March 4, 1999

H 278. TANF SEPARATION NONCHARGED. AMENDING THE EMPLOYMENT SECURITY LAWS TO PROVIDE THAT THE ONE HUNDRED-DAY NONCHARGE PERIOD EXTENDS TO CERTAIN RECIPIENTS OF TEMPORARY ASSISTANCE FOR NEEDY FAMILIES SEPARATED FOR A BONA FIDE INABILITY TO WORK. Amends GS 96-9(c)(2)b. as title indicates. Effective July 1, 1999; applies to unemployment claims filed on or after that date.

Intro. by Redwine.

Ref. to Ways & Means

**GS 96** 

April 26, 1999

H 278. TANF SEPARATION NONCHARGED. Intro. 3/4/99. House committee substitute makes the following changes to 1st edition. Rewrites amendment to GS 96-9(c)(2)b. so that the following provisions read as follows: (vi) separation due to leaving for disability or health condition; or (vii) separation of claimant solely for bona fide inability to do work for which claimant was hired, but only when claimant in last calendar quarter preceding quarter in which claimant was paid wages by employer was recipient of Temporary Assistance for Needy families (TANF) assistance by agency of state and claimant's period of employment was 100 days or less, shall not be charged to account of employer by whom claimant was employed at time of such separation; provided, however, employer promptly furnishes comm'n with such notices regarding separation of individual from work as are or may be required by comm'n regulations.

July 1, 1999

**H 278. WORK FIRST SEPARATION NONCHARGED.** Intro. 3/4/99. House amendment makes the following changes to 2nd edition. Changes references in second edition of bill to Temporary Assistance to Needy Families (TANF) to Work First, and makes bill effective August 1, 1999.

July 7, 1999

**H 278. WORK FORCE SEPARATION NONCHARGED/AB.** Intro. 3/4/99. Senate amendment makes the following changes to 4th edition. Adds as exception, in section (vii) of GS 96-9(c)(2)b., separation of claimant solely as the result of an undue family hardship.