GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2015

S

SENATE BILL 15*

Finance Committee Substitute Adopted 2/11/15 House Committee Substitute Favorable 8/6/15 PROPOSED HOUSE COMMITTEE SUBSTITUTE S15-PCS45398-RBx-46

Short Title: Unemployment Insurance Law Changes.

(Public)

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Sponsors:

Referred to:

February 4, 2015

1		A BILL TO BE ENTITLED
2	AN ACT TO M	IAKE CHANGES TO THE UNEMPLOYMENT INSURANCE LAWS, AS
3		NDED BY THE JOINT LEGISLATIVE OVERSIGHT COMMITTEE ON
4		YMENT INSURANCE, AND TO CONFIRM APPOINTMENTS TO THE
5	BOARD OF	
6		embly of North Carolina enacts:
7		
8	PART I. ENHA	NCE UI PROGRAM INTEGRITY/REPORTING
9	SEC	FION 1. Chapter 96 of the General Statutes is amended by adding a new
10	Article to read:	
11		"Article 5.
12		"Miscellaneous Provisions.
13	" <u>§ 96-36. Unem</u>	ployment insurance program integrity; reporting.
14		ngs and Purpose. – The General Assembly finds that program integrity
15	measures have b	een implemented by the Division to maximize the efficiency and effectiveness
16	of the State's un	employment insurance program. The purpose of this section is to assure that
17	these efforts sha	all include the rigorous and consistent use of business intelligence and data
18	analytics for enh	anced unemployment insurance program integrity.
19		ired Activities To achieve the program integrity enhancements required by
20	this section, at a	minimum, the Division shall do all of the following:
21	<u>(1)</u>	Prioritize Division program integrity efforts that maximize utilization of and
22		information sharing with or between these projects and initiatives in order to
23		prevent, detect, and reduce unemployment insurance fraud, improper
24		payments, overpayments, and other programmatic irregularities:
25		a. <u>Government Data Analytics Center (GDAC);</u>
26		b. Southeast Consortium Unemployment Insurance Benefits Initiative
27		(SCUBI); and
28		c. Any other program integrity capabilities identified by the Division.
29	<u>(2)</u>	Coordinate efforts with the Office of Information Technology Services to
30		ensure that the Division identifies and integrates into its operations and
31		procedures the most effective and accurate processes and scalable tools
32		available to prevent payment of fraudulent, suspicious, or irregular claims.
33	<u>(3)</u>	Coordinate efforts with the Department of Revenue to enhance alerts
34		indicating circumvention of the payment of unemployment insurance taxes.



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<u>(4)</u>	Coordinate efforts with the Department of Health and Hun	man Services to
	facilitate claims cross-matching and other appropriate st	
	program integrity.	-
<u>(5)</u>	Coordinate efforts with the Office of State Controlle	er to facilitate
	cross-matching and other appropriate steps using BEA	CON (Building
	Enterprise Access for North Carolina's Core Operation Needs	s).
(c) Quart	terly Reporting Beginning October 1, 2015, and then quarter	ly thereafter, the
	make detailed written progress reports on its efforts to carry	
directives in thi	is section to the chairs of the Joint Legislative Oversight	Committee on
	Insurance, the chairs of the Joint Legislative Oversight	
	hnology, the chairs of the House Appropriations Subcommittee	
	urces, the chairs of the Senate Appropriations Committee	
	urces, and the Fiscal Research Division. At a minimum, the	
	of the following:	
(1)	Metrics regarding unemployment benefits overpayment	ents. improper
	payments, and fraudulent payments, in terms of both percent	
	amount.	
<u>(2)</u>	Information on fraud perpetrator metrics, in terms of percer	nt and value, by
	type (whether by employer or claimant), and activity subca	
	employee misclassification, unemployment insurance tax ra	
	(SUTA dumping), fictitious employers, fictitious claim	-
	claimants, incarcerated claimants, work and earn, and similar	
(3)	Quantified investigation activity, including the following:	uoti vitios.
<u>(5)</u>	<u>a. Type and subcategory of investigations.</u>	
	b. Number of alerts received during the quarter.	
	<u>c.</u> Number of alerts investigated during the quarter.	
	<u>d.</u> <u>Number of false positives.</u>	
	e. Number of dispositions entered.	
(d) Annu	al Reporting. – Beginning January 1, 2016, the Division shall	make an annual
	neral Assembly on its efforts to carry out all of the directives in	
	h annual report shall include all of the following information:	
<u>(1)</u>	The methodology used by the Division to determine analy	tic priorities for
<u>(1)</u>	unemployment insurance program integrity investigation.	<u>ue priorities ioi</u>
(2)	A report on the State's Benefit Accuracy Measurement (BA	M) as required
<u>(2)</u>	by the U.S. Department of Labor, including how North Card	
	changed over time and how its current rate compares to o	
	report shall also include an update on BAM methodology	and minormation
(2)	regarding how it might be modified.	no onome into onites
<u>(3)</u>	An explanation of the Division's unemployment insurance p	
	activities in coordination with the Office of Informati	
	Services, the Department of Health and Human Services, the	
	Revenue, and the Office of State Controller as required by s	subsection (b) of
	this section.	11
<u>(4)</u>	Division workflows, both intra-agency and interagency, to	
	problems and program integrity issues, including identifi	
	resources, and plans for continued improvement of unemploy	yment insurance
/ - \	program integrity efforts.	6.4.
<u>(5)</u>	An analysis of the information required by subsection (c)	
	· · · · · · · · · · · · · · · · · · ·	1
	along with an explanation of how that information will be ut the State's business intelligence and data analytics capabil	

