GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2009

Н

HOUSE BILL 1090 PROPOSED SENATE COMMITTEE SUBSTITUTE H1090-PCS30426-RC-48

Short Title: UI/Severance Modifications.

(Public)

D

Sponsors:

Referred to:

April 7, 2009

1			A BILL TO BE ENTITLED
2	AN ACT AMENDING	THE DE	EFINITION OF TOTAL AND PARTIAL UNEMPLOYMENT
3			TREATMENT OF SEVERANCE PAY UNDER THE
4			Y LAWS OF NORTH CAROLINA.
5	The General Assembly o		
6	•		6-8(10) reads as rewritten:
7			tial unemployment.
8	(10) 100m a.	-	e purpose of establishing a benefit year, an individual shall be
9			ed to be unemployed:
10		1.	If he the individual has payroll attachment but, because of
11			lack of work during the payroll week for which he-the
12			individual is requesting the establishment of a benefit year, he
13			the individual worked less than the equivalent of three
14			customary scheduled full-time days in the establishment,
15			plant, or industry in which he the individual has payroll
16			attachment as a regular employee. If a benefit year is
17			established, it shall begin on the Sunday preceding the payroll
18			week ending date.
19		2.	If he-the individual has no payroll attachment on the date he
20			the individual reports to apply for unemployment insurance.
21			If a benefit year is established, it shall begin on the Sunday of
22			the calendar week with respect to which the claimant met the
23			reporting requirements provided by Commission regulation.
24	b.	For be	enefit weeks within an established benefit year, a claimant shall
25		be dee	emed to be:
26		1.	Totally unemployed, irrespective of job attachment, if his a
27			claimant's earnings for such week, including payments
28			defined in subparagraph c below, would not reduce his the
29			claimant's weekly benefit amount as prescribed by
30			G.S. 96-12(c).
31		2.	Partially unemployed, if he the claimant has payroll
32			attachment but because of lack of work during the payroll
33			week for which he the claimant is requesting benefits he the
34			claimant worked less than three customary scheduled
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0	General Assembly Of North Carolina	Session 2009
	General Assembly Of North Carolina full-time days in the establishm which he-the claimant is employed such employment (including subparagraph c below) would quareduced payment as prescribed by 3. Part-totally unemployed, if the attachment during all or part defined in subparagraph c below (claimant for a reduced pay G.S. 96-12(c). c. No individual shall be considered unemployment, remuneration in the form on (ii) accrued vacation pay, (iii) terminal le (v)-(iv) separation pay, or (vi)(v) dismi whatever name. Provided, however, if su less than the entire week, the claimant unemployed as defined in subsections. Sums received by any individual for serviofficial who holds an elective office, as das a member of the N. C. National Guard or as a member of any reserve comperation approved vocational, educa as defined in G.S. 96-8(5)j., or secondary school as defined in G.S. 96-13. Benefits paid not be charged to the account or account or account or action of the generic or other substitute considered or other substitute considered in G.S. 96-13. Benefits paid not be charged to the account or account or action of the generic or other substitute considered in G.S. 96-13. Benefits paid not be considered in G.S. 96-13. Benefits paid not be charged to the account or account or actis and the different or other substitute cons	nent, plant, or industry in ed and whose earnings from payments defined in alify him-the claimant for a G.S. 96-12(c). ne claimant had no job of such week and whose y work (including payments w) would qualify him-the yment as prescribed by loyed if, with respect to the s receiving, has received, or <u>ndividual's</u> separation from f (i) wages in lieu of notice, ave pay, (iv) severance pay, ssal payments or wages by the payment is applicable to to may be considered to be a and b of this paragraph. ices performed as an elected efined in G.S. 128-1.1(d), or , as defined in G.S. 127A-3, ponent of the United States determining that individual's . Provided further, however, be unemployed as to receipt dividual is registered at or education as defined in efined in G.S. 96-8(5)q., or tional, or training programs under this subdivision shall counts of the base period nent shall be deemed to a employment office, except erwise prescribe. e school personnel shall be ks when not called to work