing or by computerized data exchange that the layoff 5 is temporary and that work is expected to be available for the individual within a declared number of days, not to exceed 45 6 7 calendar days, plus up to an additional 90 calendar days as 8 provided for in subsection (11), following the last day the 9 individual worked. This Except as otherwise provided in subsection 10 (12), this waiver is not effective unless the notification from the 11 employer is received by the unemployment agency before the individual has completed his or her first compensable week 12 13 following layoff. If the individual is not recalled within the 14 specified period, the waiver ceases to be operative with respect to 15 that layoff. Except for a period of disqualification, the 16 requirement that the individual shall seek work may be waived by the unemployment agency if it finds that suitable work is 17 18 unavailable both in the locality where the individual resides and in those localities in which the individual has earned wages during 19 20 or after the base period. This waiver does not apply to a claimant 21 enrolled and attending classes as a full-time student. An 22 individual is considered to have satisfied the requirement of 23 personal reporting at an employment office, as applied to a week in 24 a period during which the requirements of registration and seeking 25 work have been waived by the unemployment agency pursuant to this 26 subdivision, if the individual has satisfied the personal reporting 27 requirement with respect to a preceding week in that period and the 28 individual has reported with respect to the week by mail pursuant 29 to the rules promulgated by the unemployment agency.



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(b) The individual has made a claim for benefits pursuant to
 section 32 and has provided the unemployment agency with all of the
 following:

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(*i*) His or her Social Security number.

5 (ii) His or her driver license number, and the state that
6 issued the license, or state identification card number, and the
7 state that issued the identification card, or copies of the
8 acceptable documents as provided in the Form I-9.

9 (iii) If the unemployment agency has requested them, copies of
10 the acceptable documents as provided in the Form I-9. As used in
11 this subdivision, "Form I-9" means the employment verification form
12 that fulfills the employment verification obligations under 8 CFR
13 274a.2.

14 (c) The individual is able and available to appear at a 15 location of the unemployment agency's choosing for evaluation of 16 eligibility for benefits, if required, and to perform suitable 17 full-time work of a character that the individual is qualified to 18 perform by past experience or training, which is of a character 19 generally similar to work for which the individual has previously 20 received wages, and for which the individual is available, full 21 time, either at a locality at which the individual earned wages for 22 insured work during his or her base period or at a locality where 23 it is found by the unemployment agency that such work is available. 24 An individual is considered unavailable for work under any of the 25 following circumstances:

(i) The individual fails during a benefit year to notify or
update a chargeable employer with telephone, electronic mail, or
other information sufficient to allow the employer to contact the
individual about available work.



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(ii) The individual fails, without good cause, to respond to
 the unemployment agency within 14 calendar days of the later of the
 mailing of a notice to the address of record requiring the
 individual to contact the unemployment agency or of the leaving of
 a telephone message requesting a return call and providing a return
 name and telephone number on an automated answering device or with
 an individual answering the telephone number of record.

8 (iii) Unless the claimant shows good cause for failure to
9 respond, mail sent to the individual's address of record is
10 returned as undeliverable and the telephone number of record has
11 been disconnected or changed or is otherwise no longer associated
12 with the individual.

13 (d) In the event of the death of an individual's immediate 14 family member, the eligibility requirements of availability and 15 reporting are waived for the day of the death and for 4 consecutive calendar days thereafter. As used in this subdivision, "immediate 16 17 family member" means a spouse, child, stepchild, adopted child, 18 grandchild, parent, grandparent, brother, or sister of the individual or his or her spouse. It shall also include the spouse 19 20 of any of the persons specified in the previous sentence.

(e) The individual participates in reemployment services, such as job search assistance services, if the individual has been determined or redetermined by the unemployment agency to be likely to exhaust regular benefits and need reemployment services pursuant to a profiling system established by the unemployment agency.

(2) The unemployment agency may authorize an individual with
an unexpired benefit year to pursue vocational training or
retraining only if the unemployment agency finds all of the
following:



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(a) Reasonable opportunities for employment in occupations for
 which the individual is fitted by training and experience do not
 exist in the locality in which the individual is claiming benefits.

4 (b) The vocational training course relates to an occupation or
5 skill for which there are, or are expected to be in the immediate
6 future, reasonable employment opportunities.

7 (c) The training course has been approved by a local advisory
8 council on which both management and labor are represented, or if
9 there is no local advisory council, by the unemployment agency.

10 (d) The individual has the required qualifications and11 aptitudes to complete the course successfully.

12 (e) The vocational training course has been approved by the13 state board of education and is maintained by a public or private14 school or by the unemployment agency.

15 (3) Notwithstanding any other provision of this act, an 16 otherwise eligible individual is not ineligible for benefits because he or she is participating in training with the approval of 17 18 the unemployment agency. For each week that the unemployment agency finds that an individual who is claiming benefits under this act 19 20 and who is participating in training with the approval of the 21 unemployment agency, is satisfactorily pursuing an approved course 22 of vocational training, it shall waive the requirements that he or she be available for work and be seeking work as prescribed in 23 24 subsection (1)(a) and (c), and it shall find good cause for his or 25 her failure to apply for suitable work, report to a former employer 26 for an interview concerning suitable work, or accept suitable work 27 as required in section 29(1)(c), (d), and (e).