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1 2 3		detect, and reduce unemployment insurance frau overpayments, and other programmatic irregularities.	
3 4	PART II LINEI	MPLOYMENT INSURANCE LAW CHANGES	
5		TION 2.1. G.S. 20-7(b2) is amended by adding a new	subdivision to read.
6		osure of Social Security Number. – The social security	
7	. ,	record. The Division may not disclose an applicant's	
8		ed under federal law. A violation of the disclosure rest	
9		J.S.C. § 408, and amendments to that law.	rections is pullishable as
10	-	e with 42 U.S.C. 405 and 42 U.S.C. 666, and amendme	ents thereto, the Division
11		social security number obtained under subsection (b1)	
12	follows:		
13	10110 1101		
14	(7)	To the Department of Commerce, Division of Emplo	ovment Security. for the
15		purpose of verifying employer and claimant identity.	
16	SEC	TION 2.2.(a) G.S. 96-14.9(e) reads as rewritten:	
17		rely Seeking Work. – The Division's determination of	whether an individual is
18		work is based upon the following:	
19	(1)	The individual is registered for employment servi	ces, as required by the
20	~ /	Division.	
21	(2)	The individual has engaged in an active search f	for employment that is
22		appropriate in light of the employment available in t	
23		individual's skills and capabilities.	
24	(3)	The individual has sought work on at least two di	ifferent days during the
25		week and made at least two five job co	
26		employers.employers during the week.	
27	(4)	The individual has maintained a record of the ir	ndividual's work search
28		efforts. The record must include the potential en	nployers contacted, the
29		method of contact, and the date contacted. The indi	vidual must provide the
0		record to the Division upon request."	
81	SEC	TION 2.2.(b) This section becomes effective January	1, 2016, and applies to
32	claims for benef	its filed on or after that date.	
33		TION 2.3.(a) G.S. 96-15(h) reads as rewritten:	
34		ial Review. – Any <u>A</u> decision of the Division, in the al	5
35	-	ed, or in the absence of an interested party filing a req	
36		bard of Review becomes final 30 days after the date of	-
37		rer is earlier. unless a party to the decision seeks judici	_
38		Judicial review shall be is permitted only after a party of	
<u>89</u>	~	has exhausted his remedies before the Division as prov	· —
40		ed in this Chapter and has filed a petition for review in	-
41	•	he the petitioner resides or has his the county in which	
12	-	s. business is located. The petition for review shall m	
13	1	the technic te	1
14) days after the petition is filed with the court, the pet	
15 16		ition by personal service or by certified mail, return rec	
46 17		on all parties of record to the Division proceedings. The	
17 10	-	<u>e names Names and addresses of the parties shall be fu</u>	-
48 49	•	-upon request. The Division shall be deemed to be is	_ 1 0 00
19 50		g any of its decisions and may be represented in the y who has been designated by it for that purpose. Any	
	-	this subsection concerning the service or filing of a peti	
51	requirements of	uns subsection concerning the service of filling of a peti	tion shan be determined

1 by the superior court. Any party to the Division proceeding may become a party to the review 2 proceeding by notifying the court within 10 days after receipt of the copy of the petition. Any 3 person aggrieved may petition to become a party by filing a motion to intervene as provided in 4 G.S. 1A-1, Rule 24. 5 Within 45 days after receipt of the copy of the petition for review or within such additional 6 time as the court may allow, the Division shall-must transmit to the reviewing court the original 7 or a certified copy of the entire record of the proceedings under review. With the permission of 8 the court the record may be shortened by stipulation of all parties to the review proceedings. 9 Any party unreasonably refusing to stipulate to limit the record may be taxed by the court for 10 such the additional cost as is occasioned incurred by the refusal. The court may require or 11 permit subsequent corrections or additions to the record when deemed the court considers the 12 changes desirable." 13 **SECTION 2.3.(b)** This section becomes effective October 1, 2015, and applies to 14 decisions made on or after that date. 15 SECTION 2.4.(a) G.S. 96-3 reads as rewritten: 16 "§ 96-3. Division of Employment Security. 17 The Division of Employment Security (DES) is created within the Department of 18 Commerce and shall administer the provisions of this Chapter under the supervision of the 19 Assistant Secretary of Commerce through two coordinate sections: the Employment Security 20 Section and the Employment Insurance Section. The Employment Security Section shall 21 administer the employment services functions of the Division. The Employment Insurance Section shall administer the unemployment taxation and assessment functions of the 22 23 Division.Commerce." 24 **SECTION 2.4.(b)** G.S. 96-4(j) reads as rewritten: 25 Hearings. - The Assistant Secretary shall appoint hearing officers or appeals "(j) 26 referees to hear contested matters arising from the Employment Security Section and the 27 Employment Insurance Section. Division of Employment Security. Appeals from the decisions 28 of the hearing officers or appeals referees shall be heard by the Board of Review." 29 **SECTION 2.4.(c)** G.S. 96-9.15(f) reads as rewritten: 30 "(f) Domestic Employer Exception. - The Division may authorize an employer of 31 domestic service employees to file an annual report and to file that report by telephone. An 32 annual report allowed under this subsection is due on or before the last day of the month 33 following the close of the calendar year in which the wages are paid. A domestic service 34 employer that files a report by telephone must contact either the tax auditor assigned to the 35 employer's account or the Employment Insurance Section-Division of Employment Security in 36 Raleigh and report the required information to that auditor or to that section by the date the report is due." 37 SECTION 2.5.(a) G.S. 1-359 reads as rewritten: 38 39 "§ 1-359. Debtors of judgment debtor may satisfy execution. 40 After the issuing of an execution against property, all persons indebted to the (a) 41 judgment debtor, or to any one of several debtors in the same judgment, may pay to the sheriff 42 the amount of their debt, or as much thereof as is necessary to satisfy the execution; and the 43 sheriff's receipt is a sufficient discharge for the amount paid. 44 When the Division of Employment Security of the Department of Commerce (b) 45 (Division) prevails in a civil action against an employer to collect unpaid employment taxes under G.S. 96-10(b), the Division may attach or garnish the employer's credit card receipts or 46 47 other third-party payments in payment of the unpaid taxes in the manner provided by 48 subsection (a) of this section. Direct receipt by the Division is a sufficient discharge for the 49 amount paid by a credit card company, clearinghouse, or third-party payment processor."

- 50 SECTION 2.5.(b) G.S. 96-10 reads as rewritten:
- 51 "§ 96-10. Collection of contributions.

(b) Collection. –

1 2

3 (1)If, after due notice, any employer defaults in any payment of contributions or 4 interest thereon, the amount due shall be collected by civil action in the 5 name of the Division, and the employer adjudged in default shall pay the 6 costs of such action. Civil actions brought under this section to collect 7 contributions or interest thereon from an employer shall be heard by the 8 court at the earliest possible date, and shall be entitled to preference upon the 9 calendar of the court over all other civil actions, except petitions for judicial review under this Chapter and cases arising under the Workers' 10 11 Compensation Law of this State; or, if any contribution imposed by this Chapter, or any portion thereof, and/or penalties duly provided for the 12 13 nonpayment thereof shall not be paid within 30 days after the same become 14 due and payable, and after due notice and reasonable opportunity for 15 hearing, the Division, under the hand of the Assistant Secretary, may certify the same to the clerk of the superior court of the county in which the 16 17 delinquent resides or has property, and additional copies of said certificate for each county in which the Division has reason to believe the delinquent 18 19 has property located. If the amount of a delinquency is less than fifty dollars 20 (\$50.00), the Division may not certify the amount to the clerk of court until a 21 field tax auditor or another representative of the Division personally contacts, or unsuccessfully attempts to personally contact, the delinquent and 22 23 collect the amount due. A certificate or a copy of a certificate forwarded to 24 the clerk of the superior court shall immediately be docketed and indexed on 25 the cross index of judgments, and from the date of such docketing shall 26 constitute a preferred lien upon any property which said delinquent may own 27 in said county, with the same force and effect as a judgment rendered by the 28 superior court. The Division shall forward a copy of said certificate to the 29 sheriff or sheriffs of such county or counties, or to a duly authorized agent of 30 the Division, and when so forwarded and in the hands of such sheriff or 31 agent of the Division, shall have all the force and effect of an execution 32 issued to such sheriff or agent of the Division by the clerk of the superior 33 court upon a judgment of the superior court duly docketed in said county. 34 Provided, however, the Division may in its discretion withhold the issuance 35 of said certificate or execution to the sheriff or agent of the Division for a 36 period not exceeding 180 days from the date upon which the original 37 certificate is certified to the clerk of superior court. The Division is further 38 authorized and empowered to issue alias copies of said certificate or 39 execution to the sheriff or sheriffs of such county or counties, or to a duly 40 authorized agent of the Division in all cases in which the sheriff or duly 41 authorized agent has returned an execution or certificate unsatisfied; when so 42 issued and in the hands of the sheriff or duly authorized agent of the 43 Division, such alias shall have all the force and effect of an alias execution 44 issued to such sheriff or duly authorized agent of the Division by the clerk of 45 the superior court upon a judgment of the superior court duly docketed in said county. Provided, however, that notwithstanding any provision of this 46 47 subsection, upon filing one written notice with the Division, the sheriff of 48 any county shall have the sole and exclusive right to serve all executions and 49 make all collections mentioned in this subsection and in such case no agent 50 of the Division shall have the authority to serve any executions or make any 51 collections therein in such county. A return of such execution, or alias