28 (4) Notwithstanding any other provisions of this act, an29 otherwise eligible individual must not be denied benefits solely



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because the individual is in training approved under section 1 2 236(a)(1) of the trade act of 1974, 19 USC 2296, nor shall the individual be denied benefits by reason of leaving work to enter 3 4 such training if the work left is not suitable employment. 5 Furthermore, an otherwise eligible individual must not be denied benefits because of the application to any such week in training of 6 provisions of this act, or any applicable federal unemployment 7 8 compensation law, relating to availability for work, active search 9 for work, or refusal to accept work. For purposes of this 10 subsection, "suitable employment" means, with respect to an 11 individual, work of a substantially equal or higher skill level 12 than the individual's past adversely affected employment, as 13 defined for purposes of the trade act of 1974, 19 USC 2101 to 14 2497b, and wages for that work at not less than 80% of the 15 individual's average weekly wage as determined for the purposes of 16 the trade act of 1974, 19 USC 2101 to 2497b.

(5) Except as otherwise provided in subsection (6), for purposes of this section, for benefit years beginning on or after January 1, 2013, to be actively engaged in seeking work, an individual must conduct a systematic and sustained search for work in each week the individual is claiming benefits, using any of the following methods to report the details of the work search:

(a) Reporting at monthly intervals on the unemployment
agency's online reporting system the name of each employer and
physical or online location of each employer where work was sought
and the date and method by which work was sought with each
employer.

(b) Filing a written report with the unemployment agency bymail or facsimile transmission not later than the end of the fourth



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calendar week after the end of the week in which the individual
 engaged in the work search, on a form approved by the unemployment
 agency, indicating the name of each employer and physical or online
 location of each employer where work was sought and the date and
 method by which work was sought with each employer.

6 (c) Appearing at least monthly in person at a Michigan works
7 agency office to report the name and physical or online location of
8 each employer where the individual sought work during the previous
9 month and the date and method by which work was sought with each
10 employer.

11 (6) For purposes of this section, beginning on April 2, 2020, to be actively engaged in seeking work, an individual must conduct 12 13 a systematic and sustained search for work in each week the 14 individual is claiming benefits and must report to the unemployment 15 agency the details of the work search at least once every 2 weeks 16 or, if the unemployment agency prescribes a shorter reporting period, the reporting period prescribed by the unemployment agency. 17 18 An individual may conduct a systematic and sustained search for 19 work by doing any of the following:

20 (a) Using resources available at a Michigan works agency21 office to do any of the following:

22 (i) Participate in reemployment services and eligibility23 assessment activities.

24 (*ii*) Identify the skills the individual possesses that are
25 consistent with target or demand occupations in the local workforce
26 development area.

27 (iii) Obtain job postings and seek employment for suitable28 positions needed by local employers.

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(b) Attending job search seminars or other employment



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workshops that offer instruction in improving an individual's
 skills for finding and obtaining employment.

3 (c) Creating a user profile on a professional networking site
4 or using an online career tool. Creating duplicate user profiles or
5 resubmitting or reuploading the same resume to the same
6 professional networking site does not satisfy the requirements of
7 this subdivision.

8 (d) Applying for an available position with, submitting a
9 resume to, or interviewing with employers. Applying for the same
10 position within a 4-week period or contacting an employer to
11 determine whether a position is available does not satisfy the
12 requirements of this subdivision, unless the individual uses his or
13 her union hiring hall to conduct a search for work.

(e) Registering for work with a private employment agency or, if it is available to the individual in his or her occupation or profession, the placement facility of a school, college, or university.

18 (f) Taking an examination that is required for a position in19 the state civil service.

20 (7) The work search conducted by the claimant is subject to21 audit by the unemployment agency.

(8) The unemployment agency shall request but shall not
require an individual who is applying for benefits to submit his or
her base period employer's unemployment agency account number and
federal employer identification number.

(9) The unemployment agency shall use all of the documentation
and information provided by an individual applying for benefits to
verify the identity of the individual before making an initial
payment on the individual's claim.



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(10) An individual must register for work as required under
 subsection (1) (a) by registering with a Michigan works agency.

3 (11) The unemployment agency may extend a waiver described in 4 subsection (1)(a) beyond 45 calendar days, but not for more than an 5 additional 90 calendar days, if, before the end of the specified 6 period of the waiver, the employer notifies the unemployment agency 7 in writing or by computerized data exchange that the layoff is an 8 extended layoff and is the result of 1 or more of the following:

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(a) The retooling of the employer's equipment.

10 (b) A parts shortage.

11

(c) A temporary production volume adjustment.

(12) If an individual is laid off because of an extended 12 13 layoff described in subsection (11) that existed on May 31, 2021, 14 the requirements that the individual must report, must register for 15 work, must be available to perform suitable full-time work, and 16 must seek work may be waived by the unemployment agency as 17 described in subsection (1)(a) if, before July 16, 2021, the 18 individual's employer notifies the unemployment agency pursuant to 19 subsection (11) that the individual was laid off because of an 20 extended layoff described in subsection (11). The specified period 21 of a waiver granted under this subsection begins on May 31, 2021.



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