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1	execution, shall be made to the Division, together	with all moneys collected
2	thereunder, and when such order, execution, or ali	as is referred to the agent
3	of the Division for service the said agent of the Div	•
4	all the powers of the sheriff to the extent of serving	g such order, execution or
5	alias and levying or collecting thereunder. The	agent of the Division to
6	whom such order or execution is referred shall gi	ive a bond not to exceed
7	three thousand dollars (\$3,000) approved by the	Division for the faithful
8	performance of such duties. The liability of said a	gent shall be in the same
9	manner and to the same extent as is now imposed	on sheriffs in the service
0	of executions. If any sheriff of this State or any age	ent of the Division who is
1	charged with the duty of serving executions shall	l willfully fail, refuse, or
2	neglect to execute any order directed to him by the	said Division and within
3	the time provided by law, the official bond of such	sheriff or of such agent of
4	the Division shall be liable for the contributions, p	enalty, interest, and costs
5	due by the employer. Any judgment that is exect	utable and allowed under
6	this section shall be subject to attachment	and garnishment under
7	G.S. 1-359(b) in payment of unpaid taxes that are	e due from the employer
8	and collectable under this Article.	
9		

20 (i) Except as otherwise provided in this subsection, no suit or proceedings for the 21 collection of unpaid contributions may be begun under this Chapter after five years from the 22 date on which the contributions become due, and no suit or proceeding for the purpose of 23 establishing liability and/or status may be begun with respect to any period occurring more than 24 five years prior to the first day of January of the year within which the suit or proceeding is 25 instituted. This subsection shall not apply in any case of willful attempt in any manner to defeat 26 or evade the payment of any contributions becoming due under this Chapter. A proceeding 27 shall be deemed to have been instituted or begun upon the date of issuance of an order by the 28 Assistant Secretary of the Division Board of Review directing a hearing to be held to determine 29 liability or nonliability, and/or status under this Chapter of an employing unit, or upon the date 30 notice and demand for payment is mailed by certified mail to the last known address of the 31 employing unit. The order shall be deemed to have been issued on the date the order is mailed 32 by certified mail to the last known address of the employing unit. The running of the period of 33 limitations provided in this subsection for the making of assessments or collection shall, in a 34 case under Title II of the United States Code, be suspended for the period during which the 35 Division is prohibited by reason of the case from making the assessment or collection and for a period of one year after the prohibition is removed. 36

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38

. . . . "

SECTION 2.6. G.S. 96-14.9 reads as rewritten:

39 "§ 96-14.9. Weekly certification.

40 (a) Requirements. – An individual's eligibility for a weekly benefit amount is 41 determined on a week-to-week basis. An individual must meet all of the requirements of this 42 section for each weekly benefit period. An individual who fails to meet one or more of the 43 requirements is ineligible to receive benefits until the condition causing the ineligibility ceases 44 to exist:

- 45
- (1) File a claim for benefits.
- 46(2)Report at an employment office as requested by the Division.Division and
present valid photo identification meeting the requirements of subsection (k)
of this section.480
- 49 (3) Meet the work search requirements of subsection (b) of this section.
- 50 ...

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	(k) Photo Identific	<u>ation. – The individual must p</u>	resent the Division one of the
	following documents beari	ng the individual's photograph:	
	(1) <u>A drive</u>	rs license, learner's permit, prov	visional license, or nonoperator's
-	<u>identific</u>	ation card issued by North Carol	ina, another state, the District of
	Columb	ia, United States territory, or Unite	d States commonwealth.
)	(2) <u>A Unite</u>	d States passport.	
,	(3) <u>A Unite</u>	d States military identification card	<u>L</u>
	(4) <u>A Veter</u>	ans Identification Card issued by	the United States Department of
	Veteran	<u>s Affairs.</u>	
	(5) <u>A tribal</u>	enrollment card issued by a federal	lly recognized tribe.
	(6) Any oth	er document that the Division de	termines adequately identifies the
		al and that is issued by the Unite	
	Columb	ia, United States territory, or Unite	d States commonwealth.
	(7) <u>A trave</u>	er card issued by the U.S. Depart	ment of Homeland Security, such
		EXUS SENTRI and FAST CARD	
		Section 1.10(c) of S.L. 2011-401	
		The Department of Commerce, D	1 0 0
	1 0	es and regulations in accordance w	1
		existing rule that has not been re-	-
		ecember 31, 2012, <u>May 20, 2015, s</u>	hall expire."
		(a) G.S. 96-14.4 is repealed.	
		(b) G.S. 96-14.3 reads as rewritten	
	-	d maximum duration <u>Duration</u> o	
		e minimum and maximum number	
		benefits depends on the seasonal	
		-month base period in which the c	
	· ·	and one six-month base period be	
	u	average of the seasonal adjusted un	
		uly, August, and September applie	
		seasonal adjusted unemployment ra	1 0
			vision must use the most recent
		yment rate determined by the U.S	
			enchmark. The number of weeks
		s determined in accordance with G	
	Seasonal Adjusted	Minimum Number	Maximum Number
	Unemployment Rate	of Weeks	of Weeks
	Less than or equal to 5		12
	Greater than 5.5% up to		13
	Greater than 6% up to		14
	Greater than 6.5% up to		15
	Greater than 7% up to		16
	Greater than 7.5% up to		17
	Greater than 8% up to 3		18
	Greater than 8.5% up to Greater than 9%	$\frac{12}{13}$	19 20
		- The total benefits paid to an	
	under subsection (a) of this	owed under G.S. 96-14.2 multiplied	by the number of weeks allowed
	under subsection (a) of this	s section.	

SECTION 2.8.(c) G.S. 96-14.12(b) reads as rewritten: Duration of Benefits. – This subsection applies to an individual and the spouse of an 50 "(b) individual who is unemployed based on services performed for a corporation in which the 51

49

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1			five percent (5%) or more of the outstanding shares of the v	U U
2			e maximum number of weeks an individual or an individ	
3			is limited to the lesser of six weeks or the applicable weeks	determined under
4	G.S. 96-1	-		
5		SEC	TION 2.8.(d) G.S. 96-16(f) reads as rewritten:	
6	"(f)	(1)	A seasonal worker shall be eligible to receive benefits b	ased on seasonal
7			wages only for a week of unemployment which occurs, or	
8			which occurs within the active period or periods of the se	easonal pursuit or
9			pursuits in which he earned base period wages.	
10		(2)	A seasonal worker shall be eligible to receive benefits base	d on nonseasonal
11			wages for any week of unemployment which occurs during	•
12			or periods of the seasonal pursuit in which he has earned by	
13			provided he has exhausted benefits based on seasonal wa	-
14			shall also be eligible to receive benefits based on nonseaso	
15			week of unemployment which occurs during the inactive	
16			of the seasonal pursuit in which he earned base period wag	
17			to whether he has exhausted benefits based on seasonal wag	
18		(3)	The maximum amount of benefits which a seasonal worke	
19			to receive based on seasonal wages shall be an amount	
20			nearest multiple of one dollar (\$1.00), determined by	
21			maximum benefits payable in his benefit year, as provided	
22			<u>G.S. 96-14.3</u> , by the percentage obtained by dividing the s	seasonal wages in
23		(4)	his base period by all of his base period wages.	1 11 1 1' '1 1
24		(4)	The maximum amount of benefits which a seasonal worke	-
25 26			to receive based on nonseasonal wages shall be an amoun	•
20 27			nearest multiple of one dollar (\$1.00), determined by maximum benefits payable in his benefit year, as provided	
28			<u>G.S. 96-14.3,</u> by the percentage obtained by dividing the n	
20 29			in his base period by all of his base period wages.	onseusonai wages
30		(5)	In no case shall a seasonal worker be eligible to receive	a total amount of
31		(0)	benefits in a benefit year in excess of the maximum ben	
32			such benefit year, as provided in G.S. 96-14.4.G.S. 96-14.3	1 .
33		SEC	TION 2.8.(e) This section becomes effective July 1, 2015.	-
34			TION 2.9. G.S. 96-15 reads as rewritten:	
35	"§ 96-15.	Clain	ns for benefits.	
36				
37	(b)			
38		(2)	Adjudication When a protest is made by the claiman	
39			monetary determination, or a question or issue is raised or p	
40			eligibility of a claimant, or whether any disqualification sh	-
41			or benefits denied or adjusted pursuant to G.S. 96-18, th	
42			referred to an adjudicator. The adjudicator may cons	•
43			document or statement deemed to be pertinent to the	-
44 45			telephone conversations, and after such consideration	
45 46			conclusion as to the claimant's benefit entitlements. The	•
40 47			notify the claimant and all other interested parties of the co The conclusion of the adjudicator shall be deemed the fin	
47 48			Division unless within 30 days after the date of notification	
49			conclusion, whichever is earlier, a written appeal is filed	-
5 0			adopted by the Division. The Division shall be deemed a	-
20			aspece of the Division. The Division shall be defined a	- morestea party

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-	for such purposes and may remove to itself or transfer to an appeals referee
2	the proceedings involving any claim pending before an adjudicator.
3	Provided, any interested employer shall be allowed 14 days from the
ŀ	mailing or delivery of the notice of the filing of a claim against the
í	employer's account, whichever first occurs, to file with the Division its
,	protest of the claim in order to have the claim referred to an adjudicator for a
,	decision on the question or issue raised. Any protest filed must contain a
}	basis for the protest and supporting statement of facts, and the protest may
)	not be amended after the 14-day period from the mailing or delivery of the
)	notice of filing of a claim has expired. A copy of the notice of the filing shall
	be sent contemporaneously to the employer by telefacsimile transmission if a
	fax number is on file. No payment of benefits shall be made by the Division
	to a claimant until one of the following occurs:
	a. The employer has filed a timely protest to the claim.
	b. The 14-day period for the filing of a protest by the employer has
5	expired.
7	c. A determination under this subdivision has been made.
8	Provided further, no question or issue may be raised or presented by the
)	Division as to the eligibility of a claimant, or whether any disqualification
)	should be imposed, after 45 days from the first day of the first week after the
	question or issue occurs with respect to which week an individual filed a
2	claim for benefits. None of the provisions of this subsection shall have the
3	force and effect nor shall the same be construed or interested as repealing
ŀ	any other provisions of G.S. 96-18.
5	An employer shall receive written notice of the employer's appeal rights
5	and any forms that are required to allow the employer to protest the claim.
7	The forms shall include a section referencing the appropriate rules pertaining
3	to appeals and the instructions on how to appeal.
))	(d1) No continuous shall be arouted executives condication to the Division, the encoder
,	(d1) No continuance shall be granted except upon application to the Division, the appeals referee, or other authority assigned to make the decision in the matter to be continued. A
)	continuance may be granted only for good cause shown and upon such terms and conditions as
3	justice may require. Good cause the Division by rule shall provide. Acceptable grounds for
, 	granting a continuance shall include, but not be limited to, those instances when a party to the
r)	proceeding, a witness, or counsel of record has an obligation of service to the State, such as
, 5	service as a member of the North Carolina General Assembly, or an obligation to participate in
,	a proceeding in a court of greater jurisdiction.
3	"
)	SECTION 2.10.(a) G.S. 96-14.1(b) reads as rewritten:
)	"(b) Valid Claim. – To obtain benefits, an individual must file a valid claim for
	unemployment benefits and benefits, register for work, work, and have a weekly benefit
)	amount calculated pursuant to G.S. 96-14.2(a) that equals or exceeds fifteen dollars (\$15.00).
3	An individual must serve a one-week waiting period for each claim filed. A valid claim is one
ŀ	that meets the employment and wage standards in this subsection for the individual's base
5	period. A valid claim for a second benefit year is one that meets the employment and wage
5	standards in this subsection since the beginning date of the prior benefit year and before the
7	date the new benefit claim is filed:
8	(1) Employment. – The individual has been paid wages in at least two quarters
)	of the individual's base period.
、 、	

50 (2) Wages. – The individual has been paid wages totaling at least six times the 51 average weekly insured wage during the individual's base period. If an

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1	individual lacks sufficient base period wages, then the wage s	standard for that
2	individual is determined using the last four completed ca	
3	immediately preceding the first day of the individual's be	-
4	alternative base period may not be used by an individual in	making a claim
5	for benefits in the next benefit year."	
6	SECTION 2.10.(b) This section is effective when it becomes law	and applies to
7	benefit claims filed on or after October 4, 2015.	
8		
9	PART III. DIVISION OF EMPLOYMENT SECURITY BOARD OF REV	
10	SECTION 3.1.(a) Notwithstanding the appointment provisions in (
11	in G.S. 96-15.3, as enacted by this act, and to achieve the staggered terr	
12	G.S. 96-15.3, as enacted by this act, Jeanette Doran, appointed by the Govern	
13	2013 to serve on the Board of Review as the member that represents the ge	
14	confirmed to serve on the Board of Review for the term beginning upon a	
15	expiring on June 30, 2015. In accordance with G.S. 96-15.3, as enacted by the	is act, the term
16	beginning July 1, 2015, will expire on June 30, 2019.	0 0 0 15 2
17	SECTION 3.1.(b) Notwithstanding the appointment provisions in the state of the st	
18	enacted by this act, Jeanette Doran, appointed by the Governor in December 2 the Board of Basican as the member that represents the general public is confin	
19 20	the Board of Review as the member that represents the general public, is confir the Board of Review for the term beginning July 1, 2015, and expiring on June 3	
20 21	SECTION 3.1.(c) Notwithstanding the appointment provisions in C	
21	in G.S. 96-15.3, as enacted by this act, and to achieve the staggered terr	
22	G.S. 96-15.3, as enacted by this act, Keith Holliday, appointed by the Govern	-
23 24	2013 to serve on the Board of Review as the member that represents employers,	
25	serve on the Board of Review for the term beginning upon appointment and e	
26	30, 2016. In accordance with G.S. 96-15.3, as enacted by this act, the term begin	
27	2016, will expire on June 30, 2020.	
28	SECTION 3.1.(d) Notwithstanding the appointment provisions in (G.S. 96-4(b) and
29	in G.S. 96-15.3, as enacted by this act, Stanley Campbell, appointed by the	
30	December 2013 to serve on the Board of Review as the member that represent	
31	confirmed to serve on the Board of Review for the term beginning upon a	ppointment and
32	expiring on June 30, 2017. In accordance with G.S. 96-15.3, as enacted by th	is act, the term
33	beginning on July 1, 2017, will expire on June 30, 2021.	
34	SECTION 3.2.(a) The following decisions in an appeal by a party	to a decision of
35	an appeals referee or hearing officer under Chapter 96 of the General State	utes are hereby
36	validated and given the same legal effect as if those decisions had been issued	by the Board of
37	Review (BOR):	
38	(1) Decisions issued by the Assistant Secretary of Commerce for	
39	Employment Security or by the Secretary of Commerce's des	0
40	(2) Decisions issued by the three individuals appointed by the	ne Governor in
41	December 2013 to serve as members of the BOR.	1 11
42	SECTION 3.2.(b) This section is effective when it becomes law	and applies to
43	decisions rendered on or after November 1, 2011.	
44 45	SECTION 3.3.(a) G.S. 96-4(b) and Section 21 of S.L. 2013-224 are	-
45 46	SECTION 3.3.(b) Article 2D of Chapter 96 of the General Statutes adding a new section to read:	s is amended by
40 47	" <u>§ 96-15.3. Board of Review.</u>	
47	(a) Purpose. – The Board of Review (BOR) is created to determine appe	als policies and
49	procedures and to hear appeals arising from the decisions and determinations	
50	The Department of Commerce must assign staff to the BOR. The BOR and	
51	perform their job responsibilities independent of the Governor, the General	

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1	Department, and	the Division and in accordance with any written guida	nce promulgated and
2		S. Department of Labor.	<u> </u>
3		bers. – The BOR consists of three members appointed	by the Governor and
4	subject to confir	mation by the General Assembly as provided in subsection	on (c) of this section.
5	One member mu	st be classified as representative of employees, one meml	ber must be classified
6		e of employers, and one member must be classified as	·
7	general public. T	The member appointed to represent the general public will	l serve as chair of the
8	BOR and must b	e a licensed attorney in this State.	
9	Members of	the BOR serve staggered four-year terms. A term begins	on July 1 of the year
10		nd ends on June 30 of the fourth year. No individual may	
11	terms on the BO	R. In calculating the number of terms served, a partial ter	m that is less than 24
12	months in length	n will not be included. The General Assembly must set t	the annual salaries of
13	the BOR in the c	urrent Operations Appropriations Act.	
14	(c) Confi	rmation Appointments of members to serve on the	BOR are subject to
15	confirmation by	the General Assembly by joint resolution. The Governor 1	nust submit the name
16	of the individua	1 the Governor wants to appoint to the BOR to the G	eneral Assembly for
17	confirmation on	or before May 1 of the year of the expiration of the	term. If the General
18	Assembly does a	not confirm the appointment by May 30, the office will	be considered vacant
19	and must be fill	ed in accordance with subsection (d) of this section. The	ne Governor may not
20	resubmit the nan	ne of the nominee whom the General Assembly did not c	onfirm for the office.
21	If the Governor	fails to timely submit a nomination, the General Assemb	ly will appoint to fill
22	the succeeding te	erm as provided in subsection (e) of this section.	
23		ncies For the purpose of this subsection, the General	•
24		prior to convening of the regular session, (ii) during any	
25		for more than 10 days, and (iii) after sine die adjourn	
26		cy in an office of the BOR prior to the expiration of the te	erm of office must be
27		nce with this subsection:	
28	<u>(1)</u>	During legislative session. – If a vacancy in an office	
29		the General Assembly is in session, the Governor mus	
30		the individual to be appointed to fill the vacancy for	·
31		unexpired term within 30 days after the vacancy a	
32		Assembly for confirmation by the General Assem	•
33		Assembly does not confirm the appointment within 30 c	-
34		Assembly receives the nomination, the office will be c	
35		must be filled in accordance with this subsection. The	
36		resubmit the name of the nominee whom the Gener	
37		confirm for the vacancy. If the Governor fails to timely	
38		the General Assembly will appoint to fill the vaca	ancy as provided in
39 40	(2)	subsection (e) of this section.	ouises ou eviste vileou
40	<u>(2)</u>	During legislative interim. – If a vacancy in an office	
41		the General Assembly is not in session, the Govern	
42		individual to that office to serve on an interim basis pen	
43		the General Assembly. The Governor must submi	
44		individual to be appointed to fill the vacancy for t	
45		unexpired term to the General Assembly for confirmati	
46		the date the General Assembly convenes or reconvene	
47 48		session. If the Governor fails to timely submit a non	
48		Assembly will appoint to fill the vacancy as provided	i iii subsection (e) of
49 50		this section.	shmit the name of or
		lative Appointments. – If the Governor fails to timely su	·
51	muividual to be	appointed to the BOR as provided in this section, then the	ne General Assembly

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1	may appoint an individual to fill the vacancy in accordance with G.S. 120-121 and the
2	provisions of this subsection. If the vacancy occurs in an odd-numbered year, the appointment
3	is made upon the recommendation of the President Pro Tempore of the Senate. If the vacancy
4	occurs in an even-numbered year, the appointment is made upon the recommendation of the
5	Speaker of the House of Representatives."
6	SECTION 3.4. The Joint Legislative Program Evaluation Oversight Committee
7	shall include in the 2015-2017 Work Plan for the Program Evaluation Division of the General
8	Assembly a study of the value provided to the State by the Board of Review (BOR). The
9	Division shall report its findings and recommendations to the Joint Legislative Program
10	Evaluation Oversight Committee and to the Joint Legislative Oversight Committee on
11	Unemployment Insurance by March 1, 2016. The study should include the following:
12	(1) A cost-benefit analysis of the State provision of a higher level of appeal of
13	decisions for the Division of Employment Security through the BOR:
14	a. Annual costs of the BOR.
15	b. Number of cases handled annually by the BOR.
16	c. Average time for BOR to process a case.
17	d. Cost per case.
18	e. Number and percentage of BOR decisions differing from the initial
19	decision.
20	f. Average percentage distribution of time BOR staff members spend
21	on BOR tasks and tasks unrelated to BOR.
22	g. Independence of BOR staff from budgetary control, direction, or
23	override by non-BOR agency employees and officers.
24	(2) A comparison to other states with BOR functions on the same factors
25	enumerated in subdivision (1) of this section.
26	(3) A determination of how the cost of BOR compares to the monetary value
27	derived from the BOR appeals function.
28	(4) A determination if BOR resources could be applied more efficiently and
29	effectively to provide equivalent value to the State.
30	(5) An identification of noneconomic or nonquantifiable justifications, if any, of
31	a BOR function.
32	(6) Any Program Evaluation Division recommendations for administrative or
33	legislative consideration.
34	
35	PART IV. TAX CHANGES
36	SECTION 4.1.(a) G.S. 96-9.2(c) reads as rewritten:
37	"(c) Contribution Rate for Experience-Rated Employer. – The contribution rate for an
38	experience-rated employer who does not qualify as a beginning employer under subsection (b)
39	of this section is determined in accordance with the table set out below and then rounded to the
40	nearest one-hundredth percent (0.01%), subject to the minimum and maximum contribution
41	rates. The minimum contribution rate is six-hundredths of one percent (0.06%). The maximum
42	contribution rate is five and seventy-six hundredths percent (5.76%). "Total insured wages" are
43	the total wages reported by all insured employers for the 12-month period ending on July 31
44	June 30 preceding the computation date. An employer's experience rating is computed as a
45	reserve ratio in accordance with G.S. 96-9.4. An employer's reserve ratio percentage (ERRP) is
46	the employer's reserve ratio multiplied by sixty-eight hundredths. A positive ERRP produces a
47	lower contribution rate, and a negative ERRP produces a higher contribution rate.
48	"
49	SECTION 4.1.(b) This section is effective when it becomes law and applies to
50	contributions payable for calendar quarters beginning on or after January 1, 2014.
51	SECTION 4.2.(a) G.S. 96-11.2 reads as rewritten:

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"§ 96-11.2. Allocation of charges to base period employers.

2 Benefits paid to an individual are charged to an employer's account when the individual's 3 benefit year has expired. quarterly. Benefits paid to an individual must be allocated to the 4 account of each base period employer in the proportion that the base period wages paid to the 5 individual in a calendar quarter by each base period employer bears to the total wages paid to 6 the individual in the base period by all base period employers. The amount allocated to an 7 employer that pays contributions is multiplied by one hundred twenty percent (120%) and 8 charged to that employer's account. The amount allocated to an employer that elects to 9 reimburse the Unemployment Insurance Fund in lieu of paying contributions is the amount of 10 benefits charged to that employer's account."

11 **SECTION 4.2.(b)** This section becomes effective January 3, 2016, and applies to 12 claims effective on or after that date. Claims filed prior to January 3 will be charged annually 13 when the benefit year for that claim ends.

14 **SECTION 4.3.** Notwithstanding G.S. 96-9.7(b), the surtax imposed under 15 G.S. 96-9.7 does not apply to the calendar year 2016 if the amount in the State's account in the 16 Unemployment Trust Fund as of March 1, 2016, equals or exceeds one billion dollars 17 (\$1,000,000,000).

18

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19 **PART V. EFFECTIVE DATE**

20 **SECTION 5.** Except as otherwise provided, this act is effective when it becomes 21 law.